

# **BY-LAW 2020-XXX**

Being a By-law respecting Construction, Demolition, Change of Use Permits and Inspections

**WHEREAS** Section 7 of the *Building Code Act*, 1992, S.O. 1992, c. 23, as amended, authorizes municipal council to pass by-laws respecting construction, demolition and change of use permits, inspections and related matters;

**AND WHEREAS** the Council of The Corporation of the City of Markham desires to repeal By-law 2019-136 and to enact a new building by-law for the issuance of permits and related matters, including the establishment of a fee schedule;

**NOW THEREFORE** THE COUNCIL OF THE CORPORATION OF THE CITY OF MARKHAM ENACTS AS FOLLOWS:

### 1. SHORT TITLE

1.1. This By-law may be cited as the "Building By-law".

### 2. **DEFINITIONS**

## 2.1. In this By-law:

"Act" means the Building Code Act, 1992, S.O. 1992, c. 23, as amended;

"applicant" means the *owner* of a building or property who applies for a *permit* or any person authorized to apply for a *permit* on the *owner*'s behalf, or any person or corporation empowered by statute to cause the construction or demolition of a building or buildings and anyone acting under the authority of such person or corporation;

"Building Code" means the regulation made under Section 34 of the Act;

"certified model" means a unique building design for a detached or semidetached unit that has been reviewed by the *chief building official* for compliance with the *Building Code* and is intended for construction pursuant to a *permit* issued under the *Act*. A *certified model* approval is not itself a *permit*;

"City" means The Corporation of the City of Markham.

"chief building official" means the chief building official appointed by by-law by Council for the purposes of enforcement of the Act, the Building Code and this By-law;

"complete application" means an application that meets the requirements set out in the building code for applications where the *chief building official* is required to make a decision within a prescribed time period, and further that meets the requirements set out in Section 4 and Schedule B of this By-law;

"conditional permit" means a permit issued under Subsection 8(3) of the Act;

"construct" means construct as defined in Subsection 1(1) of the Act;

"demolish" means demolish as defined in Subsection 1(1) of the Act;

"electronic submission" means the filing of a pre-application review or an application for a building permit, certified model or alternative solution,

including all required forms, documents and drawings, submitted through an online application procedure approved by the *chief building official*.

"owner" means, in respect of the property on which the construction is to take place, the registered owner of the land and, except for *conditional permits*, may include a lessee, mortgagee in possession and the person acting as the owner's authorized agent;

"partial permit" means a permit issued by the chief building official to construct part of a building;

"permit" means permission or authorization given in writing by the *chief building official* to perform work, to change the use of a building or part thereof, or to occupy a building or part thereof, as regulated by the *Act* and *Building Code*;

"permit holder" means the owner to whom the permit has been issued or where a permit has been transferred, the new owner to whom the permit has been transferred;

"pre-application review" means the review of forms, documents and drawings which precedes the acceptance of a permit application to determine if it qualifies for an *electronic submission* for a permit;

"pre permit consultation" means the high level review of proposed plans to identify any applicable *Building Code* concerns in advance of a building permit application. Pre Permit Consultation does not confirm *Building Code* compliance.

"Registered Code Agency" means a registered code agency as defined in Subsection 1(1) of the Act;

"revised submission" means additional information filed with the *chief building* official which depicts one or more changes to the proposed or as-constructed design of a building or part of a building for which a permit has already been issued and for which approval by the *chief building official* is required;

"sewage system" means a sewage system as defined in Subsection 1.4.1.of Division A of the *Building Code*;

"supplementary submission" means a resubmission of information in relation to building permit documents previously reviewed or issued, that requires additional review to determine *Building Code* compliance;

"zoning preliminary review" means a review of plans and other documents to determine, prior to building permit or *Planning Act* applications, whether proposed designs comply with applicable zoning by-laws;

2.2. Terms not defined in this By-law shall have the meaning ascribed to them in the *Act* or the *Building Code*.

### 3. CLASSES OF PERMITS

3.1. Classes of *permits* required for the construction, demolition or change of use of a building shall be set out in Schedule A to this By-law.

# 4. REQUIREMENTS FOR *PERMIT* APPLICATIONS

# **General Requirements**

- 4.1. Every *permit* application, *certified model* application and application for an alternative solution must meet the requirements of this Section and Section 6 and shall:
  - 4.1.1. be made by an *applicant*;

- 4.1.2. be submitted to the *chief building official* on forms prescribed by the Province of Ontario or when no form is prescribed, on a form prescribed by the *chief building official*;
- 4.1.3. be accompanied by the required fees calculated in accordance with Schedule A;
- 4.1.4. unless otherwise determined by the *chief building official*, be in the form of an *electronic submission*;
- 4.1.5. unless otherwise determined by the *chief building official*, shall not be accepted until a *pre-application review* has been completed to the satisfaction of the *chief building official*; and
- 4.2. To be considered a *complete application*, every *permit* application shall be accompanied by the approval documents issued by the agencies responsible for the applicable laws listed in the building code, where those agencies issue approval documents and the law applies to the construction or demolition being proposed.
- 4.3. An application for a *permit* may be refused by the *chief building official* where it is not a *complete application*.
- 4.4. The *chief building official* may, as the chief building official deems appropriate, provide prescribed forms in an electronic format and may allow for the electronic submission of completed *permit* application forms.
- 4.5. Notwithstanding Subsection 4.4, completed forms generated electronically shall be accepted subject to the endorsement by the *applicant*.
- 4.6. When filing an application, the *owner* and the *applicant* shall provide an electronic address(s) for the purpose of receiving communications from the *chief building official* regarding the construction, demolition or change of use associated with a permit application or issued *permit*. The owner or authorized agent of the owner shall inform the *chief building official* immediately in writing when the electronic address(s) provided change or become not functional.

# Applications for *Permits* to Construct

- 4.7. Every application for a *permit* to *construct* a building shall:
  - 4.7.1. identify and describe in detail the work to be done and the existing and proposed use and occupancy of the building, or part thereof, for which the building *permit* application is made;
  - 4.7.2. be accompanied by the plans, specifications, documents, forms and other information prescribed in Section 5 and Schedule B of this bylaw; and
  - 4.7.3. be accompanied by acceptable proof of corporate identity and property ownership, unless such proof is determined by the *chief building official* to be unnecessary.

# Applications for Permits to Demolish

- 4.8. Every application for a *permit* to *demolish* a building shall:
  - 4.8.1. identify and describe in detail the work to be done and the existing use and occupancy of the building, or part thereof, for which the application for a *permit* to *demolish* is made, and the proposed use and occupancy of that part of the building, if any, that will remain upon completion of the demolition;
  - 4.8.2. be accompanied by the plans, specifications, documents, forms and other information prescribed in Section 5 and Schedule B of this By-law; and
  - 4.8.3. be accompanied by proof satisfactory to the *chief building official* that arrangements have been made with the proper authorities for

### Applications for Permits to Construct Part of a Building

- 4.9. In addition to the requirements of Subsection 4.7, every application for a *partial permit* shall:
  - 4.9.1. require a *permit* application for the entire project; and
  - 4.9.2. be accompanied by plans, specifications, documents, forms and other information covering that part of the work for which application for a *partial permit* is made, together with such information pertaining to the remainder of the work as may be required by the *chief building official*.
- 4.10. The *chief building official* may issue a *partial permit* when the *chief building official* determines it is appropriate to expedite substantial construction before a *permit* for the entire building is available and where the relevant provisions of this By-law and the *Act* are met.
  - 4.10.1. When determining whether to issue a *partial permit*, the *chief building official* shall have regard for the likelihood of subsequent approvals being available in a timely fashion such that a project is not interrupted and exposed to potential damage from the elements while awaiting subsequent approvals.
- 4.11. The *chief building official* shall not, by reason of the issuance of a *partial permit* pursuant to this By-law, be under any obligation to grant any additional *permits*.

# **Applications for** *Conditional Permits*

- 4.12. An application for a *conditional permit* cannot be filed until plans review of the scope of work is complete.
- 4.13. In addition to the requirements of Subsection 4.7, where a *conditional permit* is requested, the *applicant* shall:
  - 4.13.1. complete an application on a form prescribed by the *chief building official*; and
  - 4.13.2. submit documents and drawings prescribed in Schedule B of this By-law.
- 4.14. The *chief building official* may, at his or her discretion, issue a *conditional permit* where unreasonable delays are anticipated in obtaining all necessary approvals and where the relevant provisions of this By-law and the *Act* are met.

# Applications for Permits for Change of Use

- 4.15. Every application for a *permit* for a change of use shall;
  - 4.15.1. be accompanied by the plans, specifications, documents, forms and other information prescribed in Section 5 and Schedule B of this By-law;

# **Application for a** *Certified Model*

- 4.16. An *applicant* may file an application for a *certified model*.
- 4.17. Every application for a *certified model* shall;
  - 4.17.1. be made on an application form prescribed by the *chief building official;* and
  - 4.17.2. be accompanied by the plans, specifications, documents, forms and other information prescribed in Section 5 of this By-law.
- 4.18. Plans and specifications forming part of each *certified model* application shall be deemed to form part of the *permit* documents of each *permit* subsequently issued under the *Act*.

### Abandoned *Electronic Submissions* and *Permit* Applications

- 4.19. Where an electronic submission has not been completed within 20 business days of creation, the electronic submission may be deemed by the *chief building official* to have been abandoned.
- 4.20. Where an application for a *permit* was accepted and the estimated permit fees are unpaid for three months after the *applicant* was advised in writing of the estimated permit fees, the application may be deemed by the *chief building official* to have been abandoned and written notice of the cancellation thereof shall be given to the *applicant*.
- 4.21. Where an application for a *permit* remains incomplete and inactive for six months after the *applicant* has been advised in writing of all the reasons for refusal, the application may be deemed by the *chief building official* to have been abandoned and written notice of the cancellation thereof shall be given to the *applicant*.

#### **Revisions to Permits**

- 4.22. After the issuance of a *permit* under the *Act*, the *applicant* shall give notice to the *chief building official* in writing of any material change to a plan, specification, document or other information upon which a *permit* was issued, together with the details of such change, which change shall not be made without the prior written authorization of the *chief building official*.
- 4.23. Application for authorization of any substantial change shall constitute a *revised submission* or a *supplementary submission*.

### 5. PLANS AND SPECIFICATIONS

- 5.1. As part of the application for a *permit* and in addition to the requirements of Section 4 of this by-law, every *applicant* shall submit to the *chief building official* the following:
  - 5.1.1. sufficient plans, specifications, documents, forms and such other information as may be deemed necessary by the *chief building official* to determine whether the proposed construction, demolition, or change of use conforms to the *Act*, the *Building Code*, and any other applicable law;
  - 5.1.2. Where a site plan is required to satisfy Section 5.1.1, the site plan shall reference a current plan of survey certified by a registered Ontario Land Surveyor and shall include:
    - 5.1.2.1. lot size and dimensions of the property;
    - 5.1.2.2. setbacks from existing and proposed buildings to property boundaries and to each other;
    - 5.1.2.3. existing and finished ground levels or grades; and
    - 5.1.2.4. existing rights of way, easements and municipal services; and
    - 5.1.2.5. a copy of a current plan of survey, unless the *chief* building official waives this requirement.
- 5.2. As part of an application for a *certified model*, every applicant shall submit to the *chief building official* sufficient plans, specifications, documents, forms and such other information as may be deemed necessary by the *chief building official* to determine whether the proposed construction conforms to the *Building Code*.
- 5.3. Plans, specifications and other documents submitted by an *applicant* shall:
  - 5.3.1. be fully coordinated among design disciplines and intended for construction, demolition or change of use;
  - 5.3.2. be fully dimensioned and drawn to a suitable scale that clearly depicts the proposed construction, demolition or change of use;

- 5.3.3. be in the form of an electronic submission; and
- 5.3.4. contain information and text that is clear and legible.
- 5.4. Unless otherwise deemed necessary by the *chief building official*, every application shall be accompanied by plans, specifications, forms, documents and other information required to facilitate the administration and enforcement of the *Building Code*.
- 5.5. On completion of the construction of a building, the *chief building official* may require the *applicant* to submit a set of as constructed plans, including a plan of survey showing the location of the building.
- 5.6. Plans and specifications submitted in accordance with this By-law or otherwise required by the *Act* become the property of the *City* and will be disposed of or retained in accordance with relevant legislation or by-law.

### 6. AUTHORIZATION OF ALTERNATIVE SOLUTIONS

- 6.1. Where approval for an alternative solution under the *Building Code* is being sought, the *applicant* shall submit:
  - 6.1.1. an application on a form prescribed by the *chief building official*;
  - 6.1.2. supporting documentation demonstrating that the proposed alternative solution will provide the level of performance required by the *Building Code*; and
  - 6.1.3. payment of the required fee prescribed by Schedule A.

### 7. FEES AND REFUNDS

- 7.1. The *chief building official* shall determine the required application fees in accordance with Schedule A to this By-law.
- 7.2. The *chief building official* shall not issue a *permit* until fees required by this By-law have been paid in full by the *applicant*.
- 7.3. In addition to the fees paid at the time of building *permit* application, when an *applicant* makes *supplementary submissions* and *revised submissions*, the *applicant* shall pay the prescribed fee which shall be calculated in accordance with Schedule A.
- 7.4. In the case of withdrawal or abandonment of an application, or refusal or revocation of a *permit*, and upon written request by the *applicant*, the *chief building official* may refund any unearned fees which shall be calculated in accordance with Section 4 of Schedule A.

### 8. TRANSFER OF PERMITS

- 8.1. Upon change of ownership, *permit* applications and *permits* must be transferred to the new *owner* with the approval of the *chief building official*.
- 8.2. To transfer a *permit* application or *permit*, the new *owner* shall complete and submit an application form in accordance with the requirements of Section 4 of this by-law and pay the required fee as prescribed by Schedule A.
- 8.3. Upon the transfer of the *permit* by the *chief building official*, the new *owner* shall be the *permit holder* for the purpose of this By-law, the *Act* and the *Building Code*.

# 9. NOTICES FOR INSPECTIONS

9.1. Inspection notices required by the building code and this By-law shall be made in writing, by telephone using the City's permit inspection request line or online inspection request procedure which have been prescribed for this purpose.

- 9.2. Inspection notices are required a minimum of two business days prior to the stages of construction specified therein and shall be given in accordance with the requirements of Subsection 1.3.5 of Division C of the *Building Code*.
- 9.3. The person to whom the *permit* has been issued shall notify the *chief* building official or a Registered Code Agency where one is appointed, of each stage of construction for which a notice is prescribed by the Building Code.
- 9.4. Notwithstanding Section 10 of this By-law, the person to whom the *permit* has been issued shall notify the *chief building official* of the date of completion of the building or demolition work no more than two days after that date.
- 9.5. In addition to the notices prescribed in Article 1.3.5.1 of Division C of the *Building Code*, the person to whom a *permit* has been issued shall give the *chief building official* notice of the readiness for inspection for the following stages of construction, where applicable:
  - 9.5.1. commencement of construction of the building
  - 9.5.2. commencement of construction of:
    - 9.5.2.1. masonry fireplaces and masonry chimneys,
    - 9.5.2.2. factory-built fireplaces and allied chimneys,
    - 9.5.2.3. stoves, ranges, space heaters and add-on furnaces using solid fuels and allied chimneys
  - 9.5.3. substantial completion of interior finishes

### 10. REGISTERED CODE AGENCIES

- 10.1. The *chief building official* is authorized to enter into and sign contracts for service agreements with *Registered Code Agencies* and appoint them to perform specified functions from time to time in order to maintain the time periods for *permits* prescribed in Article 1.3.1.3. of Division C of the *Building Code*.
- 10.2. A *Registered Code Agency* may be appointed to perform one or more of the specified functions described in Section 15.15 of the *Act*.

### 11. FENCING CONSTRUCTION SITES

- 11.1. Where, in the opinion of the *chief building official*, a construction or demolition site presents a hazard to the public, the *chief building official* may require the *permit holder* to erect such fencing to the standards and specifications that the *chief building official* deems to be appropriate in the circumstances.
- 11.2. When determining if a construction or demolition site presents a hazard to the public and requires the erection of fencing and the type of fencing required, the *chief building official* shall have regard to:
  - 11.2.1. the proximity of the construction site to occupied dwellings;
  - 11.2.2. the proximity of the construction site to lands accessible to the public, including but not limited to streets, parks, and commercial and institutional activities;
  - 11.2.3. the hazards presented by the construction activities and materials;
  - 11.2.4. the feasibility and effectiveness of site fencing; and
  - 11.2.5. the duration of the hazard.
- 11.3. When the *chief building official* is of the opinion that fencing is required, the *permit holder* shall, prior to the issuance of any construction or demolition permit, erect or cause to be erected fencing to the following minimum standards:

- 11.3.1. Minimum of 1800 mm in height
- 11.3.2. Maximum of 2300 mm in height
- 11.3.3. Full height screening with a minimum opaqueness of 90%, and
- 11.3.4. Fencing must be located entirely within the subject property lines unless otherwise authorized.
- 11.4. For the purposes of this Section, construction or demolition site shall include the area of the proposed construction or demolition and any area where materials or equipment are stored or operated.

#### 12. OFFENCES AND PENALTIES

12.1. Any person who contravenes any provision of this by-law is guilty of an offence and is liable upon conviction to a fine as provided for in the Act.

### 13. SEVERABILITY

13.1. Should any section, subsection, clause or provision of this By-law be declared by a court of competent jurisdiction to be invalid, the same shall not affect the validity of this By-law as a whole or any part thereof, other than the part so declared to be invalid.

### 14. MISCELLANEOUS

- 14.1. All Schedules shall be and form part of this By-law.
- 14.2. A reference to the singular or to the masculine shall be deemed to refer to the plural or feminine as the context may require.

### 15. REPEAL AND TRANSITION

- 15.1. By-law Number 2019-136 is hereby repealed upon the date that this by-law comes into force.
- 15.2. Notwithstanding Sections 15.1 and 16.1 of this by-law, for any *complete* application received prior to the effective date of this by-law, the provisions of By-law Number 2019-136 shall remain in force and effect for the purpose of that application.
- 15.3. Applications that are not *complete applications* as defined in this by-law, shall be subject to the within by-law irrespective of the date the initial application was made.

### 16. EFFECTIVE DATE

16.1. This by-law shall come into force on the 1<sup>st</sup> day of January 2021.

READ A FIRST, SECOND, AND THIRD TIME AND PASSED THIS XX<sup>th</sup> DAY OF MONTH, 2020.

KIMBERLEY KITTERINGHAM FRANK SCARPITTI **MAYOR** 

CITY CLERK

#### **SCHEDULE A**

### CLASSES OF PERMITS, FEES AND REFUNDS

### 1. FEES

- 1.1 All fees shall be paid in full at the time of acceptance of the permit application.
- 1.2 The fee for the *pre-application review* of applications shall be \$100. This fee is non-refundable and a credit for this fee will be applied to the total building *permit* fee.

### 2. CALCULATION OF PERMIT FEES

- 2.1 *Permit* fees shall be calculated on the basis of:
  - 2.1.1 the flat rate where indicated in Column 5 of Table 1 of this Schedule;
  - 2.1.2 the product of the applicable fee multiplier in Column 4 of Table 1 of this Schedule and the related floor area or other measure specified in Column 3; or
  - 2.1.3 where a fee is not listed in Table 1, \$30 for each \$1,000 or part thereof of the construction value prescribed by the chief building official
- 2.2 Except for classes of *permits* subject to flat rates, fees shall be based on the appropriate measure of the floor area of the project.
- 2.3 Except where otherwise exempt, in addition to the fees calculated according to Subsections 2.1 and 2.2 fees shall also be assessed according to the number of plumbing fixtures and the size of supply piping and drainage piping as applicable.
- 2.4 Section B of Table 1 of this Schedule applies where the scope of work does not affect any exterior wall or exterior roof assembly in existing construction.
- 2.5 Fees charged for the review of *certified models* shall be calculated using a fee multiplier equivalent to that applicable to Single or Semi Detached Dwellings determined in accordance with Subsections 2.9 to 2.11 of this Schedule.
- 2.6 In addition to the fees calculated in accordance with Table 1 paid at the time of building *permit* application, fees for *supplementary submissions* and *revised submissions* shall be calculated at \$120/hour spent determining compliance with the Building Code, applicable law and submission standards.
- 2.7 Where *supplementary submissions* or *revised submissions* include certification of applicable law compliance, which compliance or applicability was incorrectly declared at the time of *permit* application, a fee of \$250 for each applicable law certification shall apply. Where an application form other than an applicable law checklist is required to be revised to reflect incorrectly declared information, a fee of \$250 applies.
- 2.8 In addition to the fees calculated in accordance with Table 1, each application for consideration of an alternative solution shall be accompanied by a non-refundable fee of \$2,000. Additional fees for outside consultants are due when applicable. Where a *supplementary submission* is made for an alternative solution, a flat fee of \$500 will apply and is due at the time of resubmission.
- 2.9 When calculating fees based on floor areas, floor area is measured to the outer face of exterior walls and to the centreline of party walls or demising walls, except when calculating interior partition work. When measuring floor area for interior partitioning, corridors, lobbies, washrooms, lounges, and other similar facilities are to be included and classified according to the

- major occupancy classification for the floor area with which they are associated. Where these areas are constructed in a shell-only building, fees shall be calculated at the applicable partitioned rate in Table 1.
- 2.10 When measuring floor area, no deductions shall be allowed for floor openings required for such facilities as stairs, elevators, escalators, shafts and ducts. Interconnected floor spaces and atriums above their lowest level may be deducted from measured floor area.
- 2.11 Where incorporated with an application for a class of dwelling described in Rows A6 or A7 of Table 1, no additional fee is required for decks, fireplaces, unfinished basements, attached garages, heating or plumbing systems.
- 2.12 Where incorporated with an application for a class of permit described under Section A and B of Table 1, no additional fee shall be levied for the scope of work described in Sections D and G of Table 1 that form part of the work proposed under the application.
- 2.13 For any permit application for a class of permit described under Section B of Table 1, floor area used for the calculation of fees shall be the lesser of:
  - 2.13.1 the area contained within a single rectangle encompassing all of the proposed work, or
  - 2.13.2 the actual area of the tenant space;
- 2.14 The occupancy classifications used in this By-law are based on the *Building Code* occupancy classifications. For mixed occupancy classifications, the total payable fee shall be calculated by applying the fee multiplier for each occupancy prescribed in Table 1 to the floor area measured for each individual occupancy and taking the sum of the fees calculated for each occupancy.
- 2.15 For *permits* for change of use, the fee multiplier for the proposed occupancy will be applied to the entire floor area subject to the change of use.
- 2.16 Where a change of use *permit* is denied, the fees paid may be credited to a building *permit* which incorporates the construction required to accommodate the change of use.
- 2.17 Except for temporary buildings on construction sites for offices, fees for temporary buildings, including tents, stages and bleachers, apply to buildings erected for less than 12 weeks.
- 2.18 The permit fee for the remediation, restoration, or demolition of premises used for the production of illicit substances is \$5,000. Administrative fees in accordance with Section 5 of this Schedule are in addition to this fee.

# 3. MINIMUM FEE

- 3.1 Except where a flat fee applies, the minimum fee for any permit application for work proposed in Group C residential occupancies in Sections A, B, D, and E of Table 1 shall be \$100;
- 3.2 Except where a flat fee applies, the minimum fee for any permit application for work proposed in Group A, B, D, E and F occupancies in Sections A, B, D, and E of Table 1 shall be \$500.

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#### 4. CALCULATION OF REFUNDS

4.1 Pursuant to Section 7 of this By-law, refunds shall be calculated as follows:

Refund = [Permit Fee Paid] – [Total Permit Fees Payable x % Permit Fee Earned]

- 4.2 The proportion of the total *permit* fee payable is earned according to the following schedule:
  - 4.2.1 10% if administrative functions only have been performed;
  - 4.2.2 20% if administrative functions and zoning review have been performed;
  - 4.2.3 50% if administrative functions, zoning review and all or part of the *Building Code* review have been performed; and
  - 4.2.4 60% if all administrative functions and reviews have been completed and the building permit has been issued or is available to be issued.
- 4.3 No refund is available for:
  - 4.3.1 Flat fees prescribed in Column 5 of Table 1;
  - 4.3.2 minimum fees prescribed in Section 3 of this Schedule;
  - 4.3.3 fees in the amount of \$500 or less;
  - 4.3.4 reduced area of work where the scope of work is reduced more than 2 business days after the application is filed;
  - 4.3.5 incorrect work area declaration at the time of application;
  - 4.3.6 where a permit is revoked, except where a permit is issued in error, or the applicant requests revocation no more than six months after the permit is issued;
  - 4.3.7 applications or permits where construction or demolition has commenced;
  - 4.3.8 applications cancelled more than 2 years after the *permit* application date; or
  - 4.3.9 administrative fees listed in Section 5 of this Schedule.
- 4.4 Pursuant to Section 10 of this by-law, 20% of the applicable permit fee paid shall be refunded where an application was made using a Registered Code Agency appointed under a service agreement with the Chief Building Official, those services are fully paid for by the applicant and have been completed in accordance with the building code, and the Final Certificate as defined by the *Building Code Act* has been submitted to the Chief Building Official.

### 5. ADMINISTRATIVE FEES

- 5.1 To offset additional investigative and administrative costs, a non-refundable fee of \$400 shall be paid where any Order to Comply is issued pursuant to Section 12 or Section 13 of the *Act* and an additional fee of \$1,000 shall be paid where any Stop Work Order is issued pursuant to Section 14 of the *Act*. Payment of these fees does not relieve any person or corporation from complying with the *Act*, the *Building Code* or any applicable law.
- 5.2 To offset additional costs associated with the investigation, inspection, administration and rectification of unsafe buildings pursuant to Section 15.9 of the *Act*, a non-refundable fee of \$500 shall be paid where any Unsafe Order is issued, and an additional non-refundable fee of \$1,000 shall be paid where any Order respecting Occupancy is issued. Payment of these fees does not relieve any person or corporation from complying with the *Act*, the *Building Code* or any applicable law.
- 5.3 Once a permit application has been accepted, the non-refundable fee to transfer the application to a new permit applicant or to change the project address is \$250.

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- 5.4 To transfer a *permit* from one *permit holder* to another, a non-refundable fee of \$250 shall be payable.
- 5.5 Except as provided in Section 5.7, for written requests for information concerning a property's compliance with the *Building Code* and applicable law, the non-refundable fee shall be \$150.
- 5.6 For written requests for information to support Provincial license applications unrelated to a current *permit* or *permit* application, the non-refundable fee shall be \$500. Where there is a current *permit* or *permit* application, the non-refundable fee shall be \$250.
- 5.7 For the reproduction of documents, the fee shall be \$10 plus 110% of the cost of reproduction, plus a fee for *City* staff preparation time at \$100/hour.
- 5.8 Where a requested inspection reveals an infraction which was identified at a previous inspection and not remedied, an additional fee of \$150 shall be payable prior to subsequent inspections being scheduled.
- 5.9 Where an inspector determines that work for which an inspection has been requested is not sufficiently complete to allow proper inspection, an additional fee of \$150 shall be payable prior to subsequent inspections being scheduled.
- 5.10 For phased projects, in addition to the *permit* fee for the complete building, an additional fee of \$750 shall be payable for each phase not applied for at the time of the initial *permit* application.
- 5.11 For *conditional permits*, the conditional permit fee shall be the total *permit* fee for the proposed construction plus a non-refundable additional 10% of that fee.
  - 5.11.1 A minimum additional fee of \$3,000 and a maximum additional fee of \$6,000 applies to *conditional permits*.
  - 5.11.2 Where the *conditional permit* expiration date is extended at the request of the applicant, a non-refundable fee equal to the original conditional permit fee shall apply to each extension.
  - 5.11.3 In addition to the non-refundable fee, a letter of credit is required for every *conditional permit* or phased *conditional permit*.
- 5.12 Notwithstanding Subsection 2.6 of this Schedule, for changes of house models, an additional fee of \$300 plus the fee in Table 1 corresponding to new home construction for any resulting increase in floor area shall be payable. Where the floor area is reduced, no refund applies.
- 5.13 Where a permit is issued and construction has not seriously commenced within 12 months, the non-refundable fee to extend the permit will be \$200 or the permit fee paid, whichever is less.
- 5.14 When a *permit* is suspended or is deemed incomplete and an inspection is subsequently requested, an additional fee shall be required to be paid to re-activate the permit prior to any such inspection. For housing permits the re-activation fee is \$200 and for non-housing permits the fee is \$500.
- 5.15 Pursuant to Section 10 of this by-law, where an application is made using a Registered Code Agency appointed under a service agreement with the Chief Building Official, and those services are fully paid for by the applicant, the applicable fee shall be reduced by 20% at the time a complete application is filed with a Plan Review Certificate as defined by the *Building Code Act*.
- 5.16 For review and approval of spatial separation agreements required by Division B of the *Building Code* a fee of \$500 per lot applies.

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- 5.17 Fees for Zoning Preliminary Reviews will be as follows:
  - 5.17.1 \$250 for low rise residential (including singles, semis (per unit), townhouse (per unit), decks, porches, sheds, and driveways);
  - 5.17.2 \$500 for interior alterations (including parking calculation) (per unit);
  - 5.17.3 \$500 for multiple-unit residential projects and non-residential projects (per building); and
  - 5.17.4 \$250 per proposed lot where the review is in support of a land division application.
- 5.18 The non-refundable fee shall be \$50 for written requests for information concerning a property's zoning designation, permitted uses and development standards.
- 5.19 Fees for *Pre Permit Consultation* shall be \$750 for the first review. Where a *supplementary submission* is made for a Pre Permit Consultation, a fee of \$250 will apply and is due at the time of resubmission.

Compare   Female   Compare   Compa	0		TABLE 1 - Calculation of Permit Fees		
Section   Concentration   Co	1		3		
A					Flat Fee
Output   Principle	A1		Transportation Terminals		6040
Compact Resistances	A3		Outdoor Pool		\$013
Company	A4 A5	Group B: Institutional	All Other Assembly Occupancies		
Margins Unit Studing organization and art Serveys   \$22.79   \$15.50   \$1.00	A6			\$18.34	
Repeat of Previously agrowing Contribut Mode)	A7 A8				
Miles	A9				
April	A11		Hotel / Motel	\$24.27	
	A12 A13			\$6.26	\$589
Accessory utility building o, deute and, dazene less than 20 m²   310 Accessory tilly building o, deute and, deated less than 20 m²   310 Accessory tilly building o, deute and, deated less than 20 m²   310 Accessory tilly building o, deute and, deated less than 20 m²   310 Accessory tilly building o, deute and, deated less than 310 Accessory tilly building of the access of the company of the c	A14				\$1,417
Anne 1975 Anne 1	A16		100		\$1,065
All   Organ   Descriptions   Services   Se	A17		Accessory utility building (ie. Garden shed, Gazebo) 20 m <sup>2</sup> or greater		\$589
April   Print   Prin	A18 A19	Group D: Business and Personal Services		\$15.65	\$128
April	A20		Partitioned / Finished / Mezzanine	\$20.19	£4.200
Associated   Section   S	_	Group E: Mercantile	Children and Indian Marie Company and Comp	\$13.15	\$1,298
Partitioned   Finished   Mazzanine	A23	Group E: Industrial			
Repair ganger	A25	Group 1 : illuusiitat	Partitioned / Finished / Mezzanine	\$14.08	
Parking Gratege Lunderground, open air)	A26 A27				
Rec   Storage Systems regulated by the Building Code   \$10.17	A28		Parking Garage (underground, open air)	\$6.42	
Permanent Tent / All supported structure	A29 A30				
Colling (new or replacement)   \$0.51	A31	All Occupancies	Permanent Tent / Air supported structure	\$7.27	
	A32 A33				
	A34		Mechanical Penthouse	\$10.17	6363
ASS   Came Runway	A36		Shoring (/m of length)		\$202
Crane Fourway	A37 A38	Designated Structures		\$15.65	\$375
Add	A39		Crane Runway		\$558
Retaining Wall (fm of length)   \$21,68   \$37.00   \$37.0	A40 A41			\$43.36	\$375
Section B: ALTERATION or repair to assisting construction and cHANGE OF USEras defined by the Ontario Building Code)   I Croup A: Assembly   All other assembly occupancies   \$7.00     37.00   37.00   37.00   37.00     40 Croup C: Residential   Accessory Apartment   \$13.26   37.00     41 Croup C: Residential   Accessory Apartment   \$13.26   37.00     42 Croup D: Residential   Accessory Apartment   \$13.26   37.00   37.00     43 Croup D: Residential   Accessory Apartment   \$1.00   37.00   37.00   37.00     44 Croup D: Business and Personal Service   37.00   37.	A42		Retaining Wall (/m of length)		
All other assembly occupancies	A43	Section B: ALTERATION or repair to		io Building Cod	
Accessory Apartment			Restaurant	\$10.13	
All other Residential Occupancies	B3	NO. 17 CO. 17 CO			
Exterior door or door from parage into dwelling	B4 B5	Group C: Residential			
Section Companies   Section Service   Section Section Service   Section Service   Section Section Section Section Section Section Sectio	B6		Exterior door or door from garage into dwelling		\$415
180   Group E Merchaille	B7 B8				\$415 \$415
All Observations   All Observations   St. 20	В9				
Bit   Decupancies	B10 B11	Group E: Mercantile			
Parking Structure Repair   \$1.97			Floatramagnatic Lagling Davies (\$500 L \$120/additional device)		\$610
Section C: DEMOLITION  1 Group C: Residential Housing   Single / Semi-detached dwelling   Sea	B14	All Occupancies	Parking Structure Repair	\$1.87	\$018
Section C: DEMOLITION					
S21				******	
Section D: MECHANICAL and FIRE PROTECTION WORK (Proposed as stand alone work)   1   All Occupancies   Heating, ventilation, air conditioning   \$1.22     2					\$630 \$210
Heating_ventilation_air_conditioning	C3	All Other Occupancies		\$0.19	
Replacement Amunciator/Control Panel only (per storey served)   \$408   \$1.22   \$1.25				\$1.22	
Sprinkler System   S1 22	D2 D3				
Standpipe System (per riser)   \$160   \$770	D4		Sprinkler System	\$1.22	
Emergency Power   \$78	D5 D6				
Fireplace / Woodstove   \$12	D7		Emergency Power		\$783
Heating plant replacement   \$200	D9			\$210	\$128
Residential Service Connections	D10		Heating plant replacement		\$205 \$619
Each fixture					
Each Appliance				\$19.00	\$128
Conversion from Septic System to sewer	E3		Each Appliance	\$19.00	
Testable backflow preventer (\$300 +\$100/additional device)	E4 E5			\$19.00	\$249
Building storm drain, building storm sewer (/length in m)   \$19.00	E6		Testable backflow preventer (\$300 +\$100/additional device)		\$300
Each Manhole	E8		Building storm drain, building storm sewer (/length in m)	\$19.00	
Each Catchbasin   \$55.00	E9 F10				
Each Backwater Valve / Sump Pump / Sewage Ejector   \$128	E11		Each Catchbasin	\$55.00	
Section F: ON-SITE SEWAGE SYSTEMS (Proposed separately or in conjunction with other construction)           F1         New System         \$1,85           F2         Replacement of Leaching Bed         \$99           F3         Replacement of Septic Tank or Minor Repair of Part of a System         \$611           F4         Evaluation of System (no alterations required)         \$24           F5         Review of Clearances Only         \$245           Section G: GREEN ENERGY SYSTEMS (Proposed as stand alone work)         \$1           G1         Solar domestic hot water systems (serving individual dwellings)         \$12           G2         Solar domestic hot water systems (serving all other buildings)         \$67           G3         Solar photovoltaic systems (serving individual dwellings)         \$12           G4         Solar photovoltaic systems (serving all other buildings)         \$67           G5         Geothermal Systems         \$41           G6         Wind Turbines (per turbine)         \$27	E12 E13				
Replacement of Leaching Bed   \$996		Section F: ON-SITE SEWAGE SYSTEMS (Pro	posed separately or in conjunction with other construction)	*120	4: 05-
Replacement of Septic Tank or Minor Repair of Part of a System   \$615	F1 F2				\$1,858 \$996
Review of Clearances Only   \$248	F3		Replacement of Septic Tank or Minor Repair of Part of a System		\$619
G1         Solar domestic hot water systems (serving individual dwellings)         \$120           G2         Solar domestic hot water systems (serving all other buildings)         \$670           G3         Solar photovoltaic systems (serving individual dwellings)         \$120           G4         Solar photovoltaic systems (serving all other buildings)         \$670           G5         Geothermal Systems         \$411           G6         Wind Turbines (per turbine)         \$273	F5		Review of Clearances Only		\$249 \$249
G2         Solar domestic hot water systems (serving all other buildings)         \$67           G3         Solar photovoltaic systems (serving individual dwellings)         \$12           G4         Solar photovoltaic systems (serving all other buildings)         \$67           G5         Geothermal Systems         \$41           G6         Wind Turbines (per turbine)         \$27		Section G: GREEN ENERGY SYSTEMS (Prop	osed as stand alone work)		
G4     Solar photovoltaic systems (serving all other buildings)     \$679       G5     Geothermal Systems     \$41       G6     Wind Turbines (per turbine)     \$270	G2		Solar domestic hot water systems (serving all other buildings)		\$679
G5         Geothermal Systems         \$41           G6         Wind Turbines (per turbine)         \$27	G3 G4				\$128 \$679
	G5		Geothermal Systems		\$411
	G7				\$273 \$128

# **Schedule B**

Documents & Drawings Required For A *Complete Application* (Paper or Digital Media). All digital media must comply with the Submission Standards approved by the Chief Building Official.

Row	Class of Permit	Documents and Drawings Required
1	All Permits	Documents  a. Building Permit Application Form * (not required for electronic submissions)  b. Applicable Law Checklist *  c. Permit Applicant Authorization Form *
2	Permit to Construct Housing Detached Houses, Semidetached Houses, Duplex/Triplex/Fourplex, Townhouse blocks less than 4 storeys, Accessory buildings  New Buildings Additions Alterations Accessory Buildings	a. Schedule 1 * b. Schedule 2 * c. Energy Efficiency Design Summary Form * d. Plumbing Data Housing Form * e. Approval documents required by an applicable law f. TARION Letter of Confirmation g. Heat loss / heat gain / duct calculations (per dwelling unit) h. Residential Mechanical Ventilation Summary  Drawings
		<ol> <li>i. Site Plan</li> <li>j. Municipally Approved Site Grading Plan</li> <li>k. Architectural Drawings (including block floor plans for each floor, block roof plans and block elevations for townhouse blocks)</li> <li>l. Fire Separation / Fire-Resistance Rating Drawings (plan and section, for all multi-unit buildings)</li> <li>m. Structural Drawings</li> <li>n. Roof truss / Pre-engineered floor system shop drawings</li> <li>o. HVAC Drawings</li> <li>p. On-site Sewage System Drawings (including On-Site Sewage System Statement of Design)</li> <li>q. Temporary shoring design for residential projects where the foundation wall of the new construction is 1.8 m or less from a property line or where otherwise determined by the chief building official</li> </ol>
3	Permit to Construct Non-Housing – New Construction Non-residential buildings, Residential Apartment Buildings, Mixed-Use Buildings  New Buildings  Additions Change of Use	Documents  a. Building and Land Use Declaration Form *  b. Schedule 1 *  c. Schedule 2 *  d. Commitment to General Review *  e. Energy Efficiency Form *  f. Plumbing Data Form *  g. Approval documents required by an applicable law  h. Subsurface Investigation Report  i. Heat loss / heat gain / duct calculations  j. Mechanical equipment and design specifications  k. Construction Site Fire Safety Plan (for mid-rise wood construction projects)
		<ul> <li>Drawings <ul> <li>a. Site Plan</li> <li>b. Municipally Approved Site Servicing Plan indicating all services (domestic water, fire protection, sanitary and storm sewers, laterals servicing buildings) and clearly indicating the area(s) that are municipally and privately owned.</li> <li>c. Architectural Drawings, including: <ul> <li>i. Building Code Compliance Matrix</li> <li>ii. Fire Separation / Fire-Resistance Rating Drawings (plan and section, for all multi-unit buildings)</li> </ul> </li> <li>d. Structural Drawings <ul> <li>e. Electrical Drawings</li> </ul> </li> <li>f. Roof truss / Pre-engineered floor system shop drawings</li> <li>g. Mechanical Drawings (HVAC, plumbing, fire protection systems)</li> <li>h. On-site Sewage System Drawings (including On-Site Sewage System Statement of Design</li> </ul> </li> </ul>

Row	Class of Permit	Documents and Drawings Required	
4	Permit to Construct Non-Housing – Alterations Non-residential buildings, Residential Apartment Buildings, Mixed-Use Buildings  • Alterations • Tenant Improvements	Documents  a. Building and Land Use Declaration Form * b. Schedule 1 * c. Commitment to General Review * d. Energy Efficiency Form * e. Plumbing Data Form * f. Approval documents required by an applicable law g. Heat loss / heat gain / duct calculations h. Mechanical equipment and design specifications  Drawings a. Site Plan b. Key Plan c. Architectural Drawings, including: i. Building Code Compliance Matrix ii. Fire Separation / Fire-Resistance Rating Drawings (plan and section, for all multi-unit buildings) d. Structural Drawings e. Electrical Drawings f. Mechanical Drawings (HVAC, plumbing, fire protection)	
5	Permit to Construct Temporary Event Structures Tents, stages, bleachers	Documents  a. Temporary Event Structure Authorization Form * b. Commitment to General Review * c. Approval documents required by an applicable law d. Documentation confirming flame spread rating of tent material  Drawings a. Site Plan b. Shop Drawings	
6	Permit to Demolish	Documents  a. Commitment to General Review * b. Approval documents required by an applicable law c. Environmental Building Audit  Drawings  a. Site Plan including existing building to be demolished, construction fencing and gate access locations b. Demolition Plan prepared in accordance with O.Reg. 260/08  c. Temporary shoring design for residential infill projects where the foundation wall of the new dwelling is 1.8 m or less from a property line, or the extent of excavation is within 1.2 m of the property line or where otherwise determined by the <i>chief building official</i>	
7	Conditional Permit	Documents  a. Conditional Permit Addendum Form * b. Deed c. Construction Schedule	

# **Notes:**

- 1. In addition to the forms listed in this table, the application may be required to submit any other form deemed
- mandatory by the chief building official.

  Documents marked with an asterisk (\*) are available from the chief building official.

  The chief building official may waive the requirement for any specified documents or drawings where the scope of work, applicable law or building code does not, in the opinion of the chief building official, necessitate its submission.