

BY-LAW 2011-61

A by-law to amend By-law 211-83, as amended (A by-law to prescribe a Tariff of Fees for the Processing of Planning Applications)

THE COUNCIL OF THE CORPORATION OF THE TOWN OF MARKHAM HEREBY ENACTS AS FOLLOWS:

- 1. By-law 211-83, as amended, be and the same is hereby further amended as follows:
 - 1.1 By deleting Schedule 'A' to By-law 211-83, as amended, and substituting therefore Schedule 'A' attached hereto.
- 2. All other provisions of By-law 211-83, as amended, not inconsistent with the provisions of this by-law shall continue to apply.
- 3. This By-law comes into force and takes effect on March 2, 2011.

READ A FIRST, SECOND, AND THIRD TIME AND PASSED THIS $1^{\rm ST}$ DAY OF MARCH, 2011.

ANDREW BROUWER
DEPUTY TOWN CLERK

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FRANK SCARPITTI

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MAYOR

SCHEDULE 'A' TO BY-LAW 2011-61

TARIFF OF FEES FOR PROCESSING DEVELOPMENT APPLICATIONS

GENERAL FEES		
The following are general fees associated with all development applications		
	GENERAL FEES (a) Additional Public meeting due to revisions by owner/applicant (payable before meeting)	\$3,320 per meeting
	(b) Additional report to Committee or Council due to revisions by owner/applicant (payable before Committee meeting)	\$3,320 per meeting
	(c) Recirculation of drawings due to revisions by owner (payable at circulation)	\$2,150 per circulation
	(d) Where an owner files more than three submissions of drawings/plans (e.g. landscape plans, engineering drawings, etc.), due to revisions by the owner or the owner's failure to revise drawings/plans as requested by the Town, an additional fee will be charged at submission stage	\$2,630 per submission
	(e) Where a third (or more) inspection is required, due to unaddressed deficiencies identified during earlier inspections, an additional fee will be charged prior to inspection	\$670 per inspection
PLANNING AND URBAN DESIGN DEPARTMENT FEES		
	Fees shall be calculated at the rate in effect on the date paid. This provision applies to all applications, including those filed before February 1, 2007. Applications for which fees have been paid in part, prior to the effective date of this by-law, shall be required to pay any additional fees established by this by-law. Where payment in full of all fees applicable to an application has been made, no additional fee, where established by this by-law, shall be payable.	
•	Where the fee payable in respect of an application is payable in stages, the fee owing at each stage on the date the payment is made. No additional fee or increase in fee is payable in respect of st	
•	Unless otherwise noted, Development application fees are payable at time of application. Fees shall only be accepted in conjunction with the filing of a complete application as determin	
•	Design. Applicants shall not be permitted to "pre-pay" application fees upon submission of an incomplete application in order to lock in fees and	
•	avoid future fee increases. For categories 2 to 6, cost of notifications for meetings and hearings will be charged back to applicant	
	OFFICIAL PLAN/SECONDARY PLAN AMENDMENT	preum
	(a) Minor amendment (see notes for definition)	\$11,030 per application
3.0	(b) Major amendment (see notes for definition) ZONING BY-LAW AMENDMENT	\$29,320 per application
0.0	(a) Minor amendment (see notes for definition)	\$10,240 per application
	(b) Major amendment (see notes for definition)	\$20,580 per application
	(c) Removal of "H" (Holding) provision (d) Minister's Zoning Order	\$ 3,450 per application
	(d) Minister's Zoning Order (e) Deeming By-law	\$ 6,000 per application \$ 3,450 per application
4.0 SITE PLAN CONTROL		
Note: Adjustments to the total fee payable will be required at each payment stage, to reflect increases in the total number of units/half hectares and increases in fees, if any.		
ciria i	Residential	
	(a) New single detached, semi detached or ground oriented townhouse dwelling unit within block of 10 units or less where no fee has been paid for through processing a plan of subdivision in accordance with section 5 hereof, governed	\$ 1,330 per unit
	 by Site Plan Control By-law # 262-94 as amended or as a condition of consent. (b) Additions, alterations or accessory building for single detached, semi detached or ground oriented townhouse dwelling unit governed by Site Plan Control Bylaw # 262-94 as amended or as a condition of consent 	
	(i) less than 50m ²	\$ 50 per unit
	 (ii) 50m² or larger (c) Ground oriented townhouse dwelling units within blocks of 10 units or less 	\$ 500 per unit \$ 250 per unit
	(c) Ground oriented townhouse dwelling units within blocks of 10 units or less within a plan of subdivision where the applicable per unit planning processing fee has been paid through a plan of subdivision in accordance with section 5 hereof.	
	(d) Blocks or buildings of 11 units or more, where the applicable per unit planning processing fee has not been paid through a plan of subdivision in accordance with section 5 hereof or consent application.	0.4000
	 (i) Base Fee: (ii) Ground-Oriented Residential Uses (single detached, semi-detached, townhouses): 40 % collected at time of application and 60% collected at execution of agreement 	\$ 4,800 per application \$ 820 per unit
	(iii) Apartments: 40 % collected at time of application and 60% collected at execution of agreement	\$ 550 per unit
Industrial, Commercial, Institutional New or Addition		
	(e) Industrial, Commercial, Institutional new or additions with a change in GFA (i) Base Fee	\$ 4,800 per application
	(ii) Gross Floor Area, 40 % collected at time of application and 60% collected at execution of agreement or undertaking	\$ 2.06m ² of gfa
	(f) Less than 50m ² addition (Heritage Buildings and Heritage Districts)	\$ 1,000 per application

PLANNING AND URBAN DESIGN DEPARTMENT FEES (continued) Other Types of Site Plan Applications (g) Site Plan Control (not included under 4(a) to 4(f)) 100 per application Alteration to residential driveway/parking area Changes to existing commercial/industrial parking lots, outdoor patios \$ 1,000 per application and extension of Site Plan Endorsement. (iii) All other Site Plan applications, including but not limited to, new parking \$ 2,000 per application lot, façade changes, changes to approved plans, etc. Model Home/Sales trailer agreement, payable at execution of agreement \$ 2,220 per agreement **Telecommunication Towers** \$ 8,350 per application 5.0 DRAFT PLAN OF SUBDIVISION Note: Adjustments to the total fee payable will be required at each payment stage, to reflect increases in the total number of units/half hectares and increases in fees, if any, (a) Plan of Subdivision Base Fee \$15,780 per application plus the fee payable according to 5.0 (a) (ii) or (iii) (ii) Commercial, institutional, industrial (ICI), other non-residential uses, \$ 4,080 per half hectare or part thereof mixed-use (community amenity) and residential blocks containing more than 10 units in each or any block (excluding park blocks, valleylands, hazard lands, environmental buffer blocks, stormwater management blocks and open space areas to be conveyed into public ownership). 10% collected at time of application, 30% collected at draft plan approval and 60% collected at execution of agreement (iii) Ground-Oriented Residential Uses (single detached, semi detached, 820 per unit townhouses within a block of 10 units or less). 10% collected at time of application, 30% collected at draft plan approval and 60% collected at execution of agreement (b) Extension of Draft Approval \$ 3,450 per application Revision of draft approved plan and/or draft plan conditions, when requested by the owner Minor (at discretion of Director of Planning and Urban Design) \$ 2,150 per application (i) (ii) Major (at discretion of Director of Planning and Urban Design) \$ 6,750 per application (d) Request for subdivision agreement First phase of subdivision \$22,700 per agreement (ii) Subsequent phases \$15,950 per agreement Model Home/Sales trailer agreement, payable at execution of agreement \$ 2,220 per agreement **Exemption from Part Lot Control** \$ 3,450 per M-plan DRAFT PLAN OF CONDOMINIUM (a) All condominium types other then Common Element or Vacant Land Condo \$14,800 per application (b) Common Element or Vacant Land Condo \$17,250 per application (c) Extension of draft approval \$ 3,450 per application (d) Revision of draft approved plan and/or draft plan conditions, when requested \$ 4,670 per application COMMITTEE OF ADJUSTMENT (a) By-law variance, change in legal non conformity, and zoning interpretation for \$ 1,400 per application residential property, excluding apartments and condominiums By-Law variance, change in legal non conformity, and zoning interpretation \$ 3,200 per application for all other property types, including apartments and condominiums (c) Consent \$ 2,710 per application; plus the fee payable according to 7 (c) (i) or (ii) conveyance creating a new residential lot, payable prior to finalization (i) 820 per unit of conveyance (ii) conveyance creating a new industrial, commercial, or institutional lot, \$ 4,080 per half hectare or part thereof payable prior to finalization of conveyance, minimum fee \$4,080.00 of the newly created lot, (iii) establishment of an easement, mortgage, etc. \$ 2,830 per application (iv) preparation of development agreement, payable at execution of \$ 6,750 per agreement, agreement (d) Technical Amendments All applications for variances to rectify existing conditions requiring minor 850 per application review by staff, at the discretion of the Director of Planning and Urban Design (e) By-law variance, change in legal non conformity, zoning interpretation for all \$ 3,940 per application; plus \$820.00 for the greater of; number of proposed property types on a Draft Plan of Subdivision lots and/or proposed units By-law variance, in Heritage District or a Heritage Property where Heritage \$0 per application Staff or Heritage Markham has requested the implementation of a historic condition or feature 8.0 URBAN DESIGN FEES Note: Unless otherwise noted, Urban Design fees are collected at execution of agreement. Site Plans Urban Design and Landscape fee. 5.5% of the estimated cost of construction of the landscape works or \$ 1,980 whichever is higher Minor Applications with alterations/additions or new development 150 per agreement between 50m² and 100m² of GFA requiring Short Form Agreements Minor applications with alterations/additions or new development that 300 per agreement

are over 100m² of GFA requiring Short Form Agreements

PLANNING AND URBAN DESIGN DEPARTMENT FEES (continued)

(b) Subdivision

Urban Design Community Planning Fee (i)

5.5% of Town Wide Soft Development

Charge based on number and type of

units

Urban Design and Landscape fee

5.5% of estimated cost of construction of the landscaping works or \$270 per unit/lot up to 100 units/lots on the plan of subdivision whichever is higher

(c) Fence variance

(i) Residential

(ii) Industrial or commercial

\$ 1,000 per application

\$ 3,320 per application

9.0 STUDIES

(a) Review and approval of large scale major studies (e.g. Community Design Plan, Precinct Plan, etc.) associated with a new Secondary Plan, major Official Plan Amendment/Secondary Plan Amendment, Major Zoning or Major Site Plan application on a large scale complex site.

Update or Amendment to an existing Study (i)

(ii) New Study

(b) Review of Studies using a Peer Review Consultant

\$10,720 per study \$26,800 per study

Peer Review Consultant costs plus 15%

of costs for administration

ENGINEERING DEPARTMENT FEES

- Fees shall be calculated at the rate in effect on the date paid. This provision applies to all applications, including those filed before February 1, 2007. Applications for which fees have been paid in part, prior to the effective date of this by-law, shall be required to pay any additional fees established by this by-law.
- Where payment in full of all fees applicable to an application has been made, no additional fee, where established by this by-law, shall be payable.
- Where the fee payable in respect of an application is payable in stages, the fee owing at each stage shall be the fee, for such stage, in effect on the date the payment is made. No additional fee or increase in fee is payable in respect of stages for which a fee has already been paid.
- Fees shall only be accepted in conjunction with the filing of a complete application.
- Applicants shall not be permitted to "pre-pay" application fees upon submission of an incomplete application in order to lock in fees and avoid future fee increases.
- Unless other wise noted, Engineering Division fees are collected at agreement stage.

10.0 SITE PLAN WORKS

(a) Base Fee

Review and approval of internal and external drawings and inspections. Fee is based on percentage of cost of internal works, including but not limited to; curbs, pavement, parking lot structure, retaining walls, grading, on site storm sewers and stormwater management facilities, etc. and external works, including but not limited to; sanitary and storm sewer connections, water service, driveways, sidewalks, boulevard treatment, road works, traffic controls, etc. 40 % payable at submission of engineering drawings and 60% payable at either pre-servicing stage or agreement stage, whichever is earlier.

i) Plus fee for multi storey residential applications only

5.5% or \$3,420 whichever is higher

\$ 120 per residential unit to a maximum of 100 units

11.0 PLAN OF SUBDIVISION

(a) Review and approval of engineering drawings, inspection and administration of agreement. Fee is based on percentage of the estimated construction cost of public works plus 10% contingencies, including but not limited to; erosion and sedimentation controls, underground and above ground works, streetlights, etc. within the plan of subdivision, (both internal and external works) as prepared by the consulting engineer. 40 % payable at submission of engineering drawings and 60% payable at either pre-servicing stage or agreement stage, whichever is earlier.

5.5% or \$710.00 per lot or block, whichever is higher

12.0 RESIDENTIAL SERVICE CONNECTION

(a) Fee is based on percentage of the total cost of engineering work required within the municipal road allowance

16.0%

13.0 SITE ALTERATION

- (a) Application permit fee:
 - (i) Residential

\$ 1,680 per application plus \$500 per hectare

(ii) All other types

- \$ 2,080 per application plus \$520 per hectare
- (iii) Site Inspections
- \$ 120 per visit

(Minimum three (3) site visits shall be required, maximum number of visits will depend on the type of work to the satisfaction of the Director of Engineering)

14.0 STUDIES

- (a) Review and approval of large scale major studies (e.g. Master Transportation Study, Master Environmental Servicing Plan, Noise Study, Geotechnical Study, etc.) associated with a new Secondary Plan, major Official Plan Amendment/Secondary Plan Amendment, Major Zoning or Major Site Plan application on a large scale complex site.
 - (i) Update or Amendment to an existing Study
 - (ii) New Study
- (b) Review of Studies using a Peer Review Consultant

\$ 5,360 per Study \$16,080 per Study

Peer Review Consultant costs plus 15% of costs for administration

NOTES:

Official Plan/Secondary Plan Amendment

Minor:

An application for a minor, site specific and small scale amendment or exception to Official Plan policies and designations, having limited impact or policy implications beyond the subject lands as determined by the Director of Planning and Urban Design.

Major:

An application to amend the Official Plan that is more significant in scale and scope than a minor official plan amendment, and which may have greater impact or policy implications beyond the subject lands as determined by the Director of Planning and Urban Design. Applications relating to more than one property would normally be in this category. A site specific application could also fall in this category, if considered to represent large scale redevelopment or significant change in use. An application involving significant changes to the text or policies of the Official Plan would also fall in this category.

Zoning By-law Amendment

Minor:

An application for minor and small scale zoning amendment having no significant impact on adjoining lands as determined by the Director of Planning and Urban Design. Minor applications must be site specific and include:

- Request for additional permitted use, within an existing building with no significant impact on existing development standards;
- Changes in development standards to accommodate a residential severance to create one single family lot within and existing subdivision
- Application for Temporary Use

Major:

An application for a Zoning By-law Amendment that is more significant in scale and scope than a minor zoning amendment, and which may have greater impact beyond the subject lands as determined by the Director of Planning and Urban Design. Major applications include:

- Applications relating to more than one property
- A site specific application, if considered to represent large scale redevelopment
- Any change in use and/or zone category
- An application involving significant changes to the development standards or general provisions of the by-law