HALTON HILLS

BY-LAW NO. 2025-

A By-law to amend Appendix A to User Fee By-law 2024-0087

WHEREAS the Municipal Act, 2001, S.O. 2001, c.25, as amended, provides that a municipality may pass by-laws imposing fees or charges on any class or persons;

AND WHEREAS the Planning Act, R.S.O., 1990, c. P.13, as amended, provides that a municipality may pass by-laws imposing tariffs, fees and charges;

AND WHEREAS on November 18, 2024, Council for the Town of Halton Hills approved Report No. CS-2024-035, dated October 11, 2024, in which certain recommendations were made relating to the 2025 Rates and Fees;

AND WHEREAS on May 26, 2025, Council for the Town of Halton Hills approved Report No. PD-2025-023, dated April 15, 2025, in which certain recommendations were made relating to amending the Transportation & Public Works and Planning & Development Fees for 2025.

NOW, THEREFORE, BE IT RESOLVED THAT THE COUNCIL OF THE CORPORATION OF THE TOWN OF HALTON HILLS ENACTS AS FOLLOWS:

- THAT Appendix A to By-law 2024-0087, be amended to replace the Engineering – General and Engineering – Site Alteration Permit Fees tables of the Transportation & Public Works Fees with those outlined in Appendix A attached hereto and forming part of this by-law, and that the amended fees be implemented and take effect on July 1, 2025.
- 2. THAT Appendix A to By-law 2024-0087, be amended to replace the Planning & Development Fees with those outlined in Appendix A attached hereto and forming part of this by-law, and that the amended fees be implemented and take effect on July 1, 2025.
- **3.** THAT such services and activities will not be provided until payment of the appropriate fee or charge has been received.
- **4.** THAT payment of any fee or charge in this By-law shall be in Canadian currency.
- 5. THAT interest be added to rates, fees and charges including any collection costs, that are due and unpaid after 30 days at the rate of 1.25% per month.
- 6. THAT By-law 2024-0087 is hereby amended as it relates to the Transportation & Public Works and Planning & Development Fees, effective the date that the new fees are implemented as outlined in Appendix A of this By-law.

BY-LAW read and passed by the Council for the Town of Halton Hills this 26th day of May, 2025.

MAYOR – ANN LAWLOR

APPENDIX A

Transportation & Public Works Fees

Engineerin	g - General										
		Each	Taxable	13%	A 5 5 47 45	¢ 701	7 \$ 6,268.64	\$ 5,714.00	\$ 742.82	\$ 6,456.82	3.00%
OPDATED	Benchmark Manual (survey tech)	Each	Taxable	13%	\$ 5,547.46 \$ 24.73				\$ 742.82		3.00%
	Benchmark Tablet	Each	Taxable	13%	\$ 24.73					\$ 28.77	3.00%
	Benchmark Tablet Benchmark: Cash in Lieu of Benchmark	Each	Taxable	13%	\$ 2,666.03			\$ 2.746.01			3.00%
	·	Each	Taxable	13%	\$ 2,666.03	Ş 346.	8 \$ 3,012.61	\$ 2,746.01	\$ 356.98	\$ 3,102.99	3.00%
	Engineering Review fee of Planning Application after fourth										
UPDATED	submission	Per Submission	Taxable	13%	\$ 1,087.74	Ş 141.4	1 \$ 1,229.14	\$ 1,699.00	\$ 220.87	\$ 1,919.87	56.20%
	Engineering Staff time during regular working hours. Other expenses										
UPDATED	may be applied	\$/hr + 15% Admin Charge	Taxable	13%	\$ 79.98	\$ 10.4	0 \$ 90.39	\$ 104.00	\$ 13.52	\$ 117.52	30.00%
	Engineering Staff time before or after regular working hours. Other										
UPDATED	expenses may be applied	\$/hr + 15% Admin Charge	Taxable	13%	\$ 127.97	\$ 16.	4 \$ 144.61	\$ 155.00	\$ 20.15	\$ 175.15	21.10%
		per submission									
NEW	Additional Review of submitted material after second submission		Taxable	13%	\$ -	\$-	\$ -	\$ 619.00	\$ 80.47	\$ 699.47	
		per inspection									
NEW	Additional Inspections after second inspection		Taxable	13%	\$ -	\$ -	\$ -	\$ 426.00	\$ 55.38	\$ 481.38	
NEW	Entrance Permit - New driveway	Per driveway	Taxable	13%	\$ -	\$-	\$ -	\$ 676.00	\$ 87.88	\$ 763.88	
NEW	Entrance Permit - Driveway widening	Per driveway	Taxable	13%	\$ -	\$-	\$ -	\$ 310.00	\$ 40.30	\$ 350.30	
	Interim Security Reduction Processing Fee for Site Plan (includes 1										
	Inspection)	Per Request (non-refundable)	Exempt	0%	\$ 1,500.00	¢ .	\$ 1,500,00	\$ 1,500.00	Ś -	\$ 1,500.00	0.00%
	Interim Security Reduction Processing Fee for Subdivision (includes 1	rennequest (non renandusie)	Exempt	0,0	Ç 1,500.00	Ŷ	Ç 1,500.00	÷ 1,500.00	Ŷ.	Ç 1,500.00	0.0070
			Evenent	08/	¢ 2,000,00	~	¢ 2,000,00	¢ 0.000.00	<u>,</u>	¢ 3,000,00	0.000/
	Inspection)	Per Request (non-refundable)	Exempt	0%	\$ 3,000.00	Ş -	\$ 3,000.00	\$ 3,000.00	Ş -	\$ 3,000.00	0.00%
		Admin Fee + 15% of Est. Value of									
	License Agreement	Works and/or Infrastructure	Taxable	13%	\$ 533.21		2 \$ 602.52			\$ 620.60	3.00%
	Lot Grading Resubmission	Per Resubmission	Exempt	0%	-	\$ -	\$ 262.70		\$ -	\$ 270.58	3.00%
	Lot Servicing Inquiry	Each	Exempt	0%	\$ 128.78	Ş -	\$ 128.78	\$ 132.65	\$ -	\$ 132.65	3.00%
		Per one road segment up to 500m in									
UPDATED	Municipal Consent Application Review Fee	length	Taxable	13%	\$ 240.74	\$ 31.	0 \$ 272.03	\$ 418.00	\$ 54.34	\$ 472.34	73.60%
	Request for Staged Assumption for Subdivision Plan	Per Request (non-refundable)	Exempt	0%	\$ 5,000.00	Ś-	\$ 5,000.00	\$ 5,000.00	\$ -	\$ 5,000.00	0.00%
	Excavation Permit for single location and short duration. Includes	ren nequest (non-renundable)	exempt	070	\$ 3,000.00	Ŷ -	\$ 5,000.00	\$ 5,000.00	y -	\$ 3,000.00	0.0070
NICIAL		Admin Fee	Taxable	13%	ć	Ś -	Ś -	¢ 1 522 00	¢ 100.16	¢ 1 701 16	
NEW	occupying lane(s)	Autimiree	Тахарте	1370	\$ -	ə -	- ¢	\$ 1,532.00	\$ 199.10	\$ 1,731.16	
	Excavation Permit for Multiple locations or long duration. Includes		Tarable	4.00/				A	A 500.05	A 400.05	
NEW	occupying lane(s).	Admin Fee	Taxable	13%	\$ -	\$ -	\$ -	\$ 3,915.00		\$ 4,423.95	
NEW	· · ·	Each request	Taxable	13%	\$ -	\$-	\$ -	\$ 1,223.00	Ş 158.99	\$ 1,381.99	
	Construction Administration Fee for Excavation Permit Agreement.	Based on 3.5% construction value									
NEW	Does not include agreement preparation Fee				\$ -	\$-	\$ -				
	Road Needs Study	Each	Taxable	13%	\$ 106.75	\$ 13.	8 \$ 120.62	\$ 109.95	\$ 14.29	\$ 124.24	3.00%

	Storm Sewer Connection Permit not subject to a planning application			1			1					
	Storm Sewer Connection Permit not subject to a planning application											
UPDATED		Per Connection	Exempt	0%	\$ 1,500.00	-	\$ 1,500.00	\$ 1,500.00	Ş	-	\$ 1,500.00	0.00%
	Stormwater Management Study	Each	Taxable	13%	\$ 65.30	\$ 8.49	\$ 73.79	\$ 67.26	\$ 8	8.74	\$ 76.00	3.00%
	Engineering Administration Fee for Temporary Encroachment or	Base fee only. Agreement preparation										ļ
	Development Agreement within the Road Allowance with No Impact	Fee is separate.										ļ
NEW	to existing infrastructure.		Exempt	0%				\$ 1,000.00	\$	-	\$ 1,000.00	
	Engineering Administration Fee for Temporary Encroachment or	Base fee plus 15.0% of construction										1
	Development Agreement within the Road Allowance with New	value. Agreement preparation Fee is										ļ
	Infrastructure or Modifications to Existing Infrastructure	separate.										ļ
NEW			Exempt	0%				\$ 1,000.00	\$	-	\$ 1,000.00	
	Site Plan Construction Administration Fee for Commercial, Industrial	Base fee plus \$0.44 per spare meter of										1
NEW	or Institutional	building area	Exempt	0%				\$ 5,000.00	\$	-	\$ 5,000.00	
	Site Plan Construction Administration Fee for Residential	Base fee plus \$509.00 per residential										1
NEW		unit	Exempt	0%				\$ 5,000.00	\$	-	\$ 5,000.00	
	Subdivision Construction Administration Fee	12.10% for the value of construction										1
NEW		between \$0 to \$500,000	Exempt	0%					\$	-	\$ -	
		10.20% for the value of construction										1
		between \$500,001 to \$1,500,000	Exempt	0%					\$	-	\$-	ļ
		8.4% for the value of construction										
		between \$1,500,001 to \$2,500,000	Exempt	0%					\$	-	\$ -	
		3.00% for the value of construction										
		between \$2,500,001 and above.	Exempt	0%					\$	-	\$ -	

Engineerin	g - Site Alteration Permit Fees	1	· .		-												
	Major Residential Landscaping or Backfilling of a Decommissioned	Each	Evenent	0%	ć	217.52	ć		ć	217.52	ć	440.00	Ś		ć	440.00	102.30%
	, , , , , , , , , , , , , , , , , , , ,	Per Residential Unit	Exempt	0%	\$		\$ \$	-	\$ \$		>	839.00	- T	-	>		
UPDATED	Single Residential Dwelling Unit Construction on a lot	Per Residential Unit	Exempt	0%	>	750.00	Ş	-	Ş	750.00	>	839.00	\$	-	\$	839.00	11.90%
	Single Accessory Residential Unit (ARU) Construction on and existing																
NEW	lot	Per Residential Unit	Exempt	0%	\$	-	Ş	-	\$	-	\$	750.00	Ş	-	\$	750.00	
	Multiple Residential Dwelling Unit Construction on a lot (up to 5																
NEW	units)	Per Application	Exempt	0%	\$	-	\$	-	\$	-	\$	3,000.00	\$	-	\$	3,000.00	
	Construction of or an Addition to a Commercial, Industrial or																
	Institutional Building (Applies when no Site Plan Approval is																
UPDATED	Required)	Per Building Unit	Exempt	0%	\$	867.13	\$	-	\$	217.52	\$	2,062.00	\$	-	\$	2,062.00	137.80%
UPDATED	Alteration of a Site	Base Fee plus \$50.00 per hectare	Exempt	0%	\$ 1	L,574.51	\$	-	\$	1,574.51	\$	1,622.00	\$	-	\$	1,622.00	3.00%
		Base fee plus \$0.15 per square meter															
		of disturbed area. Applies when no															
UPDATED	Alteration of a Site Large Scale or Commercial	Site Plan Approval is Required.	Exempt	0%	\$ 3	3,328.47	\$	-	\$	3,328.47	\$	5,320.00	\$	-	\$	5,320.00	59.80%
	Ŭ	Base fee plus \$125.00 per hectare of	·		1				-						<u> </u>		
		entire property. Applies when no Site															
	Alteration of a Site - Subject to a Sub watershed Impact Study	Plan Approval is Required.	Exempt	0%	¢ ;	3,898.23	¢	-	ć	3,898.23	ċ	1 015 00	ć	-	Ś	4,015.00	3.00%
OTDAILD	Anciation of a site - subject to a sub-watersite a impact study	rian Approvaris Required.	exempt	070	- ¥ •	,000.20	Ý		Ŷ	3,030.23	Ý	4,013.00	, Y		1 V	4,015.00	5.0070
NEW	Additional Review of submitted material after second submission	Per Submission	Exempt	0%	Ś	-	Ś	-	Ś	-	Ś	619.00	Ś	_	Ś	619.00	
INLYV			Exempt	070	- -	-	Ş	-	Ş		?	019.00	Ş		<u> </u>	015.00	
NEW	Additional Inspections after second submission	Per Inspection	Exempt	0%	Ś	-	Ś		Ś		Ś	426.00	Ś		Ś	426.00	
INLAN			Exempt	070	,	-	Ş	-	Ş	-	,	420.00	Ş		<u> </u>	420.00	
		Each, based on the 50% of the current															
	Site Alteration renewal fee (for all permits and agreements)	fee	Exempt	0%	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	0.00%
	Site Alteration Bylaw Agreement (Site Alteration Agreement is in																
	addition to the above fee when required).	Each	Exempt	0%	Ś	-	Ś	-	Ś	-	Ś	300.00	Ś		Ś	300.00	0.00%
	addition to the above rec when required).	Lacii	Livempt	070	Ŷ	-	Ŷ	-	Ŷ	-	Ŷ	300.00	Ŷ		Ŷ	300.00	0.0070
	Site Alteration Bylaw Appeal request made under the Site Alteration																
	Bylaw.	Each	Exempt	0%	Ś	-	Ś	-	Ś	-	Ś	500.00	Ś	-	Ś	500.00	0.00%
	Notes:				–		-		Ŧ		Ŧ	200.00	Ŧ		-	555.55	
															1		
	A refundable deposit is required with each permit																

Planning & Development Fees

Combined Applications	Fee Calculation
Official Plan Amendment and Zoning By-law Amendment Applications received concurrently	Full OPA application fee plus ZBA application Base Fee
Zoning By-law Amendment and Plan of Subdivision Applications received concurrently	Full SUB application fee plus 75% of ZBA application Base Fee
Official Plan Amendment, Zoning By-law Amendment and Plan of Subdivision Applications received concurrently	Full SUB application fee plus OPA application Base Fee and 75% of ZBA application Base Fee
Official Plan Amendment and Plan of Subdivision Applications received concurrently	Full SUB application fee plus OPA application Base Fee
Condominium, Part Lot Control Exemption and Minor and/or Technical, Administrative Plan of Subdivision Applications received concurrently	Full CDM and PLC application fees plus 10% of Minor and/or Technical, Administrative SUB application fee

					2025 Rates (E	ffective J	uly 1, 2025)								
Official Plan Amendment (OPA)	2025 Rates		Variable Fee												
Official Flan Amendment (OFA)	(Base Fee) Base Fee Per Residential Unit							Per	Per Non-Residential Hectare						
			0-25		26-100	101-200	201-1,000+	0-1	1-10	10-20	20-40				
OPA Application Fee															
Standard	\$ 26,108	\$ 70,000	\$ 9	00	\$ 600	\$ 450	-	\$ 6,000	\$ 3,500	\$ 2,500	\$ 750				
Minor and/or Technical	\$ 14,694	\$ 15,000													
Urban Boundary Expansion	-	\$ 240,000													
Quarry/Aggregate Extraction	-	\$ 163,500													
OPA Deferal Removal Fee - Town	\$ 5,379	\$ 5,379													
OPA Revision Fee	37% of full fee	43% of full fee (\$9,647													
OPA Revision Fee	(\$9,647 minimum)	minimum)													
Block/Tertiary Plan Review Fee	-	\$ 70,000													

					2025 Rates (Effective .	luly 1,	, 2025)				
Zoning By-Law Amendment (ZBA)	2025 Rates						Va	ariable F	ee			
Zoning by-Law Amendment (ZDA)	(Base Fee)	Base Fee			Per Residen	tial Unit			Per	Non-Resid	tare	
			000 700 7 098 509 919 656		26-100	101-200	201	-1,000+	0-1	1-10	10-20	20-40
ZBA Application Fee												
Standard	\$ 22,566	\$ 30,00	0	\$ 600	\$ 350	\$ 250	\$	150	\$ 6,000	\$ 3,500	\$ 2,500	\$ 750
Minor and/or Technical	\$ 12,987	\$ 15,00	0									
Administrative	-	\$ 6,70	0									
ZBA Revision Fee	40% of full fee	36% of full fee (\$8,407										
ZBA REVISION FEE	(\$8,407 minimum)	minimum)										
Holding Removal Application Fee												
Major	\$ 9,290	\$ 11,09	98									
Standard	\$ 6,285	\$ 7,50)9									
Minor	\$ 3,280	\$ 3,91	19									
Special	\$ 656	\$ 65	56									
ZBA Temporary Use Fee	\$ 22,566	\$ 29,00	00									
Council Extention of a Temporary Use By-Law Fee	\$ 6,166	\$ 7,92	25									

				2025 Rates (Effective July	y 1, 2025)					
	2025 Rates			Variable F	e Fee						
Site Plan Application (SPA)	(Base Fee)	Base Fee		Per Residen	Residential Unit Per Non-Residential S						
		Daseree						5,001 -	20,001 -	45,001 -	
			0-25	26-100	101-200 2	201-1,000+	0-5,000	20,000	45,000	100,000	
SPA Fee											
Standard	\$ 14,039	\$ 40,000	\$ 550	\$ 300	\$ 250	\$ 200	\$ 3.00	\$ 2.50	\$ 2.00	\$ 1.00	
Secondary	-	\$ 20,000	\$ 550	\$ 300	\$ 250	\$ 200	\$ 3.00	\$ 2.50	\$ 2.00	\$ 1.00	
Minor and/or Technical	\$ 10,232	\$ 10,500									
SPA Revision Fee	20% of full fee	35% of full fee (\$5,522									
SFA REVISION FEE	(\$5,522 minimum)	minimum)									
SPA Extension Fee	\$ 1,281	\$ 1,399									
SPA Agreement	\$ 5,843	\$ 5,843									

					2025 Rates (1	Effective	luly 1, 2025				-									
Subdivision (SUB)	2025 Rates						Variable	Fee												
Subulvision (SOB)	(Base Fee)	Base Fee		Per Residential Unit Per Non-F		r Non-Resid	n-Residential Hectare													
				0-25 26-100 101-20		101-200	201-1,000	+ 0-1	1-10	10-20	20-40									
SUB Application Fee																				
Standard	\$ 27,682	\$ 65,000	\$	800	\$ 700	\$ 600	\$ 20	\$ 5,713	\$ 5,083	\$ 3,999	\$ 3,428									
Minor and/or Technical, Administrative	\$ 27,682	\$ 28,200)																	
SUB Final Approval Fee																				
Standard	\$ 19,418	\$ 20,000)																	
Minor and/or Technical, Administrative	\$ 3,280	\$ 3,500)																	
	23% of full fee	21% of full fee (\$7,542																		
SUB Revision Fee	(\$2,720 minimum)	minimum)																		
SUB Extension of Draft Approval Fee																				
Council	\$ 4,194	\$ 4,194	4																	
Staff (Maximum 1 Year Extension)	\$ 1,048	\$ 1,048	3																	
SUB Agreement	\$ 7,215	\$ 7,215	5																	

		2025 Rates July 1, 2025
Condominium (CDM)	2025 Rates	Base Fee
CDM Application Fee	\$ 32,056	\$ 40,816
CDM Final Approval Fee		
Primary	\$ 20,466	\$ 26,059
Secondary	\$ 6,559	\$ 8,351
CDM Revision Fee	35% of full fee	35% of full fee (\$7,542
CDM REVISION FEE	(\$7,542 minimum)	minimum)
CDM Extension of Draft Approval Fee		
Council	\$ 3,729	\$ 4,748
Staff (Maximum 1 Year Extension)	\$ 829	\$ 1,056
CDM Conversion or Exemption Fee	\$ 31,274	\$ 39,820
CDM Agreement	\$ 7,215	\$ 9,187

			2025	5 Rates July 1, 2025
Part Lot Control Exemption (PLC)		2025 Rates		Base Fee
PLC Application Fee	\$	7,615	\$	7,615
PLC Extension Application Fee	\$	1,531	\$	1,531
PLC By-Law Preparation and Registration Fee	\$	2,057	\$	2,057
PLC Extension of By-Law Fee	\$	2,057	\$	2,057

			2025 Rates July 1, 2025
Consent (CON)		2025 Rates	Base Fee
CON Application Fee	¢	5 11,428	\$ 14,143
Fee Per Additional Lot		-	\$ 1,500
CON Minor App. Fee (Lot Line Adjustment, Easement)	ç	5,336	\$ 6,603
CON Revision Fee	¢	3,120	\$ 3,861
CON Post Approval (Certification) Fee	¢	3,148	\$ 3,896
Consent Agreement	¢	5 7,215	\$ 8,929
Common Ownership Agreement	¢	5 2,230	\$ 2,760

			202	5 Rates July 1, 2025
Minor Variance (MV)	2	2025 Rates		Base Fee
MV Application Fee	\$	6,571	\$	6,571
MV Minor Residential Application Fee	\$	3,280	\$	3,280

		2025 Rates		2025 Rates July 1, 2025						
Legal Fees				Base Fee	13% HST	Fee Incl. HST				
Development Charges Deferral Agreement	\$	849.75	\$	849.75	\$ 110.47	\$ 960.22				
Conditional Building Permit Agreement	\$	2,689	\$	2,689						
Conditional Building Permit Agreement Amendment	\$	1,232	\$	1,232						
Development Agreement Misc										
Precedent	\$	5,379	\$	7,282						
No Precedent	\$	16,005	\$	17,908						
Encroachment Agreement	\$	3,936	\$	3,936						
License or Lease Agreement	\$	5,116	\$	5,116						
License or Lease Renewal or Extension	\$	3,936	\$	3,936						
Model Home Agreement	\$	2,689	\$	2,689						
Non-Development Agreement Misc	\$	3,936	\$	3,936						
Pre-Servicing Agreement	\$	5,379	\$	7,176						
Compliance Letter	\$	310	\$	310						
Compliance Statement, Release or Deletion of Registered Instruments	\$	290	\$	290						
1 Instrument										
Each Additional Instrument	\$	84	\$	84						
Coordination of Disposition of Town Lands	\$	1,177	\$	1,177						
Dedication By-Laws - Reserves or Assumptions	\$	2,624	\$	2,624						
Deeming By-Law Fee	\$	4,584	\$	4,584						

Other Applications	2025 Rates	2025 Rates July 1, 2025 Base Fee		
NEC Plan Amendment / Major Dev. Permit Review Fee	\$ 22,830	\$	22,830	
MOECC or MNRF Permit or License Review Fee				
Major (Fee Per Hectare)	\$ 6,298	\$	6,298	
Minor	\$ 6,298	\$	6,298	

		,		,				
				2025 Rates (Effect	ive J	July 1, 20)25)	
Other Fees	202	5 Rates		Base Fee	13	3% HST	Fe	e Incl. HST
Archived File Retrival	\$	42.00	\$	37.17	\$	4.83	\$	42.00
Newspaper Public Meeting Notice	\$	509.00	\$	509.00	\$	66.17	\$	575.00
Research Request - Staff Time x 1.5 Hourly Rate	\$	35.40	\$	35.40	\$	4.60	\$	40.00
Administration Fee	\$	1,080	\$	1,080				
Council Special Consideration	\$	1,729	\$	1,729				
Heritage Compliance Letter	\$	150	\$	150				
Validation of Title	\$	2,769	\$	2,769				
Validation of Title	Ş	2,769	Ş	2,769				

		2025 Rates (Effective July 1, 2025)						
Photocopying, Printing & Mapping Request	2025 Rates	Base Fee	13% HST	Fee Incl. HST				
Base Maps 11" x 17" (Each)	\$ 17.00	\$ 15.04	\$ 1.96	\$ 17.00				
Base Maps 24" x 36" (Each)	\$ 24.00	\$ 21.24	\$ 2.76	\$ 24.00				
Custom Map or Maps/ Documents USB (Each)	\$ 50.00	\$ 44.25	\$ 5.75	\$ 50.00				
Miscellaneous Maps	\$ 16.00	\$ 14.16	\$ 1.84	\$ 16.00				
Official Plan or Zoning Maps 11" x 17" (Each)	\$ 16.00	\$ 14.16	\$ 1.84	\$ 16.00				
Photocopy & Printing Documents (Per Page)	\$ 0.50	\$ 0.44	\$ 0.06	\$ 0.50				

			2025 Rates (Effective July 1, 2025)						
Documents For Sale		2025 Rates		Base Fee		13% HST		Fee Incl. HST	
Town of Halton Hills Offical Plan (April 2024)	\$	142.00	\$	125.70	\$	16.30	\$	142.00	
Policy Planning Study	\$	40.00	\$	35.40	\$	4.60	\$	40.00	
Scoped Subwatershed Studies	\$	108.00	\$	95.58	\$	12.42	\$	108.00	
Zoning By-Law 2010-0050 (December 2020)	\$	145.00	\$	128.35	\$	16.65	\$	145.00	

PROVISIONS:

- 1. The Commissioner of Planning & Development shall:
 - a) be responsible for the administration of the Planning & Development Fees;
 - b) determine the appropriate application of any Planning & Development fees described or set out in the Town's Rates and Service Charges By-law or Schedules to the By-law; and
 - c) ensure compliance with provincial legislative requirements, including but not limited to, completing and submitting any required filings and documentations to satisfy approval and requirements under the Planning Act.
- 2. The Commissioner of Planning & Development may:
 - a) make regulations and impose conditions deemed necessary for any submitted application;
 - b) define and determine the appropriate category upon which any application is submitted; and
 - c) vary or reduce any Planning & Development fee in accordance with the provisions of this By-law.
- 3. The following rules apply to the reduction of Planning & Development fees:
 - a) The Commissioner of Planning & Development may, in the interest of economic development, reduce any Planning & Development fees up to 50% (fifty percent) for:
 - i. federal, provincial, regional and local governments; and
 - ii. medical offices, special needs housing or not-for-profit low or moderate income/affordable housing projects.
 - b) The Commissioner of Planning & Development shall reduce any Planning & Development fees by 50% (fifty percent) for:
 - i. industrial, commercial and office uses in the designated General Employment Areas of Acton or Georgetown, excluding any retail uses otherwise not permitted in the Town's Official Plan.
 - c) Any Planning & Development fees may be appealed to Council.
- 4. Every person applying for a planning application or services as outlined in the Planning Act shall:
 - a) Complete and submit the application form(s) as may be provided from time to time by the Commissioner of Planning & Development;
 - b) Submit the fees as set out in the Town of Halton Hills Rates and Services By-law or varied by Schedules to the By-law; and
 - c) Provide all documentation as required under the Planning Act and this By-law.
- A. Planning Act means the Planning Act, R.S.O. 1990, c. P.13, as amended, including all Regulations enacted thereto;
- B. Applicant means any owner of land or their authorized representative applying for a planning application, or person requesting a service as outlined in this By-law;
- C. Town means the Corporation of the Town of Halton Hills;
- D. Council means the Council of the Corporation of the Town of Halton Hills; and
- E. Commissioner of Planning & Development means the Commissioner of Planning & Development or designate, and the Directors of Development Review and Planning Policy.

NOTES:

- 1. <u>Payment of Fees:</u> All fees shall be paid at the time the application or request is made, unless otherwise noted, as determined by the Commissioner of Planning & Development.
- <u>Combined Application Fees:</u> Alternate combined application fee calculations may be applied by the Commissioner of Planning & Development, where deemed appropriate, based on the scale of the development project. Examples of alternate combined fee calculations may include:
 - Where a Subdivision (SUB) application is filed concurrently with an Official Plan Amendment (OPA) and/or Zoning By-law Amendment (ZBA) application, but the SUB is secondary to the approvals sought through the OPA and/or ZBA, the fee will be calculated based upon the OPA and/or ZBA being the primary applications and only the SUB Base Fee will be required.
 - Where Official Plan Amendment (OPA) and Zoning By-law Amendment (ZBA) applications are filed concurrently, but the OPA is seeking modest amendments to the Official Plan or is secondary to the approvals sought through the ZBA, the fee will be calculated based upon the ZBA being the primary application and only the OPA Base Fee will be required.
- 3. <u>Variable Fees:</u> The Variable Fee Per Residential Unit shall be applied to any dwelling unit. For residential uses that propose other types of units not defined as "dwelling units" under the applicable Zoning By-law (e.g. residential care facility suites or rooms), the Variable Fee Per Residential Unit shall still apply.

For each Variable Fee the appropriate rate shall apply to each range of dwelling units or non-residential hectare/sq.m. of GFA (eg. \$550 for each unit between 0-25; \$300 for each unit between 26-100, etc.)

- <u>Minor and/or Technical Fee:</u> The Commissioner of Planning & Development may apply the Minor and/or Technical Fee to any Official Plan Amendment (OPA), Zoning By-law Amendment (ZBA), Subdivision (SUB) or Site Plan (SPA) applications where cost savings are identified due to:
 - consolidated application processing not currently identified in this By-law;
 - no technical studies are required to be submitted; and/or
 - other circumstances that could result in reduced staff effort in processing an application.

Applicants must attend a pre-consultation meeting with Town staff and/or must prove that the processing cost of a complete application for Town staff will be significantly less than that required to process a Standard application.

- 5. <u>Official Plan Amendment Urban Boundary Expansion</u>: The fee for an Official Plan Amendment (OPA) seeking to expand the Town of Halton Hills Urban Boundary shall include any peer review consultant costs to review materials submitted in support of the application when the proposal is for 50 hectares or less. Any Official Plan Amendment application for lands greater than 50 hectares may require additional fees to cover any peer review consultant costs.
- 6. <u>Administrative Zoning By-law Amendment Fee:</u> The Administrative Zoning By-law Amendment (ZBA) fee shall be applied, where deemed appropriate by the Commissioner of Planning & Development, in circumstances where no land use change is being proposed but a Minor Variance (MV) application is not considered the appropriate process to consider the proposal.
- Holding Removal Fees: Major, Standard and Minor Holding Removal Application Fees are distinguished by the scale of the development project and/or the complexity of the conditions of the Holding Provision that must be satisfied, as determined by the Commissioner of Planning & Development.

Special Holding Removal Application Fees apply where the Town Official Plan Policies require the implementation of a development control (ie. floodplain areas), as determined by the Commissioner of Planning & Development.

- 8. <u>Site Plan Standard vs. Secondary Fees:</u> The Secondary Site Plan (SPA) Fee applies to a Site Plan application filed:
 - concurrently with Official Plan Amendment (OPA) and/or Zoning By-law Amendment (ZBA) applications;
 - within 1 year of the date of a development project having obtained approval for an Official Plan Amendment (OPA) and/or Zoning By-law Amendment (ZBA); or
 - Commercial or retail uses under 2,500 m² located outside of the Premier Gateway Employment Area.

The Standard Site Plan (SPA) Fee applies to all other Site Plan applications where the primary review of the development proposal occurs through the Site Plan Control process.

- 9. <u>Subdivision Administrative Fee:</u> The Administrative Subdivision (SUB) Fee applies where the Subdivision application is required to enable the creation of lots or dwelling units through other applications such as Condominium or Part Lot Control.
- 10. <u>Condominium Final Approval Secondary Fee:</u> The Secondary Condominium (CDM) Final Approval Fee applies where the Condominium application is secondary to other planning applications, and therefore less work is required to finalize the condominium approval, as determined by the Commissioner of Planning & Development.
- 11. <u>Peer Review:</u> The Town of Halton Hills may require the review of reports, drawings or other materials relating to an application by an outside peer review consultant. The Applicant will be responsible for the payment of any fees required to complete the peer review, as determined by the Commissioner of Planning & Development.
- 12. <u>Legal Fees:</u> Additional legal fees, where required, will be borne by the Applicant unless otherwise specified.
- 13. <u>Administration Fee:</u> The Administration Fee (Other Fees Section) is calculated annually on files that have been inactive over the preceding 12 months. Application activity is defined as the exchange of documentation such as required plans and/or studies that address and satisfy municipal standards and review comments for the purposes of advancing an application to a decision point or approval. Failure to submit the applicable Administration Fee within 30 days of written notice may result in the closure of the application, as determined by the Commissioner of Planning & Development.
- 14. <u>Refund Policy:</u> Refunds for withdrawn applications are at the discretion of the Commissioner of Planning & Development. All requests for refunds must be made in writing to the Commissioner of Planning & Development. Refund requests will be evaluated on the following criteria:
 - Withdrawal of an application prior to circulation to commenting departments and agencies;
 - Withdrawal of an application during or after circulation but prior to any statutory public meeting, preparation of staff reports or drafting of agreements or by-law; and
 - Where an application is appealed to the Ontario Land Tribunal (OLT), at any point in the application process, no refund of fees shall be provided.