*The red text in the following Schedule was amended on January 1, 2024 to reflect the annual Consumer Price Index (CPI) increase pursuant to Section 6.42 of By-Law #2023-033

SCHEDULE "A" TO BY-LAW NO. 2023-033

CLASSES OF PERMITS AND PERMIT FEES

Permit fees are based on, either a base fee plus per square foot fee, or a flat fee, as determined through the table below. The determined square footage of the building, or part of the building, that the permit has been applied for is calculated via the greater gross floor area (GFA) of the values indicated on the submitted application form or by calculation by building department staff.

Costing Category Description Fe		es	
	Base/Flat Fee	Per Sq.Ft. of GFA Fee	
Group A - All Assembly Occupancies		\$1.75	
Group B - All Institutional Occupancies (including retirement homes)		\$1.75	
1. Group C - Residential (3 units or less)		\$1.75	
2. Group C - Residential (4 units or more)		\$1.44	
3. Group C - Residential Finished Basement	\$103 base fee plus per sq.ft. fee	\$0.26	
4. Group C - Residential Additions		\$1.44	
5. Group C - Garages, Carports & Accessory Buildings	\$103 base fee plus per sq.ft. fee	\$0.52	
6. Group C - Porches and Decks	\$134		
Fences for swimming pool enclosures/hot tubs	\$134		
Pools (designated as public pools, as per OBC)	\$309		
Group D - Unfinished Area (shell only)		\$1.16	
Group D - Finished Area		\$1.44	
Group E - Unfinished Area (shell only)		\$1.16	
Group E - Finished Area		\$1.44	
Group F - Unfinished Area (shell only)		\$0.72	
Group F - Finished Area		\$0.90	
Greenhouses and Fabric Covered Pre-Engineered Storage Buildings		\$0.26	
Farm Buildings		\$0.41	
Temporary Buildings	\$134		
Demolition only - 600m ² or less in building area	\$134		
Demolition only - greater than 600m² in building area	\$516		

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Where construction and/or demolition commenced prior to	50% surcharge	
permit issuance	(\$215 Min.	
·	- \$ <mark>5,397</mark> Max.)	
	25% surcharge for	
	each	
Conditional/Partial Permit Fee	request/application	
Conditional/Fartial Fermit Lee	(\$309	
	Min \$5,397	
	Max.)	
1. Change of Use Only - Farm Building	\$134.00	
2. Change of Use Only - Residential	\$309	
3. Change of Use Only - Non-Residential	\$309	
Dana sationa Dacidantial	\$134 base fee plus	+0.50
Renovations – Residential	per sq.ft. fee	\$0.52
Denovations Non Decidential	\$309 base fee plus	¢0.52
Renovations - Non-Residential	per sq.ft. fee	\$0.52
	Residential: \$62	
	flat fee/per suite	
Partial occupancy of an unfinished building	Non-Residential:	
	\$309 flat fee/per	
	suite	
Re-Examination of Plans/Change in Lot	\$134/hr (1 hr min.)	
Dormant Application Renewal	\$134	
	\$134 plus	
Dormit Donougl	applicable re-	
Permit Renewal	examination plans	
	fee (if applicable)	
Renewal - Administrative Process	\$134	
Permit Transfer/Permit Revocation Deferrals	\$134	
Agency Letter of Approval (Building)	\$134	
Preliminary Inspection/Consultation	\$134/hr (1 hr min.)	
Permit/Property File Search	\$134/hr (1 hr min.)	
Re-Inspection Fee	\$134	
1	\$103/hr (\$309	
	min.) plus third-	
Alternative Solution Application	party costs,	
/ week made to be factor in Application	as may be	
	required, plus 25%	
	\$309 per	
	agreement plus	
Limiting Distance Agreement	third-party costs,	
	as may be	
	required, plus 25%	

Third Party Costs/Peer Review	Actual costs plus 25%	
Annual Maintenance Fee for Dormant Permits applied for after Dec. 31, 2011	\$258	
1. Order issued pursuant to sections 12, 13 or 18 of the Act (Order to Comply, Order not to Cover/Uncover, Order Requiring Tests, etc.)	\$309	
2. Order issued pursuant to section 14 of the Act (Stop Work Order)	\$412	
3. Order issued pursuant to subsection 15.9(4) of the Act (Unsafe Building)	\$309	
4. Order issued pursuant to subsection 15.9(6) of the Act (Prohibit Occupancy)	\$412	
5. Order issued pursuant to subsection 15.10(1) of the Act (Emergency Order)	\$412	
Registration/Discharge of Orders on Property Title	Actual costs plus 25%	

Taxes are not applicable.

INTERPRETATION NOTES TO SCHEDULE "A"

In addition to referring to the Building Code or the Act, in determining the fees under this By-Law, the Chief Building Official may have regard to the following explanatory notes, as may be required in the calculation of permit fees:

- 1. For purposes of determining permit fees, gross floor area (GFA) shall mean the total area of all floors above grade, measured between the outside surfaces of exterior walls, as well as the total finished area of all floors below grade;
- 2. Porches, decks and fireplaces are included in the permit fee for individual dwelling units;
- In the case of interior alterations or renovations, area of proposed work is the actual space receiving the work (i.e. tenant space, room(s), etc.);
- 4. Mechanical penthouses and floors, mezzanines, lofts, habitable attic and interior balconies are to be included in all gross floor area calculations;
- 5. Except for interconnected floor spaces, no deduction is made for openings within gross floor areas (i.e. stairs, elevators, escalators, shafts, ducts and similar openings);

- 6. Unfinished basements for single-detached dwellings, semi-detached dwellings, duplexes, triplexes and rowhouses are not included in the gross floor area when calculating permit fees;
- 7. Corridors, lobbies, washrooms, lounges and similar areas are to be included and classified according to the major classification for the floor area on which they are located; and
- 8. Temporary buildings are considered to be buildings that will be erected for not more than one year.

SCHEDULE "B" TO BY-LAW 2023-033

ADMINISTRATIVE INSPECTION/LOT GRADING PERFORMANCE DEPOSIT

Inspection Performance Deposit - Value of Work	Refundable Fee
Residential	
Value less than \$25,000.00	\$Nil
Value between \$25,000.00 and \$99,999.99	\$500.00
Value between \$100,000.00 and \$299,999.99	\$2,000.00
Value between \$300,000.00 to \$499,999.99	\$3,000.00
Value equal to or over \$500,000.00	\$5,000.00
Non-Residential	
Value less than \$50,000.00	\$Nil
Value between \$50,000.00 and \$299,999.99	\$2,000.00
Value between \$300,000 and \$999,999.99	\$5,000.00
Value equal to or over \$1,000,000.00	\$10,000.00
Lot Grading Performance Deposit	
Development without Site plan Control Agreement	\$2000.00
Development with Site plan Control Agreement	Site plan deposit to be used

INTERPRETATION NOTES TO SCHEDULE "B"

In determining the value of work under this By-Law, the Chief Building Official may have regard to the following explanatory notes, as may be required in the calculation of permit fees:

- 1. The value of work shall be the estimated cost of construction, as declared on the permit application form, or as determined by the Chief Building Official, whichever is higher;
- 2. When determining the value of work, the Chief Building Official may, at his or her discretion, use a current recognized construction cost index or consultant in determining the actual cost of construction;
- 3. Subject to Section 6.7 of this By-Law, once any expenses incurred by the Applicant or Permit Holder have been deducted by the Chief Building Official, any remaining funds shall be refunded in accordance with interpretation Notes 4 or 5, as the case may be;

REFUND OF ADMINISTRATIVE PERFORMANCE DEPOSITS

Inspection Deposit

- 4. Once a Permit has been closed, the Chief Building Official shall, after applying any applicable deductions, refund the balance of the administrative performance deposit fee in whole or in part to the Owner, in accordance with the following provisions:
 - a) One hundred per cent (100%) of the administrative performance deposit is to be refunded if the Work and all required inspections are fully completed within two (2) years of the date of issuance of the Permit;
 - b) Seventy-five per cent (75%) of the administrative performance deposit is to be refunded if the Work and all required inspections are fully completed within three (3) years of the date of issuance of the Permit;

- c) Fifty per cent (50%) of the administrative performance deposit is to be refunded if the Work and all required inspections are fully completed within four (4) years of the date of issuance of the Permit;
- d) Twenty-five per cent (25%) of the administrative performance deposit is to be refunded if the Work and all required inspections are completed within five (5) years of the date of issuance of the Permit; and
- e) No refund of the administrative performance deposit will be awarded if the Work and all required inspections are not fully completed within five (5) years of the date of the issuance of the Permit. This will not relieve the Permit Holder of obligations under any regulations of any By-Law, the Act or the Building Code. The refund of the whole or part of the administrative performance deposit shall not be deemed a waiver of any provisions of any By-Law or the Act or the Building Code. Also, the refund shall not be construed as a certification or guarantee that the Building, for which a Permit was issued, meets all the requirements of any By-Law, the Act or the Building Code.

Lot Grading Deposit

- 5. Once a lot grading as-built plan has been approved by the Municipality, as per the Municipality's Lot Grading Policy, the Chief Building Official shall refund the administrative performance deposit to the Owner in accordance with the following provisions:
 - a) One hundred per cent (100%) of the administrative performance deposit is to be refunded if the lot grading plan has been approved, as per the Municipality's Lot Grading Policy, within two (2) years of the date of issuance of the Permit;
 - b) Unless otherwise extended by the Chief Building Official, no refund of the administrative performance deposit will be awarded if the as-built lot grading plan has not been approved, as per the Municipality's Lot Grading Policy, within two (2) years of the date of issuance of the Permit. This will not relieve the Permit Holder of obligations under any By-Law, the Act or the Building Code.