THE CORPORATION OF THE TOWN OF GEORGINA IN THE REGIONAL MUNICIPALITY OF YORK

BY-LAW NUMBER 2018-0074 (PL-7)

BEING A BY-LAW TO ESTABLISH FEES FOR PLANNING APPLICATIONS AND SERVICES

WHEREAS Section 69 of the *Planning Act,* R.S.O. 1990, c.P.13, as amended, provides that the Council of a Municipality may by By-law establish a tariff of fees for the processing of applications made in respect of planning matters, which tariff shall be designed to meet only the anticipated cost to the municipality or committee in respect of the processing of each type of application provided for in the tariff;

AND WHEREAS Section 391 of the *Municipal Act*, S.O. 2001, c.25, as amended, authorizes a municipality to pass by-laws imposing fees or charges on persons for services or activities provided or done by or on behalf of it; for costs payable by it for services or activities provided or done by or on behalf of any other municipality or any local board; for the use of its property, including property under its control; and for capital costs payable by it for services or activities which will be provided or done by or on behalf of it after the fees or charges are imposed;

NOW THEREFORE the Council of the Corporation of the Town of Georgina hereby enacts as follows:

- 1. THAT By-law No. 2011-0015 (PL-7), as amended, is hereby repealed;
- THAT every person making an application or for the delivery of a service described in Schedule 'A' attached hereto, shall pay to the Corporation of the Town of Georgina the fees set out in Schedule 'A';
- THAT no application or service in respect to planning matters will be acknowledged or considered complete or undertaken until the person submitting the application or requiring the service has paid the necessary fee or deposit;
- 4. THAT Schedule 'A' attached hereto, is approved and declared to form part of this By-law;
- 5. THAT any planning application submitted prior to the passing of this By-law for which the processing has been held in abeyance by the Town as a result of the lack of availability of servicing allocation and/or the need for an approval of a Development Area Plan and/or any other reason making it premature for the application to be processed, shall be required to pay the difference between the fee previously submitted and that required under Schedule 'A' hereto;
- 6. THAT on an annual basis, effective January 1st of each year, beginning January 1, 2020, all fees and charges are subject to an automatic increase, and will be indexed and

rounded up to the nearest dollar, based on the percentage increase in the annual Ontario Consumer Price Index (All Items), issued in October of the preceding year;

- 7. THAT in the event the Consumer Price Index percentage change results in a negative amount, the fee for the calendar year shall remain at the same level as the previous calendar year; and,
- 8. THAT this by-law shall come into force and effect on January 1, 2019.

READ and enacted this 19th day of September, 2018.

Margaret Quirk Mayor

John Espinosa.

As Amended - Effective January 1, 2026

SCHEDULE 'A' TO BY-LAW 2018 – 0074 (PL-7) AS AMENDED BY BY-LAW NO. 2020-0036(PL7)

PLANNING APPLICATION AND SERVICE FEES As Amended – Effective January 1, 2026

DEVELOPMENT AREA PLANS (DAP)

Major:

- Any significant change to text or schedules of the DAP, required as a result of implementing new Town, Regional and/or Provincial Plans or policies
- Any change as determined to be major by the Director of Development Services

Minor:

- Any minor change to text or schedules of an existing DAP
- Any change as determined to be minor by the Director of Development Services

OFFICIAL PLAN AMENDMENT APPLICATION

Major Application Fee (see note below)	\$35,263
Additional Public Meeting (after first two)	. \$2,136
Additional Public and/or Agency Circulation (after initial)	\$284
Additional Planning Report (after first two)	\$1,149
Minor Application Fee (see note below)	\$22,710
Additional Public Meeting (after first two)	. \$2,136
Additional Dublic and/or Aganay Circulation (after initial)	1,802
Additional Public and/or Agency Circulation (after initial) Additional Planning Report (after first two)	

<u>Major Amendment:</u> an application which is relatively large in scale or scope which may have a significant impact or policy implication beyond the subject lands. Such applications may include, but not necessarily be limited to:

- Amendment having broader municipal or regional implications and/or requiring Regional approval
- Amendment affecting a large geographic area or multiple properties
- Any Industrial, Commercial, Institutional (ICI) application for development exceeding 250m² in gross floor area
- Any residential development exceeding 3 lots/units
- Any development requiring 3 or more major studies (e.g. transportation, traffic, environmental, hydrogeological, market analysis, etc.)
- Significant change to text or policies or schedules of the Plan
- Re-designation of land use category
- Any amendment as determined to be Major by the Director of Development Services

<u>Minor Amendment:</u> an application that is relatively small in scale and likely having minimal impact or issues beyond the subject lands. Such applications may include, but not necessarily be limited to:

- Amendment having little or no broader municipal or regional planning implications and/or has been exempted from Regional approval
- Amendment affecting a small geographic area or single property
- Minor change to text or policies and/or schedules of the Plan
- Any ICI application for development up to 250m2 in gross floor area
- Any residential development up to 3 lots/units
- Any amendment as determined to be Minor by the Director of Development Services

ZONING BY-LAW AMENDMENT APPLICATION

Major Application Fee (see note below)	\$25,675
Additional Public Meeting (after first two)	\$2,136
Additional Public and/or Agency Circulation (after	initial) \$284
Additional Planning Report (after first two)	\$1.149

<u>Major Amendment:</u> an application which significant in scale or scope which may have an impact beyond the subject lands. Such applications may include, but not necessarily be limited to:

- Amendment affecting a broad geographic area or multiple properties
- Amendment having broader municipal or regional planning implications
- Any ICI application for development exceeding 250m2 in gross floor area
- Any residential development exceeding 3 lots/units
- Any development requiring 3 or more major studies (e.g. transportation, traffic, environmental, hydrogeological, market analysis, etc.)
- Amendment requiring creation of a new zone category
- Any amendment affecting a brownfield site, or an influence area/separation distance for an industrial use, mineral aggregate use, waste management facility or communal sewage disposal facility
- Any amendment for a mixed-use zoning
- Interim Control By-law (Sec. 38 of Planning Act)
- Increased Density By-law (Sec. 37 of Planning Act)
- Any amendment as determined to be Major by the Director of Development Services

Minor Application Fee (see note below)	\$17,652
Additional Public Meeting (after first two)	
Additional Public and/or Agency Circulation (after initiation)	
Additional Planning Report (after first two)	\$1,149

<u>Minor Amendment:</u> an application that is small in scale and having minimal or no impact beyond the subject lands. Such applications may include, but not necessarily be limited to:

- Amendment affecting a small geographic area or individual site or property specific change to one or more zone standards, such as permitting a dwelling on a rural "undersized" lot
- Addition of one or more permitted uses with no significant impact on existing development standards
- Any ICI application for development up to 250m2 in gross floor area
- A rezoning or change of standards for up to 3 residential lots/units
- Renewal of Interim Control By-law (2nd or subsequent year)
- Rezoning required as a result of a lot addition or boundary adjustment for a residential or minor non-residential lot addition or boundary adjustment
- Rezoning required to legalize an existing accessory apartment or second dwelling unit
- Any amendment as determined to be Minor by the Director of Development Services

REMOVAL OF HOLDING OR "H" ZONE PROVISION

Major Application Fee (see note below)......\$5,309

• <u>Major</u>: an application which is significant in scale or scope and associated with a Plan of Subdivision/Condominium application or Site Plan Control application.

Minor Application Fee (see note below) \$3,704

• <u>Minor</u>: an application that is small in scale and having minimal or no impact beyond the subject lands and not associated with a Plan of Subdivision/Condominium application or Site Plan Control application.

TEMPORARY USE BY-LAW APPLICATION OR EXTENSION

Application Fee\$	8,764
Additional Public Meeting (after first two)	32,136
Additional Public and/or Agency Circulation (after initial)	. \$284
Additional Planning Report (after first two)	31,149

PART LOT CONTROL EXEMPTION APPLICATION OR EXTENSION

Application Fee......\$4,445

Plus: \$198 per lot or unit

NOTE: per lot or unit fee not applicable to an application to Extend Duration of Part Lot Control Exemption

RESTRICTIVE COVENANT AGREEMENT
Application Fee\$2,347
COMMITTEE OF ADJUSTMENT APPLICATIONS File Maintenance Fee
Consent (Lot creation, Lot Addition/Boundary Adjustment) Application Fee for first lot/unit/parcel created
Change of Consent Conditions \$4,567 Additional COA Meeting \$284 Additional Public and/or Agency Circulation (after initial) \$149 Additional Planning Report (after first report) \$567
Consent Agreement \$3,281 (Preparation of agreement and registration; fees are exclusive of any financial security, administrative or other fee set out in the agreement.)
Validation of Title, Easement, Title Clearance, Mortgage Discharge, Foreclosure, Power of Sale, Partition Order, Land Leases Application Fee
Minor Variance, Non-Conforming Uses, Other Permissions Application Fee
Minor Variance Agreement
Major Application Fee (see note below)
 Major Application applies to: Any Industrial/Commercial/Institutional (ICI) use or mixed use development exceeding 500 m² of gross floor area A re-use/re-development of an existing building, including a building expansion/addition exceeding 50 m² of gross floor area A residential building or development exceeding 25 lots/units A development affecting a large geographic area or multiple properties A theme park or large scale recreational/commercial use such as a golf course, marina, resort, casino An application as determined to be Major by the Director of Development Services
Mid-Range Application Fee (see note below)\$14,565
\$82 per m ² for any new ICI use or mixed use development exceeding 250 m ² and up to 500 m ² in gross floor area \$1,026 per residential unit/lot for any development exceeding 5 lots/units up to 25 lots/units

Additional Committee Meeting (after first mtg)
 Mid-Range Application applies to: A residential building or development with more than 5, but not exceeding 25 residential lots/units Any Industrial/Commercial/Institutional (ICI) use or mixed use development with more than 250 m², but not exceeding 500 m² of gross floor area
Minor Application Fee (see note below)
 Minor Application applies to: A development with 5 or fewer residential lots/units A re-use/re-development of an existing building, including a building expansion/addition of up to 50 m² of gross floor area Any Industrial/Commercial/Institutional (ICI) use or mixed use development with up to 250 m² of gross floor area An application as determined to be Minor by the Director of Development Services
Major Amendment to Existing Site Plan (see note below) Application Fee
<u>Major:</u> any amendment greater than 40% expansion to existing gross floor area, or any amendment as determined to be Major by the Director of Development Services
Minor Amendment to Existing Site Plan (see note below) Application Fee
Minor: Any amendment equal to or less than 40% expansion to existing gross floor area, any request to extend the duration of Site Plan Approval, or any other amendment or application as determined to be Minor by the Director of Development Services
Subsequent Site Plan Submissions – after 3 rd Each subsequent submission and review after 3 rd submission
Preparation of Site Plan Agreement
Amendment to Site Plan Agreement
Minor/Temporary Use Agreements (ex. Sales Trailers, etc.) Minor/Temporary Use Agreement
Site Plan Inspection (see note below) ➤ 2.7% of estimated construction cost – minimum \$1,000

<u>Note:</u> The 2.7% Fee – minimum \$1,000 for Site Plan Inspections shall not be subject to annual indexing based on the Consumer Price Index (C.P.I.).

	PLAN OF SUBDIVISION AND/OR CONDOMINIUM
	Draft Plan of Subdivision or Condominium
	Application Fee
	\$1,938 per Institutional/Commercial/Industrial unit/lot/block \$1,938 per Mixed Use unit/lot/block
	Additional Public Meeting (after first two)
0	<u>Note:</u> The unit/lot/block fees are to be charged only once on the submission of concurrent subdivision and condominium applications.
U	Extension of Draft Plan Approval
	Application Fee
	Note: Where a subdivision approval has a lapsing provision applied thereto, should the subdivision proceed to registration in phases, a draft plan approval extension is required for any portion of the subdivision not registered by the expiry date imposed by the lapsing provision.
	Revise or Alter an Approved Draft Plan Requiring Council Approval Application Fee
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	Request to Change to Conditions \$7,410
	Request to Change to Conditions
	 (Applies only to an existing approved plan where no new lots/units/blocks are created. Fees are exclusive of any financial security, administrative or other fee set out in the agreement.) Draft Plan of Condominium Requesting Exemption from Sec. 51- Planning Act Processing Requirements
	 (Applies only to an existing approved plan where no new lots/units/blocks are created. Fees are exclusive of any financial security, administrative or other fee set out in the agreement.) Draft Plan of Condominium Requesting Exemption from Sec. 51- Planning Act Processing Requirements (applns. Per Sec. 9(7) – Condominium Act)
	(Applies only to an existing approved plan where no new lots/units/blocks are created. Fees are exclusive of any financial security, administrative or other fee set out in the agreement.) Draft Plan of Condominium Requesting Exemption from Sec. 51- Planning Act Processing Requirements (applns. Per Sec. 9(7) – Condominium Act) Application Fee
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	(Applies only to an existing approved plan where no new lots/units/blocks are created. Fees are exclusive of any financial security, administrative or other fee set out in the agreement.) Draft Plan of Condominium Requesting Exemption from Sec. 51- Planning Act Processing Requirements (applns. Per Sec. 9(7) – Condominium Act) Application Fee

Engineering Submission Review:

Review of Engineering Submissions – max. 3 (see note below)

➤ 5.4% of estimated construction costs of which 1% is due and payable with 1st submission

<u>Note:</u> That the 5.4% Fee for Subdivision Applications shall not be subject to annual indexing based on the Consumer Price Index (C.P.I.).

Review of each subsequent submission after 3rd submission

> 25% of initial fee

Plot Plan Review - Single family or Semi-detached \$378 per lot

Plot Plan Review – Townhouse......\$378 per residential unit in a townhouse block

PROVISIONS REGARDING CONCURRENT APPLICATIONS

Where multiple applications are submitted concurrently involving the same land parcel, the Application Fee for any combination of Official Plan Amendment, Zoning By-law Amendment, Plan of Subdivision/Condominium (base fee), or Plan of Condominium requesting Exemption from Sec. 51 of the *Planning Act* Processing Requirements shall be as follows:

10% discount from base application fees otherwise listed in this bylaw

DEEMING BY-LAW OR REPEAL OF DEEMING BY-LAW

Repeal of Deeming By-law Application Fee \$3,212

Plus: \$299 per lot

PROPERTY INFORMATION REPORT

Application Fee\$396 per property

PRE-CONSULTATION

REQUEST TO CONSIDER AN APPLICATION FOR OFFICIAL PLAN AMENDMENT, ZONING BY-LAW AMENDMENT OR MINOR VARIANCE PURSUANT TO THE "2-YEAR PERIOD, NO REQUEST FOR AMENDMENT/NO APPLICATION" PROVISIONS OF THE PLANNING ACT

LEGAL COSTS

All Town incurred legal fees associated with the processing of any application at any stage, including, but not necessarily limited to, the review and/or preparation of any related documents, agreements, etc. shall be paid in full by the applicant, plus an additional 15% administrative fee.

CONSULTANTS COSTS

The Town may engage consultants to conduct reviews (e.g. Peer Reviews) and evaluate studies, in which case the costs incurred will be charged back to the applicant, plus an additional 15% administrative fee.

LANDSCAPE ARCHITECT COSTS

At the Town's discretion, the Town's Landscape Architect may conduct reviews and evaluate studies in association with conditions of development application approvals, in which case the cost determined on an hourly basis incurred will be charged back to the applicant, plus an additional 15% administration fee.

RADIOCOMMUNICATION TOWER SITING

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REFUND POLICY

Refunds are at the discretion of the Director of Development Services, and all requests for refunds must be made in writing to the Director. Refunds will be based on the following criteria:

Committee of Adjustment Applications:

- Application has been received and the circulation list has been prepared - 2/3 of fee refunded;
- Hearing date has been confirmed and Notices of Hearing have been mailed - 1/3 of fee refunded;
- Hearing has been held No Refund.

All other Applications:

- Up to 75% of the planning application fee required may be refunded if the application is withdrawn prior to the circulation to the commenting agencies; less a 15% administrative fee.
- Up to 50% of the planning application fee required may be refunded if the application is withdrawn after the circulation to the commenting agencies, but prior to one of the following: any public meetings; preparation of staff reports; or drafting of agreements and/or by-laws; less a 15% administrative fee.
- No refund of fees will be given after a public meeting has been held or after staff reports or by-laws have been prepared.

OTHER PROVISIONS

The Director of Development Services may:

- Define and determine the appropriate category upon which any application is submitted; and
- Reduce or waive any Fee normally required as per this by-law due to extenuating circumstances as a result of errors or omissions in the administration of this By-law and/or *Planning Act* processes.

LOCAL PLANNING APPEAL TRIBUNAL FEES

Administrative Referral Fee......\$360

<u>Note:</u> Due and payable to the Town of Georgina upon receipt of an appeal with respect to any application.

Appeal Deposit where approval authority decision is appealed by a 3rd party:

- For appeals against major official plan amendments, major zoning bylaw amendments, plans of subdivision or plans of condominium Deposit\$25,000
- > For all other appeals
 Deposit......\$10,000

Note: Deposits on 3rd party appeals are due and payable upon receipt of an appeal with respect to the application(s). The said deposit shall be paid by the applicant. Fees incurred by the Municipality above and beyond the amount of the deposit required will be invoiced to and payable by the applicant. Should the fees incurred be less than the amount of the deposit required, the appropriate refund will be issued to the applicant. Furthermore, failure to pay the appeal deposit, or maintain the deposit as required may result in the Town's refusal to provide services in support of the application at the Local Planning Appeal Tribunal.