

THE CITY OF VAUGHAN

CORPORATE POLICY

POLICY TITLE: DEVELOPMENT CHARGES REIMBURSEMENT AND CREDIT

POLICY NO.: 12.C.18

Section:	Finance & Budgets		
Effective Date:	September 26, 2023	Date of Last Review:	Click or tap to enter a date.
Approval Authority:		Policy Owner:	
Council		DCM, Corporate Services, City Treasurer & Chief Financial Officer	

POLICY STATEMENT

A policy governing development charge credits and/or reimbursements to a Developer with respect to eligible infrastructure being designed and constructed on the City's behalf in advance of the City's timing to deliver.

PURPOSE

This policy sets out the City's guidelines for the efficient application and administration of development charge credits and/or reimbursements related to certain eligible City infrastructure that is front-ended by a Developer ["Works" or "Project(s)"]. The terms, conditions, and restrictions governing development charge credits and/or reimbursements detailed herein are implemented through subdivision, development and/or spine services agreements with the City and seek to mitigate the City's exposure to potential risks and liabilities arising from such arrangements.

SCOPE

This policy applies to landowners, builders, developers and developer groups carrying out private development within the City of Vaughan which require certain City infrastructure to be designed and constructed in advance of the City's timing to deliver same to permit the private development to proceed.

All City staff facilitating agreements between the City and aforementioned parties must adhere to this policy.

LEGISLATIVE REQUIREMENTS

1. Development Charges Act, 1997

POLICY NO.: 12.C.18

DEFINITIONS

1. Act: The Development Charges Act, 1997, S.O. 1997, c.27, as amended, revised, re-enacted, or consolidated from time to time, and any successor statute.

- 2. Area Specific Development Charges ('ASDC'): A charge imposed with respect to growth-related net capital costs against a defined land area or per unit for specified services under the applicable by-law.
- **3. Developer:** A person, corporation, group of persons and/or corporations, or trustee that has submitted an application pursuant to the Planning Act to the City of Vaughan for approval.
- **4. Development:** The construction, erection or placing of one or more buildings or structures on land, or the making of an addition or alteration to a building or a structure that has the effect of substantially increasing the size or usability thereof and includes redevelopment.
- **5. Development Charges (DC):** A charge imposed with respect to growth-related net capital costs against land under the City's Development Charges By-Law.
- **6. Development Charges By-Law:** Municipal regulation that imposes development charges against land to pay for increased capital costs required because of increased needs for services arising from the development of the area for which the regulation applies.
- **7. DCM/CFO:** Deputy City Manager of Corporate Services, City Treasurer and Chief Financial Officer.
- 8. Planning Act: The Planning Act, R.S.O. 1990, c. P.13, as amended.

POLICY

1. REQUIREMENTS

City staff are required to use the following criteria in considering the eligibility of development charges credits and/or reimbursements for Projects that have been identified in the City-Wide DC or ASDC By-laws.

1.1. The subject Development and Works must comply with the *Local Service Policy 12.C.01*. and/or the *Developer Build Parks Policy 07.2.05* where applicable.

POLICY NO.: 12.C.18

1.1.1. This policy shall neither override nor substitute any requirements, restrictions, or guidelines set out in the *Local Service Policy 12.C.01*. and the *Developer Build Parks Policy 07.2.05* as amended from time to time.

- 1.2. To receive a credit or reimbursement pursuant to this Policy, the Developer shall carry out the following steps prior to commencement of the design and construction of any Works seeking reimbursement and/or credit pursuant to this Policy:
 - 1.2.1. Submit a request to the Infrastructure Development Portfolio, unless the City initiates the request that the Developer undertakes Works on behalf of the City as a part of a development application;
 - 1.2.2. Enter into an agreement with the City in the form of a subdivision, spine services, servicing and/or development agreement which contains provisions regarding the nature, scope and process of reimbursement and to establish the Developer's obligations regarding the front-ending of design, construction, maintenance and delivery of the Works.
- 1.3. Credit and/or reimbursement is subject to City approval, and there is no entitlement to reimbursement prior to such approval.

2. CONDITIONS

The Developer shall satisfy the following conditions prior to constructing Works seeking reimbursement or credit from the City pursuant to this Policy:

- 2.1. The Developer shall assume all risks, including those associated with any changes to provincial legislation specific to Development Charges, when entering into an agreement with the City.
- 2.2. Any transactional costs incurred by the Developer in relation to entering into an agreement with the City (e.g., legal, consultation, study fees, etc.) shall not be reimbursed by the City.
- 2.3. All costs incurred by the City in relation to considering an agreement initiated by a Developer are recoverable by the City from the Developer, including but not limited to the fees and disbursements for legal services, consultants, and studies required to prepare the agreement and are not reimbursable.
- 2.4. Temporary infrastructure is not reimbursable and shall not be included in the reimbursement amount.
- 2.5. Any expenditures incurred after the approved Project completion date shall not be reimbursable.

POLICY NO.: 12.C.18

2.6. All Works eligible for credit or reimbursement shall be constructed to the City's satisfaction and in accordance with the latest municipal and provincial standards, specifications, applicable policies, approved engineering plans and priorities identified in the City's Official Plan, Transportation Master Plan, Integrated Urban Water Master Plan.

- 2.7. The Developer may be required to design and construct the Works to a higher standard, at its sole expense, as determined by the Deputy City Manager, Infrastructure Development, acting reasonably, than that which has been detailed in the City's City-Wide or Area Specific Development Charges Background Study and By-law.
- 2.8. The Developer shall provide an invoice and HST number as well as all documentation required to review and verify as-built construction costs to the satisfaction of the City prior to reimbursement or credit.
- 2.9. Any other and further conditions as deemed appropriate by City Council.

3. DEVELOPER REIMBURSEMENT OR CREDIT

- 3.1. Reimbursement or credit may only be issued after all Works have been completed, all required inspections have been completed, and verification of costs is completed, all to the City's satisfaction.
- 3.2. The reimbursement amount shall be the lesser of:
 - (1) The Developer's actual total Project costs up to the upset limit as stipulated in the related agreement; and
 - (2) The estimated Project cost, as stated in the development charges background study.
- 3.3. The payment structure will follow one of the below guidelines, depending on the nature of the Project.
 - (1) If the City classifies the Project as city-wide infrastructure, then a lump sum payment will be made to the Developer only when the Project is both complete and included in an approved capital budget. The payment amount will adhere to the restrictions set in section 3.2 of this policy. The City is entitled, in its sole discretion, to break up the payment into multiple payments over a timeline that the City deems appropriate.
 - (2) If the City classifies the Project as ASDC infrastructure, payments will be made to the Developer only when sufficient funds have been

POLICY NO.: 12.C.18

collected through the related ASDCs and when the Project is included in an approved capital budget. The payment amount will adhere to the restrictions set in section 3.2 of this policy. The City is entitled, in its sole discretion, to break up the payment into multiple payments over a timeline that the City deems appropriate.

- 3.3.1. Using the City's reasonable efforts, payments will be made to the Developer every year on the anniversary of the approved project completion date until the approved reimbursement amount is paid in full or the sunset clause date stipulated in the applicable agreement has been reached, whichever date occurs earlier.
- 3.3.2. In a year with no related ASDC collections, payment shall not be made by the City to the Developer.
- 3.3.3. Under no circumstance shall the City be obligated to make fixed-yearly payments to the Developer.
- 3.3.4. At the sole discretion of the City, the City may agree to pay the Developer a specific percentage of the total approved reimbursement amount at certain development/design milestones to facilitate the construction of more expensive City-wide infrastructure Projects.
 - 3.3.4.1. Section 3.3.4 only applies to City-wide infrastructure Projects included in the approved capital budget.
- 3.4. If the Project cost exceeds the amount estimated within the DC background study, then the City shall not be obligated in any way to reimburse the developer for any remaining balance.
 - 3.4.1. The City may use reasonable efforts to update future DC background studies to include the difference referenced in section 3.4 and reimburse the Developer at a later date, subject to approval.
- 3.5. The reimbursement or credit amount shall not be indexed, and the City shall not be responsible for compensating the Developer for interest.

4. ROLES AND RESPONSIBILITIES

City Manager

4.1.1. Reviews and approves reimbursements as required by the City's signing authority framework.

DCM Corporate Services, City Treasurer and Chief Financial Officer

POLICY NO.: 12.C.18

4.1.2. Reviews and approves reimbursements as required by the City's signing authority framework.

4.1.3. Maintains administrative authority and responsibility for the Development Charges Reimbursements Policy.

Director, Financial Planning and Development Finance

- 4.1.4. Reviews and approves reimbursements as required by the City's signing authority framework.
- 4.1.5. Approves department operating procedures and processes under this policy.

Manager, Development Finance, Financial Planning and Development Finance and Designates

- 4.1.6. Reviews and approves reimbursements as required by the City's signing authority framework.
- 4.1.7. Leads updates or revisions to this policy.
- 4.1.8. Follows procedures to prepare the payment of reimbursements as requested by the City's engineering staff.
- 4.1.9. Reviews and approves reimbursements as required by the City's signing authority framework.

Director of Development Engineering and Designates

- 4.1.10. Signs off on reimbursements after the completion of review, verification of inspections and as-built construction costs.
- 4.1.11. Review as-builts and prepare reimbursement memos.

ADMINISTRATION					
Administered by the Office of the City Clerk.					
Review	5 Years	Next Review	December 4, 2000		
Schedule:	If other, specify here	Date:	December 1, 2028		
Related	12.C.01 - Local Service, 07.2.05 – Developer Build Parks				
Policy(ies):					
Related	By-I aw 109-2022				

By-Law(s):			
Procedural			
Document:			
Revision History			
Date:	Description:		
Click or tap to			
enter a date.			
Click or tap to			
enter a date.			
Click or tap to			
enter a date			

DEVELOPMENT CHARGES REIMBURSEMENT AND CREDIT

POLICY TITLE:

POLICY NO.: 12.C.18