# THE CITY OF VAUGHAN BY-LAW

### **BY-LAW NUMBER 195-2018**

A By-law to impose a Tariff of Fees for the processing of Planning Applications and to repeal By-law Number 018-2018, being a prior by-law imposing a Tariff of Fees for Planning Applications.

**WHEREAS** Subsection 69(1) of the *Planning Act, R.S.O. 1990, c.P. 13*, as amended, permits a municipality to enact a by-law to impose a Tariff of Fees for the processing of Planning Applications;

**AND WHEREAS** the Council of The Corporation of the City of Vaughan deems it appropriate to amend the existing Tariff of Fees for the processing of Planning Applications;

NOW THEREFORE the Council of the Corporation of the City of Vaughan ENACTS AS FOLLOWS:

- The fees for the processing of Planning Applications commencing in 2019 shall be as set out in Schedule "A" attached hereto, as may be amended:
- 2. Schedule "A" shall form a part of this By-law and reflect the Tariff of Fees for Planning Applications commencing in 2019, as may be amended.
- 3. By-law Number 018-2018 shall be repealed on the date this By-law comes into full force and effect.
- 4. This By-law shall come into full force and effect on January 1, 2019.

Enacted by City of Vaughan Council this 12th day of December, 2018.

Hon. Maurizio Bevilacqua, Mayor
Todd Coles, City Clerk

## SCHEDULE "A" TO BY-LAW 195-2018

TARIFF OF FEES FOR VAUGHAN PLANNING APPLICATIONS			
Application Type / Service	Unit of Measure	2019 Fees	
OFFICIAL PLAN AMENDMENT APPLICATION			
Major Official Plan Amendment Base Fee 8	Application	\$37,917	
Major Official Plan Surcharge (if application approved)	Application	\$9,563	
Minor Official Plan Amendment Base Fee 7	Application	\$23,523	
Minor Official Plan Surcharge (if application approved)	Application	\$7,068	
Revision to Official Plan Application requiring recirculation <sup>9</sup>	Application	\$4,562	

Applic	ation Type / Service	Unit of Measure	2019 Fees
ZONING BY-LAW AMENDMENT APPLICATION			
	Singles, Semis, Townhouses (includes street, common element, stacked, back-to-back), Apartment, and Condominium Unit		
	Base Fee	Application	\$8,589
	Per Unit Fee <sup>13</sup>		
_	For the first 0-25 Units	Unit	\$647 / unit
ntia	For the next Units 26-100 Units	Unit	\$241 / unit
Residential	For the next Units 101-200 Units	Unit	\$66 / unit
Res	Greater than 200 Units	Unit	\$29 / unit
	VMC Surcharge <sup>10</sup>	Application	\$15,708
	Intensification Area / Infill Surcharge 10	Application	\$15,708
	Base Fee	Application	\$8,589
Non- Residential	Non-Residential Blocks	Hectares / m <sup>2</sup>	\$5,707 or \$0.57/m <sup>2</sup>
S sid	VMC Surcharge <sup>10</sup>	Application	\$15,708
8	Intensification Area / Infill Surcharge 10	Application	\$15,708
	Base Fee	Application	\$8,589
Mixed-Use	Mixed Use Blocks <sup>5,6</sup> (If a residential use is proposed, the Residential per unit fee(s) apply)	Hectares / m <sup>2</sup>	\$9,513 or \$0.95/m <sup>2</sup>
ixec	VMC Surcharge <sup>10</sup>	Application	\$43,026
Σ	Intensification Area / Infill Surcharge 10	Application	\$53,953
	Private Open Spaces	Hectares	\$3,393
	Zoning By-law Surcharge (if Zoning Amendment Application is Approved)	Application	\$3,616
	Revision to Zoning Amendment Application Requiring Recirculation <sup>9</sup>	Application	\$4,562
	By-law to remove Holding Symbol (H)	Application	\$4,964
ē	Interim Control By-Law Amendment	Application	\$4,838
Other	Part Lot Control By-Law	Application	\$3,771
	Section 37 or Stratified Title Agreement Surcharge	Agreement	\$32,175
	Cash in Lieu of Parking	Agreement	\$4,244
	Class 4 Designation	Application	\$4,949

# SCHEDULE "A" TO BY-LAW 195-2018\_

	TARIFF OF FEES FOR VAUGHAN PLANNING APPLICATIONS				
Applic	Application Type / Service Unit of Measure 2019 Feet				
	SITE DEVELOPMENT APPLICAT	ION			
	Singles, Semis, Townhouses (includes street, common element, st and Condominium Unit	acked, back-to-ba	ack), Apartment,		
	Base Fee	Application	\$9,900		
	Per Unit Fee <sup>13</sup>				
ıtial	For the first 0-25 Units	Unit	\$790 / unit		
Residential	For the next 26-100 Units	Unit	\$394 / unit		
Res	For the next 101-200 Units	Unit	\$277 / unit		
	Greater than 200 Units	Unit	\$165 / unit		
	VMC Surcharge <sup>10</sup>	Application	\$4,780		
	Intensification Area / Infill Surcharge 10	Application	\$32,099		
	Base Fee	Application	\$9,900		
dy ee)	Per Unit Fee <sup>13</sup>		Ţ		
Ireac on F	For the first 0-25 Units	Unit	\$525 / unit		
Residential (Already Paid Subdivision Fee)	For the next 26-75 Units	Unit	\$263 / unit		
entia Ibdi	For the next 101-200 Units	Unit	\$184 / unit		
side d Su	Greater than 200 Units	Unit	\$93 /unit		
Re Pai	VMC Surcharge <sup>10</sup>	Application	\$4,780		
	Intensification Area / Infill Surcharge 10	Application	\$32,099		
	Base Fee	Application	\$9,900		
a	Industrial/Office/Private Institutional	Per m <sup>2</sup>	\$2.95 / m <sup>2</sup>		
enti	Industrial/Office/Private Institutional: Portions over 4,500m <sup>2</sup> GFA	Per m <sup>2</sup>	\$1.50 / m <sup>2</sup>		
esid	Commercial (Service, Retail Warehouse)	Per m <sup>2</sup>	\$9.66 / m <sup>2</sup>		
Non-Residential	Commercial (Service, Retail Warehouse): Portions over 4,500 m <sup>2</sup> GFA	Per m <sup>2</sup>	\$2.90 / m <sup>2</sup>		
Š	VMC Surcharge <sup>10</sup>	Application	\$32,099		
	Intensification Area / Infill Surcharge 10	Application	\$32,099		
	Base Fee	Application	\$9,900		
	Per Unit Fee (Residential) <sup>13</sup>		_		
	For the first 0-25 Units	Unit	\$229 / unit		
	For the next 26-75 Units	Unit	\$71 / unit		
	For the next 101-200 Units	Unit	\$28 / unit		
	Greater than 200 Units	Unit	-		
Jse	Per Unit Fee Residential (Already Paid Subdivision Fee) <sup>13</sup>		Ţ		
Mixed-Use	For the first 0-25 Units	Unit	\$152 / unit		
Μix	For the next 26-100 Units	Unit	\$47 / unit		
	For the next 101-200 Units	Unit	\$19 / unit		
	Greater than 200 Units	Unit	-		
	Industrial/Office/Private Institutional	Per m <sup>2</sup>	\$3.20 / m <sup>2</sup>		
	Industrial/Office/Private Institutional: Portions over 4,500 m <sup>2</sup> GFA	Per m <sup>2</sup>	\$1.61 m <sup>2</sup>		
	Commercial (Service, Retail Warehouse)	Per m <sup>2</sup>	\$10.46 m <sup>2</sup>		
	Commercial (Service, Retail Warehouse): Portions over 4,500m <sup>2</sup> GFA	Per m <sup>2</sup>	\$3.13 m <sup>2</sup>		
	VMC Surcharge <sup>10</sup>	Application	\$53,953		
	Intensification Area / Infill Surcharge 10	Application	\$53,953		
	Revision to Site Development Application requiring Recirculation <sup>9</sup>	Application	\$4,562		
_	Simple Revision to Site Development application not requiring recirculation or Council Approval <sup>5</sup>	Application	\$4,267		
Other	Landscape Inspection Fee <sup>12</sup>	Surcharge /	\$441		
U	· · ·	Inspection			
	Stratified Title Agreement	Agreement	\$30,141		

# SCHEDULE "A" TO BY-LAW 195-2018\_

TARIFF OF FEES FOR VAUGHAN PLANNING APPLICATIONS		
Application Type / Service	Unit of Measure	2019 Fees
DRAFT PLAN OF CONDOMINIUM APPLICATION		
Draft Plan of Condominium Base Fee (includes Standard, Common Element, Vacant Land, Leasehold, Amalgamated and Phased)	Application	\$24,995
Revision to a Draft Plan of Condominium	Application	\$7,687

Applic	ration Type / Service	Unit of Measure	2019 Fees	
	DRAFT PLAN OF SUBDIVISION APPLICATION			
	Base Fee	Application	\$45,065	
	Per Unit Fee <sup>13</sup>			
a	For the first 0-25 Units	Unit	\$1,163 / unit	
enti	For the next 26-100 Units	Unit	\$581 / unit	
Residential	For the next 101-200 Units	Unit	\$175 / unit	
Ř	Greater than 200 Units	Unit	\$52 / unit	
	Part Lot / Part Block	Unit	50% of Per Unit Fee / Lot or Block	
	VMC Surcharge <sup>10</sup>	Application	\$10,927	
	Intensification Area / Infill Surcharge 10	Application	\$32,782	
_	Base Fee	Application	\$45,065	
Non- Residential	Non-Residential Blocks in Subdivision (fee applies on per hectare basis)	Hectares	\$12,197	
Nc esid	VMC Surcharge <sup>10</sup>	Application	\$21,855	
Ř	Intensification Area / Infill Surcharge 10	Application	\$21,855	
	Base Fee	Application	\$45,065	
	Per Unit Fee <sup>13</sup>			
	For the first 0-25 Units	Unit	\$1,163 / unit	
စ္မ	For the next 26-100 Units	Unit	\$581 / unit	
Mixed-Use	For the next 101-200 Units	Unit	\$175 / unit	
Nixe	For each Unit above 200	Unit	\$52 / unit	
_	Mixed-use Blocks in Subdivision <sup>5, 6</sup> (fee applies on a per hectare basis)	hectares	\$6,407	
	VMC Surcharge <sup>10</sup>	Application	\$21,855	
	Intensification Area / Infill Surcharge 10	Application	\$10,927	
	Revision to Draft Approved Plan of Subdivision requiring Circulation <sup>9</sup>	Application	\$7,725	
	Revision to Conditions of Draft Plan of Subdivision Approval	Application	\$4,562	
er	Extension of Draft Plan of Subdivision	Application	\$2,278	
Other	Registration of Each Additional Phase of a Subdivision Plan	Application	\$3,317	
	Landscape Review <sup>12</sup>	Surcharge	\$22,164	
	Landscape Inspection <sup>12</sup>	Surcharge / Inspection	\$441	

BLOCK PLAN AND SECONDARY PLAN		
Block Plan and Secondary Plan	Application	\$633.00/ha
Revision for Application requiring Recirculation <sup>9</sup>	Application	\$4,429.00
PRE-APPLICATION CONSULTATION (PAC)		
Pre-Application Consultation Meeting	Application	\$1,366

HERITAGE REVIEW		
Heritage Review	Application	\$1,639
Heritage Permit	Application	\$546
Heritage Status Letter	Application	\$82

## SCHEDULE "A" TO BY-LAW 195-2018\_

TARIFF OF FEES FOR VAUGHAN PLANNING APPLICATIONS			
Application Type / Service	Unit of Measure	2019 Fees	
STREET NAMING AND NUMBERING			
Address Change Application	Application / Property	\$1,046	
Street Name Change	Application / Street	\$2,005	
New Street Name - Proposed	Per Street Name	\$1,643	
New Street Name - From City's Pre-Approved List	Per Street Name	\$275	
Street Number - Lot Through Consent	Per Address	\$546	
New Street / Unit Address (Per address & Per Unit)	Per Address / Unit	\$40	

## **SCHEDULE "A" TO BY-LAW 195-2018**

#### NOTES:

- 1. Any application fees paid prior to the date this By-law comes into force, shall be credited to the amount(s) due under this By-law.
- 2. If an application is withdrawn in writing by the Applicant:
  - a) prior to a technical report proceeding to Committee of the Whole, 25% of the fee may be refunded; or
  - b) prior to a Public Meeting, 50% of the fee may be refunded.
- 3. Should the Applicant request that a Public Meeting be cancelled (after Notices have been mailed out) and held at a later date, the total cost incurred for the second mailing of a Public Meeting Notice shall be borne by the applicant.
- 4. An appeal of any of the Planning Applications identified in this By-law to the Ontario Municipal Board and/or the Local Planning Appeal Tribunal shall be subject to a \$787.00 Planning Department Administrative fee, to be paid by the Appellant.
- 5. Site Development applications for new individual (excluding new detached residential dwelling developments(s) proceeding through the plan of subdivision approval process) detached dwellings that are to be constructed within any Heritage Conservation District Study and Plan, as defined by Vaughan Official Plan 2010, are subject only to the Simple Revision fee for Site Development Applications, and will require Council approval of the application. The Heritage Review fee shall also apply.
- For a Mixed-Use development, where more than one use is proposed on a site, the applicable Site Development application fee shall be the Base fee, plus the total of the fees for each individual use/units added together. For a Zoning By-law Amendment Application, Site Development Application and Draft Plan of Subdivision Application, where residential uses are proposed, the per unit residential fee shall apply to each unit.
- 7. Minor Official Plan Amendment: A "Minor" Official Plan amendment is an Official Plan amendment that:
  - proposes a small-scale exception to a specific Official Plan standard (e.g., minor changes to the number of permitted units; building height; gross floor area; or to add a site-specific use limited in scale);
  - proposes a minor change to a specific policy that is limited in scope and typically to one property; maintains the intent and purpose of the Official Plan; and b)
  - c)
  - d) shall have limited impact or policy implications beyond the subject lands.
- Major Official Plan Amendment: A "Major" Official Plan amendment is an Official Plan amendment that:
  - any proposed redesignation or change in land use for a property(ies);
  - requires many changes to the policies and schedules of the Official Plan; b)
  - is more significant in scale and scope than a minor Official Plan amendment, and which may have greater impact or policy implications c) beyond the subject lands. Applications relating to more than one property would normally be in this category;
  - a site-specific application representing a large-scale development/redevelopment or a change in use. An application involving significant changes to the text or policies of the Official Plan would also fall in this category; and d)
  - an Official Plan amendment within a Heritage Conservation District.
- 9. Official Plan, Zoning By-law Amendment, Site Development, Block Plan and Secondary Plan Applications Recirculation fee applicable when substantial changes are initiated by the applicant that requires a full recirculation for review and comment prior to Council approval. When more than one related application (e.g., Official Plan and Zoning By-law Amendment) is filed, the fee shall only be applied for one of the related
- 10. For the purposes of calculating the applicable surcharges the VMC, Intensification Areas and Infill Development are defined as follows:
  - <u>VMC</u> Any Development Planning application for a property located within the boundary of the Vaughan Metropolitan Centre (VMC), as a) defined by the VMC Secondary Plan.
  - Intensification Areas Any Development Planning application for a property located within an Intensification Area identified on Schedule 1 Urban Structure of Vaughan Official Plan (VOP) 2010, or any Secondary Plan Policies (Section 11), Area Specific Polices (Section 12), or b) Site-Specific Policies (Section 13) constituting Volume 2 of VOP 2010. The surcharge will apply to Development Planning applications that facilitate new development and redevelopment proposals.
  - Infill Development Any Development Planning application for a property where the proposal is for development that meets the following c)

Infill Development means the development or redevelopment of a property, site or area with new development at a higher density or building height than is currently permitted by the Official Plan. The surcharge fee will not apply to a Development Planning application for street townhouse development, but shall apply to all other forms of townhouse development (e.g. common element, back-to-back, row, stacked, etc.). Infill development also includes all residential apartment and mixed-use buildings.

In each case above (i.e. VMC, Intensification Area and Infill Development) the surcharge will not apply to development that is minor in nature, such as additions or expansions of existing buildings, a change in use in an existing building, or an amendment to a development standard (e.g. number of units or gross floor area).

- Heritage Conservation Districts (HCD): Intensification Areas and Infill Development fees do not apply to any Development Planning d) application that will facilitate the retention, adaptive reuse, or a minor alteration(s) (e.g. addition) of an existing building that is designated as Part 4 or Part 5 under the *Ontario Heritage Act* or recognized in the City's Built Heritage Inventory. However, any Development Planning application for new development / redevelopment within a HCD is subject to the Intensification Area/Infill surcharge.
- The VMC, Intensification Areas, Infill Development and Heritage (where applicable) surcharges shall be paid for each application type. (Example: If a Zoning By-law Amendment and Site Development application are required for a residential development in the VMC, the applicable Zoning By-law Amendment surcharge of \$15,708 and the Site Development application surcharge of \$4,780 shall apply.)
- 11. OTHER GENERAL FEES:

\$589.00 per year Maintenance Fee charged to files inactive for over 1 year (where the Applicant prefers not to close the file).

- 12. Fees for Landscape Inspection and Landscape Review are subject to HST.
- 13. Per unit fee charge is based on a decreasing per unit rate. For example, a Zoning By-law Amendment application for a proposed residential development with 250 units, the fee is calculated as follows:

For the first 25 Units = 25 Units x \$647 = \$16.175 For the next 26-100 Units = 75 Units x \$241= \$18,075 For the next 101-200 Units = 100 Units x \$66 For each Unit above 200 (201-250 Units) = 50 Units x \$29 = \$ 6,600 = \$ 1,450 Total Per Unit Fee = \$42,300