	D. CURRENT PLANNING AND DEVELOPMENT SERVICES				
Changes	Fees for services				
	Note:				
	a) All fees in this part exclude GST.				
	b) All fees are non-refundable.				
	c) The applicant will be responsible for the additional payment of any costs incurred				
	by the County for the review of any application under this part by 3 rd party legal				
	and engineering consultants.				
	d) Renewal of a permit will be charged the same as a new permit.				
	1. Agreements: Development (DA) and Encroachment				
	Type of application		Fee		
	a) DA for construction of municipal		\$5,000		
	(including any levies if applicable				
	registration				
		y recreation contribution	\$1,300/lot		
	b) DA for payment of off-site levy or registration	only – administration and	<u>\$</u> 500		
<mark>1.</mark>					
_	c) DA for payment of deposit/security – administration and registration \$100				
	d) Amendment of an executed DA	\$1,000			
	e) Encroachment agreement				
		Minor	\$100		
		Major	\$500		
	2. Development Permits				
	Zoning district and specific land uses	Permitted use	Discretionary use		
	AG	\$110	\$310		
	Except for the following uses:				
	Grading, stripping and stockpiling	\$250	n/a		
	Home-based business	\$150	\$400		
<mark>2.</mark>	Secondary dwelling Single detached dwelling	n/a	\$350 ,		
<u> </u>	5	\$200	n/a		
	R1, R2, R3, R4, R5 & HR Except for the following uses:		\$310		
	1 · · · · · · · · · · · · · · · · · · ·		\$200/dwelling unit		
	Duplex	n/a <mark>\$200</mark>	n/a		
3.	Mixed use development	\$200 n/a	\$800		
5.	Recreational vehicle storage facility	n/a	\$1,000		
	Semi-detached dwelling	\$200	n/a		
	Single detached dwelling	n/a			
	Townhouse	\$200 <mark>\$200/dwelling unit</mark>	n/a		
<mark>4.</mark>	RE	\$1,000	\$300		
	Except for the following use:	A	40.55		
	Accessory building/use	\$150	\$200		

	C1 C2 C2 I1 I2 I2 I4 IF IB AD INC	¢[70 + ¢0 11/¢1 000 of	Cama as narmitted usa
	C1, C2, C3, I1, I2, I3, I4, I5, IR, AP, INS & REC	\$570 + \$0.11/\$1,000 of project value up to	Same as permitted use
	& REC	\$100 million +	
		\$0.04/\$1,000 of	
		remaining project	
		value over \$100 million	
	Except for the following uses:	value over \$100 million	
	Accessory building/use in INS and REC	\$150	\$350
	Grading, stripping and stockpiling	\$1,000	n/a
	Surveillance suite	n/a	\$400
	EP, PU & POS	\$200	\$400
<mark>5.</mark>	DC	MPC/Dev Off	Council
		\$300	\$600
	Other:	Permitted use	Discretionary use
	Change of use		is listed use
	Residential addition, deck, ramp	\$110	n/a
	Retaining wall (exceeding 1.2m in height)	\$150	n/a
	Sign	\$100	n/a
	· ·	Development Officer	MPC
<mark>6.</mark>	Variances (in addition to development	\$100	\$250
	application fee)	7100	9230
	3. Penalties and fines		
	Development that occurs prior to d	Double the current	
	issuance		
	All fines are as listed in Table 4.1 of Land Use Bylaw 1385/17		application fee
	4. Miscellaneous Services		
	Type of application	on	Fee
	a) Compliance certificate		\$180
	b) Letter of Concurrence		,
	· ·	et/Communication tower	\$1,000
	•	nateur/HAM radio tower	\$300
	c) Road allowance closure fee	·	\$2,500
	•		
	Recognized Community Associat		\$0
	5. Securities		
	a) Approach deposit		
		se course and pavement	\$9,000
		Gravel	\$2,550
	Approach inspection		\$2,550
	b) Grading deposit	- It is a serve make a server	7
	2, 2.33g 33posic	Residential	\$3,000/lot
	All other districts excluding AG		\$2,000/lot \$2,000/ha
	c) Landscaping Deposit		100% of Construction
	5) <u> </u>	Costs	
	d) Removal of dwelling deposit		\$5,000
	a, hemoval of awelling acposit		75,000

<mark>7.</mark>	e)	Septic system upgrade deposit	\$7,500 or 25% of a
			qualified contractor's
			quote (whichever is
			the greater)
	6. St	atutory documents, Growth Plan and LUB	
	a)	Amendment to the Land Use Bylaw	\$3,000
	b)	Amendment to an approved Statutory plan or Outline plan	\$3,000
	c)	Application for an Area Structure Plan	\$10,000 plus \$200/ha to a maximum of \$35,000
	d)	Application for an Outline Plan	\$5,000 plus \$200/ha to a maximum of \$25,000
	e)	Preparation of application to the Capital Region Board under the Regional Evaluation Framework	\$2,000
		Re-referral of application	\$1,000
	7. Subdivision and Endorsement		
	a)	Single lot subdivision (1 – 4 lots)	
		Application to subdivide one lot	\$1,175
		Additional fee per lot	\$200
		Application amendment (i.e. when applicant amends proposal during or after the review stage of the application and before a decision is made)	\$250
	b) Multi-lot subdivision (5 or more lots)		
		Application	\$200
		Additional fee per lot	\$600
		Application amendment (i.e. when applicant amends proposal during or after the review stage of the application and before a decision is made)	\$500
	c)	Endorsement	
	C)	Application	\$250
		Additional fee per lot	\$600
	d)	Extension of subdivision approval	\$100

Explanatory notes for changes:

- 1. This is a new fee and caters for those occurrences where the County must enter into a development agreement to enact the payment of a deposit or security.
- 2. One basic fee is now proposed, compared to the present schedule which determines fee based on the size of a dwelling and ranges between \$125 \$325.
- 3. Apartment, mixed use development and townhouse are new uses and require new fees. Fees based on fee for a single detached dwelling.
- 4. The fee for permitted use has been reduced from \$2,000 to \$1,000. Reasoning being that land now must be redistricted before extraction can occur.

- 5. This is a new fee. Applications for development permits in a DC district in the past were charged based upon the fee applicable for the same use, but in a different land use district. However, this has been problematic and the proposal to charge a fee in accordance with the authority making the decision, irrespective of the use, should address these problems.
- 6. Proposed reduction in fees from \$310 in distinguishing between permitted and discretionary uses. This reduction is based on the additional variance powers for Development Officers provided for in the new LUB.
- 7. Although Administration has been requiring these deposits in the past, it has never been formally added to the Fees and Charges Schedule. As such, this deposit has been added for consistency purposes.