CITY OF LANGFORD BYLAW NO. 2122

A BYLAW TO AMEND BYLAW NO. 209, "DISTRICT OF LANGFORD DEVELOPMENT PROCEDURES, 1997"

The City of Langford Council in open meeting assembled enacts as follows:

- A. Bylaw No. 209, cited as "District of Langford Development Procedures, 1997" is amended by:
 - 1. By replacing Schedule 'D' with the following: "

Official Community Plan Amendment Fees		
Application Type	Fee	
Application concurrent with Application to Rezone	\$2,615	
All Land Uses <1000m² of site area	\$6,540	
All Land Uses 1001m² – 8094m² (2ac) of site area	\$10,240	
All Land Uses >8094m² – 40,467m² (10ac)	\$13,720	
All Land Uses >40,467m² (10ac)	\$16,330	
Zoning Amendment Fees		
Application Type	Fee	
Text amendment only, under existing zoning for changes to Density Bonusing provisions	\$4,060	
Text Amendment only under existing zoning for changes to not more than two (2) aspects of the Zoning Bylaw, other than Density Bonus provisions	\$5,230	
All Land Uses <1000m² of site area	\$6,540	
All Land Uses 1001m² – 8094m² (2ac) of site area	\$10,430	
All Land Uses >8094m² – 40,467m² (10ac)	\$13,720	
All Land Uses >40,467m² (10ac)	\$16,080	

^{*}Add \$2,349 for the creation of a new zone designation"

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2. By replacing Schedule 'E' with the following: "

	Development Permit Fees If any work for which a permit is required commences prior to a permit being issued, the fee payable shall be doubled.	
Interface Fire Hazard Development Permit Area (ONLY) – Development Permit for one- and two-family residential development on an individual lot and/or the creation of not more than two lots by subdivision where development is fully compliant with Interface Fire Hazard design guidelines.		
residential development on	mit Area (ONLY) – Development Permit for one- and two-family an individual lot where no work is occurring within a Streamside nt Area (SPEA) as defined by a qualified professional;	\$650
•	uplex) - compliant with Design Guidelines and which may or may not d Development Permit Area;*	\$1,050
not include Interface Fire H variances;**	uplex) – not compliant with Design Guidelines and which may or may azard Development Permit Area and may or may not include	\$2,680
	tally Sensitive/Hazardous and Form & Character applications, fees shall ler the Environmentally Sensitive/Hazardous Development Permit Area(sdevelopment (column B)	-
Column A	Column B	Fee
Environmentally Sensitive/Hazardous Development Permit Areas Impacted	Form & Character	
Less than 150m ² of site area within a defined development permit area	Less than 100m² of new commercial/industrial/business park GFA; and/or exterior renovation of existing intensive residential (including duplex) or multi-family residential buildings that represents a change to the form and character of a building or buildings and/or Garden and carriage suites	\$650
150-1000m ² of site area within a defined development permit area	Up to and including 4 residential units; and/or Up to 200m² of new Com/Ind/Bus Park GFA; and/or exterior renovation of existing Com/Ind/Bus Park buildings up to 200m² of GFA that represents a change to the form and character of a building or buildings;	\$2,350
1001-4500m2 of site area within a defined development permit area	5- 12 residential units; and/or Up to 300 m² of new Com/Ind/Bus Park GFA and/or Exterior renovation of existing Com/Ind/Bus Park buildings up 2000m² of GFA that represents a change to the form and character of a building or buildings;	\$4,960
4,501-25,000m ² of site area within a defined development permit area	13-49 residential units; and/or Up to 4500 m² of new Com/Ind/Bus Park GFA and/or exterior renovation of existing Com/Ind/Bus Park buildings over 2000m² of GFA that represents a change to the form and character of a building or buildings;	\$7,575
>25,000m ² of DP site area	50+ residential units; and/or 4501 m²+ of new Com/Ind/Bus Park GFA	\$12,410

^{*}A duplex development permit issued by Council's delegate

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^{**}A duplex development permit issued by Council

Development Permit Amendment Fees		
The Director of Planning may consider the following types of amendments to an issued Development Permit, where such changes maintain the overall intent of the previously issued Development Permit and are consistent with the Development Permit Area Guidelines appended to Zoning Bylaw No. 300		
Minor amendment for changes that are eligible for a Development Permit Exemption in accordance with s.1.4 of Appendix A to Zoning Bylaw No. 300	No Fee, unless a Letter of Exemption is requested or required	
 Minor amendment for changes that: Require the issuance of a Development Permit Amendment for the purpose of issuing a variance to reduce a bylaw requirement by no more than 10% 	\$260	
 Moderate amendment for changes that: Require the issuance of a Development Permit Amendment for the purpose of: Increasing floor space by more than 10% of the GFA originally approved, but less than 20%; Issuing a variance to reduce a bylaw requirement by more than 10%; Adjusting a streamside protection and enhancement area per the conditions specified in s.2.3.4 of Appendix A to the Zoning Bylaw No. 300 and where such adjustment is supported by the project biologist 	16% of the original fee	
<u>Major amendment</u> for changes that are not considered to be a Minor or Moderate amendment	27% of the original fee	
Appeal Fee (if Development Permit cannot be issued by Council's delegate)	\$1,630 in addition to above fees	
Development Permit Issued by Council with Variances (other than duplex)	\$1,630 in addition to the above fees	
Letter of Exemption from the Requirements of a Development Permit	\$130	
Other Fees		
Board of Variance	\$815	
Counter Petition: If the City is required to provide a counter petition opportunity as a result of any planning related application (Official Community Plan Amendment, Rezoning, Development Permit, Development Variance Permit, and Temporary Use Permit).	\$730	

Development Variance Permit Fees	
Application Fee	\$1,630

Temporary Use Permit Fees	
Application Fee	\$2,290
Renewal Fee	\$330

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B. That the fees automatically be adjusted effective May 1 of each year by the annual percentage change in the All-Items Consumer Price Index (CPI) for Greater Victoria for the then most recently ended calendar year as published by Statistics Canada or successor in function.

C.	This Bylaw may be cited for all purposes as "City of Langford Development Procedures, Amendment Bylaw No. 24
	Bylaw No. 2122, 2024".

READ A FIRST TIME this day of, 2024.	
READ A SECOND TIME this day of, 2024.	
READ A THIRD TIME this day of, 2024.	
ADOPTED this day of, 2024.	
PRESIDING COUNCIL MEMBER	CORPORATE OFFICER