THE CORPORATION OF THE DISTRICT OF PEACHLAND

BYLAW NUMBER 2277, 2020

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THE CORPORATION OF THE DISTRICT OF PEACHLAND

BYLAW NUMBER 2277, 2020

A Bylaw to establish fees for the processing of development applications including Subdivisions, amendments to the Official Community Plan Bylaw, Zoning Bylaw, or Phased Development Agreements, as well as Building Permit and Business Licence fees.

Amended by: Bylaw No. 2306 Adopted December 8, 2020

Bylaw No. 2335 Adopted February 22, 2022 Bylaw No. 2406 Adopted January 23, 2024 Bylaw No. 2445 Adopted August 26, 2025

WHEREAS the Council of the District of Peachland deems it expedient to provide for fees and charges for services and information;

AND WHEREAS Section 194 of the *Community Charter* authorizes municipalities by bylaw to impose fees in respect of a service of the municipality, the exercise of municipal authority to regulate, prohibit or impose requirements, as well as the provision of information;

AND WHEREAS Council deems it necessary and desirable to exercise the authority provided by the *Community Charter* to cover costs of exercising municipal authority, as well as the provision of services and information:

NOW THEREFORE, the Council of the District of Peachland, in an open meeting assembled, ENACTS AS FOLLOWS:

PART 1 – CITATION

1.1 This Bylaw may be cited as "Development Application & Licence Fees Bylaw No. 2277, 2020".

PART 2 - REPEAL

2.1 District of Peachland Development Application Fees Bylaw No. 2106, 2015, including all amendments thereto, is hereby repealed.

PART 3 - APPLICATION & LICENCE FEES

- 3.1 The District of Peachland imposes fees for the provision of services and information as specified in Schedules 1 to 5 attached to and forming part of this bylaw.
- 3.2 Fees or charges imposed under this Bylaw for the provision of services or information apply instead of fees or charges imposed under other bylaws for the same services or information.

PART 4 - LIST OF SCHEDULES

Schedule 1 - Building Permit Fees

Schedule 2 - Subdivision and Approving Officer Fees

Schedule 3 – Development Services Fees

Schedule 4 - Licence Fees

Schedule 5 – Tree Cutting Permit Fees

Bylaw No. 2277, 2020 - Page 3

This Bylaw shall take effect upon its adoption by the Council of the District of Peachland.						
READ	READ A FIRST TIME, this 11 th day of August, 2020.					
READ	A SECOND TIME, 1	this 11 th day of August, 2020.				
READ	A THIRD TIME, this	s 11 th day of August, 2020.				
FINAL	LY RECONSIDERE	D AND ADOPTED, this 8 th da	ay of September, 2020.			
Mayor			Corporate Officer			
Dated	at Peachland, B.C.					
This	day of	, 2020.				

SCHEDULE 1 – BUILDING PERMIT FEES

Item		Description of Services	Fees	
	Bui	Iding Permit Application	\$150	
1.	(a)	If work commences prior to issuance	Total permit fee doubles	
	(b)	Time extension (maximum one extension)	\$150	
	Buil	Iding Permit Fees (minimum \$100)		
	(0)	For construction, addition, alteration, repair, removal or demolition of a structure or part thereof:	1.2% of actual construction value of project + surcharge of:	
	(a)	(i) where the construction value is less than \$10,000	\$50 surcharge	
		(ii) where the construction value is \$10,000 - \$22,000	\$100 surcharge	
		(iii) where the construction value is in excess of \$22,000 Where a project includes plumbing, an additional fee per plumbing	\$200 surcharge	
	(b)	fixture applies, i.e. trap, roof drain, floor drain, yard or parking lot drain	\$10 per fixture count	
	(c)	Placing a manufactured dwelling (CSA Z240, CSA A277) on a property, or relocating dwelling to a property.	\$400 + 1.2% of the construction cost of those other portions of the project necessary for final completion	
2.		Security required to place a temporary building on the property and, which security:	\$400 (non-refundable) +	
	(d)	(i) may be used by the District to remove the building after one (1) year of the date if the final inspection required under the District's Building Bylaw; or	security in the form of bank draft or a letter of credit for 10% of the value of the	
		(ii) returned to the owner if the owner removes the temporary building within one (1) year of the date for the final inspection of the temporary building	temporary building (minimum security amount is \$1,000)	
	(e)	Construction of retaining walls, swimming pools, pool fences, sign structures, mobile home parks, campgrounds, site services and other projects	Charged in accordance with s. 2(a)	
		Installation of a fire protection system and equipment:		
		(i) first sprinkler head;	\$150	
	(f)	(ii) each additional sprinkler head; and	\$2.50	
		(iii) each fire hydrant, hose cabinet, hose outlet, and standpipe	\$25	
3.	Not	withstanding 2 (a) through (f), the minimum building permit fee is:	\$100	
		Refundable damage deposit (required):	V	
		Construction Value (\$)		
		(i) \$0 - \$30,000	\$500	
	(a)	(ii) \$30,001 – \$80,000	\$750	
		(iii) \$80,001 - \$200,000	\$1,000	
4.		(iv) \$200,001 - \$2,000,000	\$1,500	
٠.		(v) \$2,000,001 and over	\$2,000	
		The damage deposit sum set out in 4(a):		
	(b)	(i) covers the cost borne by the District to maintain, restor or public lands which are destroyed, damaged or othe out of the work referred to in any building permit held	erwise impaired in the carrying	
	(ii) covers the cost borne by the District to make the site safe if the permit holder			

(iii) serves as the security deposit for provisional occupancy when the notice makes provision for a security deposit; or	final inapaction				
(iv) serves as a security deposit to effect compliance with any condition under whether the permit was issued.					
Upon written request, the damage deposit shall be refunded in whole, or in part, District after:	if not used by the				
(i) building official is satisfied that no further damage to public works occur;	or public lands will				
(ii) required inspections are complete and acceptable to the building	official; and				
(iii) conditions or provision of a provisional certificate of occupancy ar satisfaction of the building official.	e completed to the				
Any damage deposit remaining in excess of any amounts used by the District for described in section 4(b) of this schedule will be returned to the permit holder un directed by the permit holder. Any amount in excess of the damage deposit requi to complete corrective work to public lands, public works, or the site is recoverable from the permit holder, the constructor or the owner of the property.	less otherwise so ired by the District le by the District				
(e) The damage deposit is forfeited to the District, if not used or refunded, after four date of issuance of the building permit.	years from the				
5. Renewal of temporary permit \$100 rer	newal + \$100 per year				
6. Evaluation of an existing building to be moved hour after	of \$150 + \$80 per r first hour + travel tside of the District				
7. Pre-inspection	\$100				
8. Re-inspection All add	irst = \$100 ditional = \$150				
W I Shacial inenactions or those officina ficinal hilliphase notice	al cost + 15% inistration fee				
Building Permit Application Deposit (credited towards fees for issuance of building permit):					
10. (a) Project value < \$200,000	\$100				
(b) Project value > \$200,000	\$500				
Permit Fees, Calculated Based on Project Construction Value:					
(a) Single family dwellings, duplexes, residential additions and accessory buildings Valuation quote	able 1 – Project on Figures, or as d by applicant, ever is greater				
(b) Multi-family, commercial, industrial, institutional and all other categories and including excavation, driveways and site services Valuation	ntract price or as ed by the Marshall Service, whichever is greater				
12. New plans submitted subsequent to plan check completion	\$200				
13. Property status letter	\$200				
14. Transfer permit to new owner	\$100				
Refund For Cancelled or Expired Permit (where project not started):					
(a) \$200 or less	No refund				
(b) \$201 - \$500,000 fee	d 50% of permit e, less \$200				
(c) \$500,000 and more fee	d 75% of permit e, less \$200				
16. Remove "Notice on Title" per sections 57 and 58 of the Community Charter	\$400				
17. Demolition permit damage deposit	\$1,000				

	Reg	Registration Fee for Accessory Dwelling Unit (garden suite, secondary suite, flex unit):			
18.	(a)	Voluntary legalization	\$125		
	(b)	Through bylaw enforcement action	\$250		
19.	App	lication fee for consideration of an alternative solution	\$200 each		

TABLE	TABLE 1 – PROJECT VALUATION FIGURES					
Item		Description of Project Estimated Value				
	Sing	gle Family Dwelling or Duplex				
		One Storey				
		(i) No Basement	\$175 ft ²			
	(a)	(ii) With Crawl Space	\$190 ft ²			
		(iii) With Unfinished Basement	\$195 ft ²			
1.		Two Storey				
		(i) No Basement	\$240 ft ²			
	(b)	(ii) With Crawl Space	\$255 ft ²			
		(iii) With Unfinished Basement	\$260 ft ²			
	(c)	For Each Additional Storey	\$70 ft ²			
	(d)	Finished Basement	\$15 ft ²			
	Accessory Dwelling Units					
2.	(a)	Secondary Suite	\$15 ft ²			
۷.	(b)	Flex unit	\$15 ft ²			
	(c)	Garden Suite	\$175 ft ²			
	Acc	essories				
	(a)	Carport, Excluding Carports Below a Storey	\$40 ft ²			
3.	(b)	Garage, Excluding Garages Below a Storey	\$45 ft ²			
5.	(c)	Sundecks	\$40 ft ²			
	(d)	Accessory Buildings	\$45 ft ²			
	(e)	Swimming Pools	\$55 ft ²			
4.	The building official may place a value on the construction or works for the purposes of determining the applicable permit fees by using an appropriate method from the <i>Marshall Valuation Services</i> publications with the updated current cost multipliers, or such universal source to calculate valuation, as the building official deems reasonable, practical, and expedient.					

SCHEDULE 2 – SUBDIVISION AND APPROVING OFFICER FEES

1. Approving Officer fees are as follows:

Item	2025	2026	2027	2028			
Bas	Base Fee						
Preliminary Layout Review (PLR) Application Including fee simple and bare land strata subdivisions	\$500 plus \$100 per lot/unit	\$510 plus \$100 per lot/unit	\$530 plus \$100 per lot/unit	\$550 plus \$100 per lot/unit			
PLR Extension	\$200	\$210	\$220	\$230			
Phased Strata Development Application	\$300 per phase	\$310 per phase	\$320 per phase	\$330 per phase			
Form "P" Approval	\$50	\$60	\$70	\$80			
Latecomer Agreement Application	\$2,500 per application	\$2,550 per application	\$2,610 per application	\$2,670 per application			
Contaminated Sites Profile Submission*			00				
Airspace Parcel	\$10,000	\$10,200	\$10,410	\$10,620			
Street Naming Proposal	\$250	\$255	\$270	\$280			
Strata Title Conversion	\$500 plus \$100 per lot/unit	\$510 plus \$100 per lot/unit	\$530 plus \$100 per lot/unit	\$550 plus \$100 per lot/unit			
Final Plan or Document Signing	\$150	\$160	\$170	\$180			
Document Execution Including, but not limited to: covenants, easements, statutory rights of way, etc.	\$50	\$60	\$70	\$80			

- 2. An annual increase to the fees and charges is permitted until this bylaw is further amended or replaced. The fees and charges, as noted in Schedule 2, increase annually by 2% effective on January 1st of each year. Items marked with an asterisk (*) are exempt from annual fee increases. All fees and charges increases are rounded up to the nearest ten dollars.
- 3. All costs expended as part of the District's statutory advertising obligations will be invoiced to the applicant.
- 4. Any associated external review costs are the responsibility of the applicant. All external review costs expended as part of the District's review of applications will be invoiced to the applicant plus a 15% administration fee. The review may include but is not limited to legal opinions, engineering review, independent environmental review, or professional peer review.
- 5. The following refund schedule applies to PLR application fees:

Stage/Process	Fee Refund %
Cancellation prior to technical review	75%
Cancellation after technical review but prior to issuance of PLR	50%
After PLR issued or rejected	No refund

SCHEDULE 3 – DEVELOPMENT SERVICES FEES

1. Development services fees are as follows:

Item	2025	2026	2027	2028
Official Com	munity Plan		•	<u> </u>
OCP Amendment Major (e.g. creates three or more additional lots/units, complex text amendment, made in conjunction with another amendment, etc.)	\$3,000	\$3,060	\$3,130	\$3,200
OCP Amendment Minor (e.g. creates two or less additional lots/units, simple text amendment, etc.)	\$2,100	\$2,150	\$2,200	\$2,250
Area Se	ctor Plan			
Area Sector Plan	\$4,000 plus \$25/ha	\$4,080 plus \$25/ha	\$4,170 plus \$25/ha	\$4,260 plus \$25/ha
Zoning	Bylaw			
Zoning Amendment Major (e.g. creates three or more additional lots/units, complex text amendment, comprehensive development zone, etc.)	\$2,400	\$2,450	\$2,500	\$2,550
Zoning Amendment Minor (e.g. proposal creates two or less lots/units, simple text or map amendment, etc.)	\$1,600	\$1,640	\$1,680	\$1,720
Per	mits			
Development Permit	• \$1200 – Council	• \$1230 – Council	• \$1260 – Council	• \$1290 – Council
Major (e.g. Council approval or delegated to staff)	• \$600 – Delegated	\$620 – Delegated	\$640 – Delegated	\$660 – Delegated
Development Permit Minor (e.g. minor façade improvements, renovation of building with previously issued development permit, area of disturbance less than 100 m ² , etc.)	\$300	\$310	\$320	\$330
Development Permit Amendment	\$200	\$210	\$220	\$230
Variance Permit Major (e.g. Council consideration)	\$800	\$820	\$840	\$860
Variance Permit Minor (e.g. Delegated to staff)	\$600	\$620	\$640	\$660
Temporary Use Permit New application	\$1,100	\$1,130	\$1,160	\$1,190
Temporary Use Permit Renewal request	\$600	\$620	\$640	\$660
Sign Permit	\$100	\$110	\$120	\$130
	and Charges	¢4.640	64.600	¢4.700
Road Closure Application Legal Document Modification or Discharge Major (e.g. Council consideration)	\$1,600 • \$780 (with public hearing) • \$400 (without public hearing)	\$1,640 • \$800 (with public hearing) • \$410 (without public hearing)	\$1,680 • \$820 (with public hearing) • \$420 (without public hearing)	\$1,720 • \$840 (with public hearing) • \$430 (without public hearing)
Legal Document Modification or Discharge Minor (e.g. Approving Officer consideration)	\$200	\$210	\$220	\$230

Property Information Request	\$50	\$60	\$70	\$80
Additional Pre-application Meeting (first meeting included in base application fee)	\$200	\$210	\$220	\$230
Application Renewal or Renewal of Issued Permit (fee required prior to lapse)	\$200	\$210	\$220	\$230
Contaminated Sites Profile Submission*	\$100			
Agricultural Land Commission*	As set by Agricultural Land Commission			

Annual Fees and Charges Increases

2. An annual increase to the fees and charges is permitted until this bylaw is further amended or replaced. The fees and charges, as noted in Schedule 3, increase annually by 2% effective on January 1st of each year. Items marked with an asterisk (*) are exempt from annual fee increases. All fees and charges increases are rounded up to the nearest ten dollars.

Additional Application Costs

- 3. The application fees include the District's advertising costs. On-site "Development Proposal" signage, where required, is the responsibility of the applicant. Any associated external review costs are the responsibility of the applicant.
- 4. Any associated external review costs are the responsibility of the applicant. All external review costs expended as part of the District's review of applications will be invoiced to the applicant plus a 15% administration fee. The review may include but is not limited to legal opinions, engineering review, independent environmental review, or professional peer review.
- 5. Re-advertising of a public hearing: \$580, or actual cost, whichever is greater.

Some applications require statutory advertising in accordance the *Local Government Act*. The cost of advertising one public hearing is included in the application fee. If a public hearing is re- scheduled after the initial advertising has been carried out, or if an additional public hearing is required, an additional minimum charge of \$580, or cost, is required.

6. Additional title registrations: \$30.00 per title.

Application fees include the cost of registering a Development Permit, Development Variance Permit, Temporary Use Permit, or Phased Development Agreement against one property title. An additional cost of thirty dollars (\$30) per title is required prior to registration for any such permits or agreements on any additional titles.

7. Any additional District legal costs that are required in the processing of any of the applications listed in this Fee Schedule will be borne by the applicant, including but not limited to the preparation and registration of covenants (including a Phased Development Agreement), easements, right of way, etc.

Refund of Application Fees

8. Official Community Plan, Zoning, Comprehensive Development Zone, Temporary Use Permit, Road Closure, or Agricultural Land Commission Applications:

Stage/Process	Fee Refund %
Prior to the preparation of the report to Council	50%

9. **Development Permit or Variance Permit:**

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Stage/Process	Fee Refund %
Prior to preparation of the report to Council or designated delegate	50%

Note: No refund provision applies to Minor Development Permits

10. If any application is withdrawn prior to staff completing any work on the application, a refund of 100% of the application fee will be provided.

SCHEDULE 4 – LICENCE FEES

1. Licence application fees are as follows:

Туре	Fees
Standard business licence	\$30
Intercommunity (mobile) licence	\$150
Bed and breakfast licence	\$400
Accessory dwelling unit licence (garden suite, secondary suite, flex unit)	\$125
Non-medicinal cannabis retail store	\$5,000
Cannabis cultivation or processing (micro)	\$2,500
Cannabis cultivation or processing (standard)	\$5,000
Cannabis cultivation or processing on non-residential lands under an Access to Cannabis for Medical Purposes Regulations (ACMPR) licence	\$500
Itinerant show or entertainment, including:	
Theatre	
Concert	
Beer garden	\$50
Concession	ΨΟΟ
Flea market	
Film production	
Wharf and buoy:	
Application fee, individual dock	\$200
Application fee, communal dock	\$100
Application fee, placement of buoy	\$100
Transfer of ownership	\$200
Outdoor vending – Consistent with policy	\$56
Outdoor vending – Council approval required	\$435
Liquor licence, major (e.g. liquor primary)	\$1,600
Liquor licence, minor (e.g. food primary, amendment to existing licence, etc.)	\$400

- 1.1 Application fees are credited towards the business licence fee for the first licence period.
- 1.2 Notwithstanding section 1.1 above, when an application fee exceeds the annual licence fee, the credit for the application fee will be applied to the first licence period only and any balance shall not carry forward as a credit towards the business licence fee for future licence periods.
- 2. Licence fees shall be as follows:

Туре	Fee
Standard business licence	\$125 per year
Intercommunity (mobile) licence	\$150 per year
Bed and breakfast licence	\$112 per year
Accessory dwelling unit licence (garden suite, secondary suite, flex unit)	\$56 per year
Non-medicinal cannabis retail store	\$250 per year
Cannabis cultivation or production (micro)	\$250 per year
Cannabis cultivation or production (standard)	\$500 per year
Cannabis cultivation or production on non-residential lands under an Access to Cannabis for Medical Purposes Regulations (ACMPR) licence	\$112 per year

Itinerant show or entertainment, including: Theatre Concert Beer garden Concession Flea market Film production	\$50 per day
Outdoor vending (summer season) – encroachment agreement	\$400 per month (or part thereof)
Outdoor vending (summer season) – washroom charge	\$100 per month (or part thereof)
Outdoor vending (any season) – damage deposit	\$500
Outdoor vending (winter season) – encroachment agreement	\$100 per month (or part thereof)
Changes to an existing licence (including ownership and location; excludes liquor licences)	\$20 per occurrence

- 2.1 The washroom charge applies to all vendors regardless of the vending location.
- 2.2 The District reserves the right to provide temporary washrooms at a vending location based on anticipated demand and site utilization characteristics.

SCHEDULE 5 - TREE CUTTING PERMIT FEES

1. Tree cutting permit fees shall be as follows:

Item	Fee
Application for tree cutting permit	\$0
Issuance of tree cutting permit	\$50

2. The Director, as defined in the Tree Protection Bylaw, may exempt an application from the Tree Cutting Permit issuance fee when a FireSmart Assessment has been completed.