# FRASER VALLEY REGIONAL DISTRICT BYLAW NO. 1560, 2019

# A bylaw to establish development application fees

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**WHEREAS** the Board of Directors of the Fraser Valley Regional District ("the Board") wishes to establish development application fees;

THEREFORE the Board enacts as follows:

#### 1) CITATION

This bylaw may be cited as Fraser Valley Regional District Development Application Fees Establishment Bylaw No. 1560, 2019.

### 2) AREA OF APPLICATION

This bylaw applies to all electoral areas of the Fraser Valley Regional District, including those lands in Electoral Area H which are separately administered by the Cultus Lake Park Board.

#### 3) FEES

As specified in Schedule A-1560, attached hereto and forming an integral part of this bylaw, fees must accompany each application for:

- a) An amendment to a zoning bylaw, rural land use bylaw, or official community plan or official settlement plan;
- The issuance of or an amendment to a development variance permit, development permit, temporary use permit or site specific exemption pursuant to the floodplain management bylaw;
- c) A subdivision application review;
- d) A land use information letter.

#### 4) REFUNDS

5.2 Where an application to amend a zoning bylaw or official community plan is withdrawn by the applicant prior to submission of the application to the Board or approving authority, the applicant is entitle d to a 25% refund of the application fee paid.

5.3 Where the Board proceeds with a public hearing or notification for an application, no refund nor any portion of a refund shall be provided.

# 5) REPEAL

Fraser Valley Regional District Development Application Fees Bylaw No. 1231, 2013 and any amendments thereto are hereby repealed.

#### 6) **SEVERABILITY**

If a portion of this bylaw is found invalid by a court, it will be severed and the remainder of the bylaw will remain in effect.

# 7) READINGS AND ADOPTION

READ A FIRST TIME THIS	day of
READ A SECOND TIME THIS	day of
READ A THIRD TIME THIS	day of
ADOPTED THIS	day of
Chair/Vice-Chair	Corporate Officer/Deputy

### 8) CERTIFICATION

Dated at Chilliwack, BC this

I hereby certify that this is a true and correct copy of Fraser Valley Regional District Development Application Fees Establishment Bylaw No. 1560, 2019 as adopted by the Board of Directors of the Fraser Valley Regional District on the

Corporate Officer/Deputy	

# FRASER VALLEY REGIONAL DISTRICT BYLAW NO. 1560, 2019

#### Schedule A-1560

The following fees are payable at the time of application:		
Zoning Bylaw or Rural Land Use Bylaw Amendment		
1. Residential Zone		
a. Up to three dwelling units or proposed lots	\$2,800	
b. Up to 10 dwelling units or proposed lots	\$5,500	
c. 11 or more dwelling units or proposed lots	\$8,300	
Campground, resort, assembly, commercial, institutional or industrial zone	#6.000	
	\$6,000	
3. All other zones	\$2,800	
Official Community Plan or Official Settlement Plan Amendment		
1. Map amendment and/or new text amendment	\$4,000	
2. Major OCP amendment	\$20,000	
A major OCP amondment is defined as:		

A <u>major OCP amendment</u> is defined as:

An Official Community Plan amendment application constitutes two or more of the following:

- a. Results in an increase of current population by 250 or more persons\*, based on an average household size of 2.5 persons per household;
- b. Results in the creation of 100 or more dwelling units;
- c. Involves a land area of 250 hectares or greater;
- d. Requires extensive public consultation;
- e. Involves two or more new zones or land use designations;
- f. Expansion of the OCP boundary, or where no OCP exists, proposes to create an OCP; and/or,
- g. Requires an amendment to the Regional Growth Strategy.
- h. Requires a new neighbourhood plan.
- i. Requires a new local servicing plan.

Application Fee for Permits		
Development Permit		
a. Development Permit for residential, agricultural or		
accessory uses in a Geotechnical, Environmental or		
Riparian Area Development Permit Area	\$300	
b. All other Development Permits	\$500	
Development Variance Permit	\$1,300	
<b>Development Variance Permit</b> for construction initiated		
without a valid Building Permit issued by the Regional		
District	\$1,600	
Development Variance Permit (Advisory Planning		
Committee)	\$1,800	
Temporary Use Permit		
a. Issuance	\$1,800	
b. Renewal	\$1,000	
Site Specific Exemption under Floodplain Bylaw		
Site Specific Exemption	\$1,300	
Subdivision Application Review		
Application processing fee	\$500	
Each proposed parcel (including the remainder parcel)	\$250	
Land Use Information Letter		
Single Family (per property)	\$100	
Other	\$200	
(May include title searches, legal description, property development	opment information)	
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Additional Public Hearings and Information Meetings		
Where the Regional Board requires any additional public		
hearing or public information meeting(s) in conjunction \$1200 per hearing		
with a land use application as detailed in the Development information meet		
Procedures Bylaw, the following fee shall apply		
Note: Zoning Bylaw Amendment, Rural Land Use Bylaw Amendment, Official		
Community Plan Amendment, Official Settlement Plan Amendment, and Temporary		
Use Permits fees include the cost of newspaper advertising and mailing of notices for		
one public hearing.		

# In addition, the following fees apply:

1. For applications where the posting of a sign is required, an additional deposit of \$200 for each sign shall be required.

- 2. Applications for bylaw amendments, permits or other approvals where more than one parcel is involved, the following applies:
  - a) For all contiguous parcels with a single owner

one fee for all parcels

b) For a number of contiguous parcels under separate ownership

one fee per parcel or per owner, whichever is the lesser fee shall

apply

c) For a number of separate, non-contiguous parcels

one fee per parcel

d) For each zone in a multi-zone development proposal, regardless of parcel boundaries or ownership

one fee per zone

- 3. Notwithstanding the above, the fees referred to herein shall not be required in a cases where the Board undertakes any development application on its own initiative.
- 4. Notwithstanding the above fee schedule, where third party review is required by the Regional Board, the applicant is required to pay all incurred costs.