The Corporation of Loyalist Township P.O. Box 70, 263 Main Street, Odessa, Ontario K0H 2H0



Tel: (613) 386-7351 Fax: (613) 386-3833 www.loyalist.ca

Please find attached a copy of Loyalist Township's **Application for Zoning, Holding & Temporary Use By-laws**. The fee to submit an application is **two thousand five hundred dollars (\$2,500).** 

• For application \$2,300

Engineering review fee \$ 200

Before you submit your application, you are encouraged to **contact** Approvals Planners, David Casemore at <a href="mailto:dcasemore@loyalist.ca">dcasemore@loyalist.ca</a> at (613) 386-7351 ext. 129#, Avinash Soni at <a href="mailto:asoni@loyalist.ca">asoni@loyalist.ca</a> (613) 386-7351, ext. 156#, or the Planning Supervisor, James Griffin at <a href="mailto:igriffin@loyalist.ca">igriffin@loyalist.ca</a> at (613) 386-7351, ext. 140#, at the Township office at 18 Manitou Crescent West, Amherstview. They can answer any questions you may have and can advise what Township policies pertain to your proposal.

## Appointments are required.

If you are a person with a disability and need Loyalist Township information in another format, please contact 613-386-7351, ext. 100 between 8:30 a.m. – 4:30 p.m. Monday to Friday (September to April) or 8:15 a.m. – 4:30 p.m. Monday to Thursday and 8:15 a.m. – 12:15 p.m. Friday (May to August) or e-mail info@loyalist.ca.

## Plan Review Fee Schedule

Applications made under the Planning Act, written comments to member municipalities.



# Plan Review Fees – Effective January 1, 2023<sup>1, 2</sup>

Planning Application Type	Fee <sup>3</sup>	Notes
Official Plan Amendment	\$755 (minor <sup>4</sup> ) \$1,255 (major <sup>6</sup> )	The fee for a Zoning By-law application is waived when submitted concurrently with an Official Plan Amendment application.
Zoning By-Law Amendment	\$445	See above.
Consent	\$445 per lot	Fees for the review of applications required to fulfill a conditions of consent approval are waived.
Minor Variance	\$445	The fee for a Minor Variance application is waived when submitted concurrently with a Site Plan Control application.
Development Permit	\$445 (minor <sup>4</sup> ) \$1,315 (standard <sup>5</sup> ) \$2,440 (major <sup>6</sup> )	Development permit fees are only applicable in the Town of Gananoque where a development permit system is employed.
Site Plan Control	\$445 (minor <sup>4</sup> ) \$1,315 (standard <sup>5</sup> ) \$2,440 (major <sup>6</sup> )	The fee for a Zoning By-law Amendment application is waived when submitted concurrently with a Site Plan Control application.
Plan of Subdivision/Condominium	\$3,290 \$1,210 \$830	Application for Draft Plan Approval. Application for Final Plan Approval. Re-submission of lapsed Draft Plan Approval or Amendment.
Brief Realty or Property Development Inquiry – no inspection	\$85	
Brief Realty or Property Development Inquiry – with inspection	\$250	Property inquiries generally include information pertaining to planning related matters and Ontario
Standard Legal, Realty, or Property Development Inquiry – no inspection	\$210	Regulation 148/06. <sup>7</sup>
Standard Legal, Realtor, or Property Development Inquiry – with inspection	\$385	

#### Notes:

- 1. Generally, fees for the review of an application and supporting reports are to be received before formal written comments will be provided. See Cataraqui Conservation's Technical Report Review Fee Schedule for applicable fees for the review of technical reports.
- 2. Plan review fees may be reduced with the approval by the Manager, Watershed Planning and Engineering or Supervisor, Development Review.
- 3. Significant amendments to an application or a re-submission within a period of two years will be charged a review fee of 50% of the current fee. A re-submission after two years will be considered a new application and will be subject to the full current fee.
- 4. Minor refers to applications that are generally minor in nature (e.g. single family residential).
- 5. Standard refers to applications that are generally larger in scale than minor applications (e.g. small commercial, less than 0.8 hectares, additions up to 200 square metres).
- 6. Major refers to major development projects (e.g. multiple residential, industrial).
- 7. Brief inquiries generally include a brief verbal or email response. Standard inquiries are more substantive and include a written response on Cataraqui Conservation letterhead. Additional mapping charges may apply.

# **Technical Report Review Fee Schedule**



#### Technical Report Review Fees – Effective January 1, 2023

Engineering submissions are prepared by qualified professionals in the fields of civil engineering, water resources engineering, geotechnical engineering, coastal engineering and/or hydrogeology. Environmental submissions are prepared by an environmental consultant with relevant experience in wetland, wildlife habitat, and woodland ecology and species at risk. Cataraqui Conservation review involves evaluation of these submissions in consideration of applicable guidelines and legislation.

Report Type	Fee⁵	Notes
Technical Report – Brief <sup>1</sup>	\$420	Normal Review (30 days)
Technical Report – Standard <sup>2</sup>	\$970	<ul><li>Floodplain hydrology analysis</li><li>Geotechnical (unstable soils and slopes)</li></ul>
Technical Report – Major³	\$1,555	Stormwater management
Resubmissions / Revisions <sup>4</sup>	50%	<ul> <li>Environmental impact analysis (EIA)</li> <li>Environmental impact statements (EIS)</li> <li>Sediment and erosion control plans</li> <li>Wetland hydrologic impact analysis</li> </ul>

#### Notes:

- 1. Brief Reports: are typically those prepared in the form of a letter or opinion generally relating to the development of a single residential lot.
- 2. Standard Reports: are typically those prepared for smaller scale subdivisions, commercial, industrial, or institutional developments.
- 3. Major Reports: are typically those prepared for larger scale subdivisions, commercial, industrial, or institutional developments, or may include the integrated assessment of multiple topics.
- 4. The applicable report fee includes the review of one submission. A 50% surcharge is applied for additional submissions.
- 5. These fees are not subject to taxation.

# Schedule "A" Loyalist Township Septic charges effective January 1, 2021

Class 2 (greywater pit) sewage systems and Class 3 (cesspool) sewage systems	\$950.00	
Class 4 (leaching bed) sewage systems (4500 litres per day or less)	\$950.00	
Class 4 A (leaching bed) sewage system (greater than 4500 litres per day)	\$1,050.00	
Class 5 (holding tank) sewage systems (4500 litres per day or less)	\$950.00	
Class 5 A (holding tank) sewage system (greater than 4500 litres per day)	\$1,050.00	
Additional inspections and Changes of Installers	\$250.00	
Septic tank installation only	\$750.00	
Performance review for renovations or building additions	\$500.00	
Performance review for adding a pool, shed or garage	\$250.00	
Minor Variances or zoning by-law amendments	\$450.00	
Minor variance or zoning by-law amendments with a performance review	\$700.00	
Subdivision or condominium applications	\$500.00 per lot	
Severance or lot addition applications	\$500.00 per lot	
Certificate of Approval renewals	\$150.00	
File Searches	\$150.00	





# **Application for Amending Zoning, Holding & Temporary Use By-laws**

Applic	ication No:	Date Received:
Paym	nent Received:	
Loyal as an	alist Township, under Section 34, 3	ne Mayor and members of Council of 6 or 39 of the Planning Act, R.S.O. 1990 cation, to amend By-law No. <u>2001-38</u> (as
I/WE	E hereby submit an application for (ple	ase check the appropriate box):
	An amendment to the Restricted Ar the subject lands;	ea (Zoning) By-law in force with respect to
	A request to lift a holding provision t	o restricted area (zoning by-law)
	A request for temporary use under S	Section 39 of the Planning Act.
		olus Engineering review of \$200

Minimum Fee being \$2,300.00, plus Engineering review of \$200 except for an application which satisfies a condition of severance and the minimum fee is \$800.00 Lifting "H" symbol fee \$900.00

The application processing fee is non-refundable, unless the application is refused and then **\$1,000.00** will be refunded for non-severance related application, and is used to defray municipal costs related to the rezoning. Expenses can include administrative, technical and engineering staff time, advertising fees and disbursements of consultants, planners, engineers, and other technical advisers and legal fees and disbursements on a solicitor-client basis.

The applicant should be aware that a notice will be circulated to all owners within 120m (400 feet) of the subject lands and a notice will also be posted on site three (3) weeks prior to the hearing, Government agencies and departments will also be notified and some may choose to conduct a visual inspection of the property. Municipal staff will also prepare reports and these are available forty-eight (48) hours prior to the meeting, however it is the applicant's responsibility to contact the municipality for copies of the report.

1.	Name of Owner		
	Address	Apt	
	City/ Township	Province/ State	
	Postal Code/ Zip Code	Phone No#	
	e-mail		
2.	Name of Solicitor or Authorized Agent		
	Agency		
	Address	Apt	
	City/ Township	Province/ State	
	Postal Code/ Zip Code Phone No#		
	e-mail		
3.	Names and addresses of the holders of any mortga encumbrances:	ages, charges or other	
	NOTE: Unless otherwise requested, all commun	nications will be sent to the	
4.	Date the subject land was acquired by the current of	owner:	
5.	Current official plan provisions applying to the subject	ect land:	

6.	Explanation of how this application conforms to the Loyalist Township Official Plan:
7.	If application is to implement an alteration to the boundary of an area of settlement or to implement a new area of settlement, provide details of the Official Plan or Official Plan amendment.
8.	If the application is to remove land from an area of employment, provide details of the Official Plan or Official Plan Amendment that deals with this matter.
9.	Is this amendment application consistent with the Provincial Policy Statements issued under subsection 3(1) of the <i>Planning Act</i> ? Please explain.

10.	Is the subject land within an area of land designated under any provincial plan?
	If yes, does this application conform to or does not conflict with the applicable provincial plan or plans?
11.	Current zoning and by-law provisions applying to the subject land:
12.	Nature and extent of the rezoning request:
13.	Reason why the rezoning is requested:
14.	Legal description of subject land, such as the municipality, concession and lot numbers, registered plan and lot numbers, reference plan and part numbers and name of street and civic number.
15.	Dimensions of the subject land:
-	Frontage Depth Area

Access to the subject provincial highway	land is by which of the following:  municipal road that is maintained all year
county road	another public road
right of way	by water
facilities used or to b	ct land is by water only, the location of parking and docking used and the approximate distance of these facilities from the nearest public road:
Existing use of the su	ıbject land:
	ctures on the subject land:
	· 
Yes  I. If the answer to item or structure, the setb	ctures on the subject land:  No  No  No  Solution is yes, for each building or structure the type of building ack from the front lot line, rear lot line, and side lot lines, the building or structure and the dimensions or floor area of
Yes  I. If the answer to item or structure, the setb height in metres of the	ctures on the subject land:  No  No  No  Sign of the subject land:  No  No  No  No  No  No  No  No  No  N

	nown, the length of time that the existing uses of the subject land have ntinued:
 24.Th	e proposed use of the subject land:
 25. De	scription of existing uses and previous uses.
26. An	y buildings or structures proposed to be built on the subject land:  Yes  No
or hei	he answer to item 26 is yes, for each building or structure the type of building structure, the setback from the front lot line, rear lot line, and side lot lines, the ight in metres of the building or structure and the dimensions or floor area of building or structure:
28. Wł bo:	nich water system is provided to the subject land: (please check the appropriate x)
	Publicly owned and operated piped water system.
	Privately owned and operated individual.
	Communal well.
	Lake or other water body or other means.

29. Which sewage dispo appropriate box)	osal system is	provided to the subject land: (please check the					
Publicly owned a	Publicly owned and operated sanitary sewage system.						
Privately owned	and operated s	septic system.					
Communal septi	c system.						
Privy or other me	ans.						
30. Storm drainage on t box)	he subject land	d is provided by: (please check the appropriate					
Sewers		Swales					
Ditches		Other means					
31. If known, whether the plan of subdivision of	-	is the subject of an application for approval of a					
Yes	□ No						
	•	d if known, the file number of the application, status or decision of the application:					
33. If known, whether th under Section 34 of	•	has ever been the subject of an application					
Yes	$\square$ No						
34. If the answer to item date (year) of applic	•	d if known, the file number of the application, application.					

- 35. A sketch showing the following must be provided:
  - i. The boundaries and dimensions of the subject land.
  - ii. The location, size and type of all existing and proposed buildings and structures on the subject land, indicating the distance of the buildings or structures from the front yard lot line, rear yard lot line and the side yard lot lines.
  - iii. The approximate location of all natural and artificial features on the subject land and on land that is adjacent to the subject land that, in the opinion of the applicant, may affect the application. Examples include buildings, railways, roads, watercourses, drainage ditches, river or stream banks, wetlands, wooded areas, wells and septic tanks.
  - iv. The current uses on land that is adjacent to the subject land.
  - v. The location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public traveled road, a private road or a right of way.
  - vi. If access to the subject land is by water only, the location of the parking and docking facilities to be used.
  - vii. The location and nature of any easement affecting the subject land.

36. Name of surveyor or draftsperson and date of survey or sketch:

# NOTICE OF COLLECTION MUNICIPAL FREEDOM OF INFORMATION AND PROTECTION OF PRIVACY ACT

Personal information collected on this form is collected under the authority of the <u>Planning Act</u>, R.S.O. 1990, as amended, and will be used to assist in making a decision on this matter. All names, addresses, opinions and comments will be made available for public disclosure. Questions regarding this collection should be forwarded to Murray Beckel, Loyalist Township, 263 Main Street, Odessa, Ontario, K0H 2H0, Telephone (613) 386-7351, extension 130.

Signature of Applicant or Authorized Agent:	
Name of Applicant (Please Print):	
Date:	
If the applicant is not the owner of the su the owner that the applicant is authorize	
ACCESS T	TO LAND
I authorize Township staff to enter onto my related strictly to this application.	property to conduct a site inspection
Signature of Owner	 Date

An affidavit or sworn declaration by the applicant that the information required under this Schedule and provided by the applicant is true.

## **STATUTORY DECLARATION**

Dated at the	of	<u> </u>	
	(Municip	pality/City)	
this	day of		20
I,			
of the	(Municip	of pality/City)	
in the	of (County/Regio	n)	acknowledge
statements contained in t	his application a	re true and I make this sol	lemn declaration
conscientiously believing	it to be true and	knowing that it is of the sa	ame force and
effect as if made under or	ath and by virtue	of the Canada Evidence	Act.
Declared before me at the	e	of	
in the		of	
this	day of _		20
Signature of Commissione	r, etc.	Signature of Applicant, or Authorized Agent	Solicitor,

#### AGREEMENT TO INDEMNIFY

The Owner/Applicant agrees to reimburse and indemnify Loyalist Township of all fees and expenses incurred by the Township to process the application, including any fees and expenses attributable to proceedings before the Ontario Municipal Board or any court or other administrative tribunal if necessary to defend Council's decision to support the application.

The Owner/Applicant also agrees to deposit with the Township such monies as required by Loyalist Township's Tariff of Fees By-law as amended to defend appeals brought before the OMB by parties other than the Applicant/Owner or Township.

The required fee for the processing of this application shall be in accordance with the Township's current Tariff of Fees By-law pertaining to planning matters. A certified cheque for the required amount must accompany the application at the time of submission. The amount of the required fees should be confirmed with the Township prior to the submission of the application.

Date	Applicant/Owner