

BYLAW: 5197 DATE OF CONSOLIDATION: December 19, 2022

Amendment History:

BYLAW 5244	Deleted and replaced Schedule A
BYLAW 5552	Deleted and replaced Schedules A & B
BYLAW 5743	Deleted and replaced Schedules A & B
BYLAW 5912	Deleted and replaced Schedules A & B
BYLAW 6108	Deleted and replaced Schedules A & B, Added new
	Schedules C & D
BYLAW 6204	Deleted and replaced bylaw title; delete and replace S.1; delete section A(2) from Schedule B; delete text in A(3) Schedule B; text amendments to Schedule C; delete and replace text in A(3) Schedule D
BYLAW 6262	Delete and replace Schedule A, s. A(1)(a)(i); delete Section 9.7 in s.A(1)(a)(iv); remove text and renumber s. A(1)(b); renumber s. A(1)(b)(ii) as (iii); in new s. A(1)(b)(iii), delete and replace; add new s. A(4.1) and 4.2); delete and replace in s. B(3); delete and replace text in s.F and s. H; delete Schedule C; add words in Schedule D. s. A(2)(a)(iii) and s. A(2)(b)(iii); delete and replace in Schedule D. s. A(4); delete s. A(5); add new Schedule D. s. A(7); Delete and replace web address in Schedule D. s. B(1) and s. B(2); delete and replace text in Schedule D. s. B(3)
Bylaw 6330	Delete and replace the words "Municipal Planning Commission with "Planning and Subdivision" in s. 3
Bylaw 6376	Update Fees in Schedule A, Schedule B and Schedule D

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> CONSOLIDATION OF A BYLAW OF THE CITY OF LETHBRIDGE TO ESTABLISH FEES AND CHARGES

THE COUNCIL OF THE CITY OF LETHBRIDGE, IN THE PROVINCE OF ALBERTA, DULY ASSEMBLED, HEREBY ENACTS AS FOLLOWS:

- 1. Bylaw No. 5197 the Fees and Charges Bylaw is hereby established.
- 2. Land use Bylaw Fees and Charges are hereby established as set out in the attached Schedule "A".
- 3. Planning and Subdivision Fees and Charges are hereby established as set out in the attached Schedule "B".

Bylaw 6330 – May 24, 2022

4. This Bylaw shall come into full force and effect on the 1st day of January, 2003.

READ A FIRST TIME THIS 16th DAY OF DECEMBER, 2002

READ A SECOND TIME THIS 16th DAY OF DECEMBER, 2002

READ A THIRD TIME THIS 16th DAY OF DECEMBER, 2002

(Sgd.) <u>R. Tarleck</u> MAYOR

(Sgd.) <u>D. Nemeth</u> CITY CLERK

(1)

SCHEDULE A LAND USE BYLAW FEES

A Development Fee Schedule

	In A	All Distri	icts Where Allowed	
(a)		Reside	ntial Types of Development	
	(i)	Single	Detached Dwellings	
		\succ	permitted use that complies with the LUB\$75	
			Bylaw 6376 – December 13, 2022	
		\triangleright	permitted use that requires a LUB waiver\$500	
		>	discretionary use\$500	
		\triangleright	discretionary use, Secondary Suite\$500	
		\triangleright	a waiver of Section 48, Dwelling Units of a Parcel\$1100 Bylaw 6262 – June 1, 2021	
		\triangleright	permitted use, secondary suite	
	(ii)	Two U	nit Dwellings	
		\succ	a permitted use that complies with the LUB\$75	
			Bylaw 6376 – December 13, 2022	
		\succ	a permitted use that requires a LUB waiver\$500	
		\succ	a new building on an undeveloped parcel not pre-subdivided for	
			this use	
		>	a new building on a previously developed parcel\$1100	
	<i>.</i>		a conversion from a single detached dwelling \$1100	
	(111)) Apartments, Townhouses, and Senior Citizen Housing		
		\succ	base fee plus fee per dwelling unit\$500 + \$60 per unit	
			Bylaw 6376 – December 13, 2022	
	(iv)	Ad	ditions to Residential Buildings (not including decks)	
		\triangleright	that comply with the LUB\$75	
			Bylaw 6376 – December 13, 2022	
		\succ	that require a waiver of the LUB	
			Bylaw 6262 – June 1, 2021	
	(v)	Deck A	Additions to Residential Buildings	
		\triangleright	that comply with the LUB\$75	
			Bylaw 6376 – December 13, 2022	
		\succ	that require a waiver of the LUB\$250	
	(vi)	Reside	ntial Accessory buildings	
		\triangleright	under 10m² and complies with the LUB\$0	
		\triangleright	over 10m ² and complies with the LUB\$75	
			Bylaw 6376 – December 13, 2022	
		\triangleright	any size that requires a waiver of the LUB \$230	
			Bylaw 6376 – December 13, 2022	
(b)		Specia	l Uses	
	(i)	Child C	Care, major or minor\$375	
	(ii)	Group	Homes\$800	

Home Occupations

	\wedge	which comply with the LUB: Type A			\$7
		Type B, Type C, Type D (that co		6 376 – Decer UB)	
	,			Bylaw 6262	
	\triangleright	Any type that requires a waiver	of the LUB	-	
(c)	Sign				
(i)	Fasc	ia signs			\$32
(ii)	Free	Standing			\$43
(iii)	Cano	ppy, Roof, Projection,			\$43
(iv)	Fasc	ia Signs in the form of wall murals	;		\$56
(v)	Billbo	bard Signs			\$56
(vi)	Allot	her signs			\$32
) <u>In</u>	Comm	nercial, Industrial, and Public Serv			
(i)	All de	evelopments (per m² GFA)	Commercial	Industrial	Public
					<u>Service</u>
		2	\$686	\$686	\$810
		m²	\$1296	\$1296	\$1620
		0m ²	\$1766	\$1766	\$2106
or every	additi	onal 5000m² or portion thereof .	\$1766	\$1766	\$2106
(ii)	Anv	Changes in Use or	<u>Commercial</u>	<u>Industrial</u>	<u>Public</u>
(")		tional Uses			<u>Servic</u> e
ermitte	d use t	hat complies with the LUB	\$60	\$60	\$60
		hat requires a LUB waiver	\$366	\$366	\$366
iscretio	naryus	se	\$366	\$366	\$366
<u>In</u>	Future	Urban Development District and	Valley Districts		
		Additional, or Changes in Develo			
			<u>FL</u>		Valley
		ed uses			\$1820 \$2700
C	liscretic	onary uses	\$8	21	\$3726
<u>In</u>	Direct	Control Districts			
		density residential development th			

(i)	Single Detached Dwellings	\$189
(ii)	Two Unit Dwelling	\$243

For all other development in Direct Control districts the fees shall be consistent with

fees for similar uses in other districts, determined at the discretion of the Development Officer.

(4.1) In Urban Innovation Districts

For development in Urban Innovation (UI) districts the fees shall be consistent with those for similar uses in other districts, determined at the discretion of the Development Officer.

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(4.2) Low Density Flexible Residential Districts

For development in Low Density Flexible Residential (R-LF) districts the fees shall be consistent with those for similar uses in other districts, determined at the discretion of the Development Officer.

Bylaw 6262 – June 1, 2021

(5)	<u>0</u>	<u>Other Development</u>	
	(i)	Over-heightfences	\$243
	(ii)	Handicapped Access Ramps	
		for single detached and two unit dwellings for all other uses	
	(iii)	Cell Tower Location Review	\$2000
	(iv)	When an application is made for a development not listed in the Development Officer shall charge a fee consistent with, in his/ those fees listed.	

B Other Development Application Fees

		Bylaw 6376 – December 13, 2022
		base fee plus \$60 per dwelling unit
	(3)	A blanket waiver for low density residential development\$500
(2)	Aı	minor waiver in order to bring an existing building into compliance\$115
(1)	Ch	ange in occupancy but no change in useno fee

C Fee Variations

(1) Cost Recovery

The Development Officer, in consultation with the General Manager of Planning and Design, is authorized to vary the development application fee by a maximum of + 50% of the stated fee in order to better recover the estimated costs.

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(2) Substantially Revised Development Applications

When the applicant substantially revises an application, an additional fee equal to 50% of the initial application fee may be required at the discretion of the Development Officer. The Development Officer may determine that the revisions constitute a new development application in which case the full fee will be charged.

(3) Cancelled Development Applications

When the applicant withdraws a development application (that has been determined complete) or when the Development Officer determines that a revised application constitutes a new development application the Development Officer may cancel the initial application and retain some or all of the fee sufficient to recover the costs estimated to have been incurred.

D Incomplete Applications

- (1) When the applicant has received a notice that the application is incomplete and fails to submit the needed information by the deadline in the notice the application will be deemed refused and one-half the development application fee will be retained and the other half reimbursed to the applicant.
- (2) When the applicant has received a notice that the application is incomplete and submits the needed information by the deadline in the notice but the information is for a second time determined to be incomplete the full development application fee will be retained.
- (3) When the applicant has received a notice for the second time that the application is incomplete and submits the needed information by the deadline in the notice, the information must be accompanied by another full development application fee and if the information is for a third time determined to be incomplete the application will be deemed refused and one-half of the development application fee will be retained and the other half reimbursed to the applicant.

E Development Inquiries

F Advertising of a Development Permit

When required, the Development Officer is authorized to recover the cost of advertising a permit by charging a fee that is in accordance with the prevailing rates.

Development Permit Compliance Inspections (for a Development Completion Certificate) G

(1)	First inspection and subsequent re-inspection	\$300
(2)	Each inspection thereafter	\$300

Н **Unauthorized Development**

When an application is made after development has commenced or occurred, the fees shall be doubled.

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(1)

SCHEDULE B

PLANNING AND SUBDIVISION FEES

Area Structure Plan.....

New Statutory Plans and Outline Plans

\$5,	500 (2) DELETED
	Bylaw 6204 – November 25, 2019
(3)	Outline Plan\$10,000
	(a) New Outline Plan in West Lethbridge Employment Area ASP base fee plus \$250/per ha
	(b) New Outline Plan in other ASP areas prepared by the City of Lethbridge base fee plus \$825/per ha
	Amendments to Statutory Plans, Outline Plans and the Land Use Bylaw
(1)	Municipal Development Plan\$5,500
(2)	Area Structure Plan\$5,500
(3)	Area Redevelopment Plan \$2,750
(4)	Outline Plan (base fee) \$2,750
	(a) To incorporate a shadow planned area base fee plus \$1200/per ha
(5)	Land Use Bylaw\$5,500
	(a) When done in conjunction with an ASP amendment \$2,750
(6)	Bylaw 6376 – December 13, 2022 Land Use Bylaw in an ARP area\$2,750
	Bylaw 6376 – December 13, 2022

C Subdivision Fees

(1)	Subdivision Base Fee	\$500
	(a) Base fee includes Bareland Condominium and Stra	ata Space Applications
	Byla	w 6376 – December 13, 2022
(2)	Tentative Plan and Subdivision by Instrument	
(a)	Application Fee	\$325 per lot
(b)	Final Endorsement Fee	\$250 per lot
(c)	Condominium Certificate	\$40 per unit
(d)	Time Extension Fee	\$250

D Other Fees

(1)	Road and Lane Closure	\$5500
(a)) Fee shall be reduced by ½ when an application is carried out in conjunction with an application for a Land Use By-law amendment	
(2)	Municipal Reserve Disposal	\$5500
(a)	Fee shall be reduced by ½ when an application is carried out in conjunction with an application for a Land Use By-law amendment	
(3)	Comprehensive Site Plan (CSP) in a UI or DC Zone	\$2,000
(a)) Major amendment to a CSP	\$500
(b)	Minor amendment to a CSP	\$250
(4)	Comprehensive Site Plan (Residential	\$200
(a)) Amendment to a Res. CSP	\$100
(5)	Address Change	\$250

E Fees Include

(1) Fees include the cost of advertising and notification where applicable.

Bylaw Last Revised: June 1, 2021 Effective: June 1, 2021 Bylaw 6262

SCHEDULE C

DELETED

Bylaw 6262 – June 1, 2021

SCHEDULE D SERVICES

AND PUBLICATIONS

A Property Information Requests

(1)	Zoning Confirmation Letters	\$75
	Bylaw 6376 – De	ecember 13, 2022
(2) (a	Compliance Letters Residential properties: (i) regular service (ii) rush service (iii) updated letter (within one year from date of compliance letter)	\$200
	Bylaw 6262	– June 1, 2021
(b) Commercial, Industrial, Institutional, Multi-family properties:	
	(i) regular service(ii) rush service	
	(iii) updated letter (within one year from date of compliance letter)	\$100
	Bylaw 6262 –	- June 1, 2021
(3)	Development File Searches\$125, plus \$75 per additional ho	our or portion thereof

- (3) Development File Searches\$125, plus \$75 per additional hour or portion thereof Bylaw 6376 – December 13, 2022
- Environmental File Search......\$125, plus \$75 per additional hour or portion thereof
 Bylaw 6376 December 13, 2022
- (5) DELETED

Bylaw 6262 – June 1, 2021

(6) Encroachment Agreements

- (b) For Encroachments addressed in the City Council Encroachments Policy and where an application for authorization of an Encroachment is made and where no objections were received following circulation to City departments and Utilities

.....\$300.00.

- (d) For Encroachments of eaves and footings of structures into Easements where the

applicant can provide an approved development permit or building permit which permitted the Encroachment: No charge.

- (e) The applicant shall be responsible for all costs including but not limited to:
 - (i) Fees arising from the use of Municipal Lands in accordance with an Encroachment Agreement.
 - (ii) Any additional costs related to the processing of an application for an Encroachment Agreement, including Road closure application, subdivision application, disposal of reserve, or other related costs.
 - (iii) Any costs of utility relocation or reconstruction required to facilitate an Encroachment.
- (7) Provincial Land Titles Search

To facilitate Development applications, a service to obtain documents from Service Alberta on behalf of the customer may be provided\$5.00 administration fee plus cost recovery rate per document.

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B Publications

(1) Planning documents are available free of charge on the City of Lethbridge website. Visit <u>https://www.lethbridge.ca/Doing-Business/Planning-Development/Planning</u>

Bylaw 6262 – June 1, 2021

(2) Free downloadable maps and Interactive GIS are also available on the City of Lethbridge website.

https://www.lethbridge.ca/living-here/Maps

Bylaw 6262 – June 1, 2021

(3) DELTED

Bylaw 6376 – December 13, 2022