RESIDENTIAL CHARGES

		Charge by Unit Type				
SERVICE	Development	Single	Other Multiples	Apartments	Apartments	
	Charge (Per	and Semi-		2 +	Bach. & 1	
	Capita)	Detached	Multiples	Bedrooms	Bedroom	
Library	\$ 390	\$ 1,035	\$ 723	\$ 663	\$ 437	
Fire Protection	280	744	520	476	314	
Parks and Recreation	728	1,932	1,350	1,237	815	
Parking	61	163	114	105	69	
Ambulance Services	56	146	103	94	63	
General Government (Administration)	37	100	69	64	41	
Roads and Related	779	2,068	1,445	1,324	873	
Total – County-Wide Services	\$ 2,331	\$ 6,188	\$ 4,324	\$ 3,963	\$ 2,612	
Water	3,117	8,266	5,775	5,292	3,491	
Wastewater	1,854	4,914	3,433	3,147	2,076	
Total Water & Wastewater Services	\$ 4,971	\$ 13,180	\$ 9,208	\$ 8,439	\$ 5,567	
TOTAL DEVELOPMENT CHARGE	\$ 7,302	\$ 19,368	\$ 13,532	\$ 12,402	\$ 8,179	



Development Charges

Approved Under By-law 2019-100 on Oct. 15th, 2019

NON-RESIDENTIAL CHARGES

SERVICE	Development Charge (\$/sq.m)	
Fire Protection	7.25	
Parking	1.53	
Ambulance Services	1.38	
General Government (Administration)	0.97	
Roads and Related	19.70	
Total – County-Wide Services	\$ 30.83	
Water	61.02	
Wastewater	36.36	
Total Water & Wastewater Services	\$ 97.38	
TOTAL DEVELOPMENT CHARGE	\$ 128.21	

The schedules of development charges noted above will be adjusted annually as of January 1st in each year, in accordance with the most recent twelve-month change in the Statistics Canada Quarterly, "Construction Price Statistics", Table 18-10-0135-01

Effective Date:

January 1st, 2022 to December 31st, 2022

> 50 Colborne St. South Simcoe ON N3Y 4H3

Phone (519) 426-5870 Fax (519) 426-8573

DEVELOPMENT CHARGES

1. By-law #2019-100, a by-law respecting Development Charges on land within the Corporation of Norfolk County, is consistent with the Development Charges Act, 1997 (DCA) to recover the maximum allowable portions of growth-related capital costs.

2. A Development Charge is a fee charged to new development to finance the cost of new growth-related capital facilities and infrastructure, and are payable at the time of building permit issuance, unless eligible for deferred payments (Affordable and Rental Housing, and Institutional development), in which case the first installment is due at the time of occupancy.

3. Development Charges provide a major source of funding for growth-related capital expenditures. Development Charges help to protect existing taxpayers from the burden of financing growth related capital expenditures.

4. Development Charges for Norfolk County are collected to finance investments in infrastructure for the following services:

- Roads and Related
- Fire Protection
- Parking
- Parks and Recreation
- Library
 General Government (Administration)
- Ambulatory
- Water
- Wastewater

**The information contained in this pamphlet is intended only as a guide, please consult By-law 2019-100 for additional detail and information. The Treasurer of a municipality shall present to Council an annual statement relating to the Individual Reserve Funds established through the Development Charges By-law as outlined in O. Reg. 82/98, s. 12. The purpose of the annual statement is to provide Council and the public with a comprehensive review of the activity as it relates to these funds.

This statement must include:

- A description of the service for which the fund was established
- A summary of:
 - Opening and closing balances of the reserve funds
 - Major revenues sources and expenditures, including interest earned or paid on fund balances.
 - Year over year transactions for the credits in relation to the service or service category broken down by individual credit holder.
 - Any money borrowed from or repaid to the fund, including the reason for borrowing.
 - Source of funding for each project financed, in whole or in part, by development charges.
- Upon review and approval by Council, the statement will be posted for public viewing on the Norfolk County website.

Development Charge Eligibility		Institutional	Commercial	Residential
Location				
Within Designated Central Business District				1
By Development Type				
Hospitals		x		1
Nursing Homes		x		
Homes for Aged		x		
Retirement Homes				x
Industrial Development	x			
Other Institutional		x		
Commercial Development			x	
Roofed Accommodation	x			
Temporary Structures (less than one year)	x			
Garden Suite (Apt. Rate)				x
Farm Help House Development	x			
Farming Business Development	x			
Cannabis Production Facility			x	
Affordable Housing – County SH Prog. Funded				
Parking Garage				
Place of Worship	x			
Designated Brownfield Development	x			
Single detached dwellings				x
Semi-detached, or row dwellings				x
Other residential buildings / facilities				x
Tiny Homes (100 m ² usable area or less)				x
By Property Ownership				
Education Boards	x			
County	x			
Local Boards of the County				

Exemptions for intensification of an existing dwelling unit

Single detached dwellingUp to 2 additional unitsSemi-detached-row dwellings-duplex1 additional unitOther residential buildings1 additional unitCertain conditions apply – see Development Charges By-Law
2019-100 (Schedule D)

<u>Credits for Existing Structures or Structures Demolished</u> within 10 years of the Applications

- A) The credit is equal to what the development charge would be on the existing or demolished property if the development was proposed today using the new Development Charges.
- B) The credit, as calculated above, cannot exceed the Development Charges on the proposed new development.

Questions on Development Charges

For questions on rates for Development Charges, eligible credits, exemptions, etc. please refer to By-law 2019-100 or contact the County Treasurer.