- Development Charges for Highway Services, Fire
 Protection Services, Parks and Recreation Services and
 Library Services shall be calculated and be payable at the
 time of execution of a subdivision agreement or an
 agreement entered into as a condition of consent. The
 development charges for the other services shall be
 calculated and be payable on the date the first building
 permit is issued.
- 2. The following uses are wholly exempt from development charges under the by-law:
- Lands owned by and used for purposes of a municipality, local board thereof, or board of education;
- An interior alteration to an existing building or structure which does not change or intensify the use of the land;
- The enlargement of an existing residential dwelling unit, or the creation of one or two additional units where specific conditions are met;
- The enlargement of the gross floor area of an existing industrial building where the gross floor area is enlarged by 50 percent or less of the original gross floor area of the industrial building prior to the first expansion;
- A public hospital exempt from taxation under section 3 of the Assessment Act;
- A non-residential farm building, except for the gross floor area in a greenhouse used for retail sales.
- 3. A reduction in development charges under the by-laws is allowed under the by-laws is allowed in the case of a demolition or redevelopment of a residential, non-residential, or mixed-use building or structure, provided that the building or structure was occupied, and a building permit for the redevelopment of the land was issued within five years of the issuance of the demolition permit.

The schedule of development charges will be adjusted annually as of April 2nd each year, in accordance with the most recent twelvemonth change in the Statistics Canada Quarterly, "Building Construction Price Indexes (non-residential)."

MUNICIPALITY OF TRENT LAKES DEVELOPMENT CHARGES

By-law B2024-025 effective April 2, 2024 to April 1, 2034

By-law B2024-026 effective April 2, 2024 to April 1, 2034

By-law B2024-027 effective April 2, 2024 to April 1, 2034

By-law B2024-028 effective April 2, 2024 to April 1, 2034

This pamphlet summarizes the Municipality of Trent Lakes policy with respect to development charges.

The information contained herein is intended only as a guide.

Applicants should review By-laws B2024-025, B2024-026, B2024-027 and B2024-028 and consult with the Building & Planning

Department to determine the applicable charges that may apply to specific development proposals.

Development charges by-laws are available for inspection at the Municipal Office, Monday to Friday, 8:30am to 4:30pm and on the Municipality's website at www.trentlakes.ca

For further information, please contact:

Donna Teggart, CAO/Treasurer Municipality of Trent Lakes 760 County Road 36 Trent Lakes, Ontario KOM 1A0

Tel: 705-738-3800 or 1-800-374-4009

Fax: 705-738-3801

Municipal-wide Development Charges under By-laws B2024-025, B2024-026, B2024-067 and B2024-028

EFFECTIVE JUNE 6, 2024

A list of the municipal services for which municipal-wide development charges are imposed and the amount of charge by department type is a follows:

	RESIDENTIAL (\$)					NON-RESIDENTIAL (\$)		
Service	Single and Semi- Detached Dwelling	Other Multiples	Apartments – 2 Bedrooms+	Apartments - Bachelor and 1 Bedroom	Park Model Trailers	Per sq.m. of Gr Non- Aggregate Developments	Aggregate Developments	Per 500kW Nameplate Generating Capacity (Green Energy Developments)
Highway	5,130	4,351	4,276	2,492	2,492	20.45	31.38	5,130
Fire Protection	1,820	1,544	1,517	884	884	7.25	11.13	1,820
Parks and Recreation	579	491	483	281	-	0.27	0.41	-
Library	55	47	46	27	27	0.03	0.04	-
Total Municipal Wide Services	7,584	6,433	6,322	3,684	3,403	28	42.96	6,950

As a result of Bill 185 receiving Royal Ascent as of June 6, 2024, mandatory phase-in that applied to all by-laws passed after January 1, 2022, has been removed. The Total Municipal Wide Services apply.

Annual indexing will occur on April 2nd of each year.

Purpose of Development Charges

The general purpose for which the Municipality imposes development charges is to assist in providing the infrastructure required by future development in the Municipality through the establishment of a viable capital funding source to meet the Municipality's financial requirements.

The Council of the Municipality of Trent Lakes passed uniform Municipal-Wide By-laws B2024-025, B2024-026, B2024-027 and B2024-028 on April 2nd, 2024 under subsection 2(1) of the Development Charges Act, 1997, as amended.

Development Charge Rules: The main rules for determining if a development charge is payable in a particular case, and for determining the amount of the charge, are as follows:

> Development Charge By-law B2024-025, B2024-026, B2024-027 and B2024-028 apply to all lands in the Municipality of Trent Lakes.

Statement of the Treasurer

As required by the Development Charges Act, 1997, as amended, and Regulation 82/98, the Treasurer for the Municipality of Trent Lakes must prepare an annual financial statement reporting on the status and transactions relating to the development charge reserve funds for the previous year. This statement is presented to the Council of the Municipality of Trent Lakes for their review and is available on the Municipality's website.