

Traffic, Parking and Transportation Related Study Review Fees		
	Municipality	Applicable Fee
1	City of Miramar	
	Development Review Fees for Trafficways ¹	\$8,025.00
	Traffic Study Review Application Fee	\$1,070.00
	Traffic Study Review Cost-Recovery Deposit ^{1a}	\$1,000.00
2	City of Fort Lauderdale	
	Traffic Study Review ²	\$4,000.00
3	City of Weston	
	Traffic Control Review ³	\$3,150.00
	All Other Traffic Related (per hour)	\$200.00
4	City of Sunrise	
	Engineering Staff Review & Processing (per hour)	\$105.00
5	Town of Davie	
	Engineering Staff Review & Processing (per hour)	\$100.00
6	City of Palm Beach Gardens	
	Engineering Review Fee	\$130.00
	City Engineer	\$85.00
	Engineering Associate	
7	City of Pompano Beach	
	Initial Deposit for Concurrency Traffic Study Review	\$1,175.00
Municipalities with traffic review as part of development review and has a cost recovery clause for reimbursement if outside consultant services are required as determined by the City.		
8	City of Boca Raton (See Cost Recovery Fee Schedule Attached)	
9	City of Cooper City (Governed by Section 2-242 of the Code, Attached)	
Municipalities with traffic review as part of development review and do not have a cost recovery clause.		
10	City of Pembroke Pines	
11	City of Hallandale Beach	

	Municipality	Applicable Fee
12	City of Aventura	
13	City of Delray Beach	
14	City of Sunny Isles Beach	
Out-of State Municipalities		
15	City of San Jose, California	
	Traffic Analysis Report Review	
	1 to 99 Peak Hour Trips (PHT)	\$2,888.00
	100 to 199 PHT	\$2,044+\$9/PHT
	200 and Greater	\$2,296+\$7/PHT
16	City of Los Angeles, California	
	Traffic Study Review, total fees not to exceed \$25,000	
	First 10 Intersections	\$7,396.00
	Each Additional Intersection	\$400.00
17	City of Berkley, California	
	Traffic Study Review (per hour)	\$160.00
18	Montgomery County, Maryland	
	Traffic Study Review, Initial Review	\$2,000.00
	Traffic Study Review, Revision Review	\$700.00
19	Town of Marana, Arizona	
	Traffic Impact Study (per hour), Minimum Fee of \$560	\$70.00
	Traffic Impact Statement (per hour), Minimum Fee of \$280	\$70.00
¹ Fee includes \$7,500 base fee and a 7% surcharge.		
^{1a} Cost recovery deposit.		
² Traffic study is required when proposed project exceeds 1,000 daily trips or 20% of total daily trips within any 1/2 hour.		
³ Review is requested by Maintenance Associates relating to traffic controls.		

City of Boca Raton Cost Recovery Fees Table			
a) Administrative Processing Fee:		5% of Initial Deposit	
b) Initial Deposit and Minimum Balance:			
Project Size	Initial Deposit	Minimum Account Balance	Administrative Fee
Less than 10 Acres	\$5,000	\$1,000	\$250
10 Acres to Less than 30 Acres	\$8,000	\$1,600	\$400
30 Acres & Over	\$12,000	\$2,400	\$600

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Cooper City, FL Code of Ordinances

Sec. 2-242. Cost recovery for city attorney and outside consultant review.

(A) Applications subject to cost recovery for costs for city attorney and outside consultant review. The following types of applications authorized under Chapter 22 "Planning and Public Facilities", Chapter 23 "Zoning Districts", Chapter 24 "Subdivision and Site Plan Review" and Chapter 25 "Development Standards" shall be subject to the requirements of this section: comprehensive plan amendments, rezonings, variances, plats and plat amendments, appeals of administrative decisions, land development regulation amendments, and conditional uses. The cost recovery charges required by this section shall not apply to applications that are initiated by the city.

(B) Charges for additional review by the city attorney and outside consultants. Where the Growth Management Director determines that an application subject to this section requires review by the city attorney which is anticipated to require in excess of a period of one (1) hour, or requires review by an outside consultant hired by the city, the applicant shall pay a cost recovery deposit prior to further processing and review of the application. Persons who file any applications for which cost recovery is applicable, and which necessitates additional review by the city attorney or an outside consultant as provided for in this subsection, shall pay, prior to or at the time that the application is filed, an initial cost recovery deposit which shall be credited toward the actual charges of the city attorney or outside consultant which are incurred as the review proceeds. The amount of the initial cost recovery deposit for an application which is subject to this subsection shall be determined by the Growth Management Director, and shall be commensurate with the anticipated costs of review by the city attorney and necessary outside consultants.

(C) Charges against cost recovery deposit. A debit based on the actual time expended by the city attorney or an outside consultant in reviewing the application shall be charged against the cost recovery deposit. Outside consultant and city attorney services shall be charged at the hourly rates specified in the applicable agreement between the city and the city attorney, or the city and the outside consultant, as applicable. The Growth Management Director shall provide the applicant with an itemized invoice of the costs for any services charged against the applicant's cost recovery deposit.

(D) Supplemental cost recovery deposit. The Growth Management Director shall monitor the cost recovery deposit required by this subsection, and may require a supplemental deposit to be made by the applicant, if the cost recovery deposit balance is reduced to or below ten (10) percent of the original deposit balance during the review of the application. The amount of the supplemental deposit shall be determined by the Growth Management Director, and shall be equal to the amount anticipated to be required to complete the review and processing of the application. If the supplemental deposit is not made by the applicant within thirty (30) days of the mailing of the notification requesting such supplemental deposit by the Growth Management Director, the city may suspend further processing of the application. Any notification of a request for a supplemental deposit shall be deemed sufficient if such notification is made by certified letter from the Growth Management Director.

(E) Refund of cost recovery deposit balance. Within sixty (60) days from the date that the applicant receives a certificate of occupancy or other final approval from the city, or upon the date that the Growth Management Director determines that no further action is necessary for the review and processing of the subject application, or the applicant voluntarily withdraws the application, the

Growth Management Director shall refund the remaining cost recovery deposit balance on the application to the applicant.

(F) Records of work performed. The Growth Management Director shall maintain records of the time expended by the city attorney and outside consultants related to applications which are subject to this section. These records shall be provided to the applicant upon request, and upon the closing of the cost recovery account and refund of the cost recovery deposit balance to the applicant.

(G) Review and appeal procedure. In the event that an applicant believes that the city has miscalculated the required cost recovery amount for work performed in reviewing and processing an application, the applicant may request that the city manager or designee review the charges, and issue a credit or refund of a portion of the cost recovery charges.

(H) Contacts; notification. It shall be the duty of persons who initiate applications to provide on the filed application a continuously updated address and telephone number where said persons or their agents may be reached for purposes of notification under this section.

(I) Interest charge; enforcement. Unpaid costs and fees payable to the city under this section, which are more than thirty (30) days overdue, shall be considered delinquent and shall accumulate interest at the rate of one and one-half (1.5) percent per month upon the unpaid balance until paid. Overdue costs, fees and interest accrued thereon may be collected and enforced in any manner that is allowed by law, and the city shall be authorized to recover its reasonable attorney's fees incurred in such collection.