

Note: Consistent with SB 417, passed by the 2007 Legislature, the boundary commission will not accept any new filings *after December 31, 2007*.

LANE COUNTY LOCAL GOVERNMENT BOUNDARY COMMISSION
FILING FEES RULE/SCHEDULE

Pursuant to Chapter 12, Oregon Laws 1980, the Lane County Local Government Boundary Commission hereby establishes the following charges for services necessary to defray the costs of operating the Commission and to carry out the purposes of ORS 199.410 to 199.512.

No proposal for a boundary change, as defined in ORS 199.415, and no water or wastewater line extension proposal or any other action set forth in ORS 199.464 requiring Boundary Commission consideration and approval shall be considered filed with the Commission unless accompanied by a filing fee in the amount indicated on Schedule A, which follows.

It shall be the responsibility of the chief petitioner to transmit the filing fee to the Commission at the time the petition is filed with the Commission. As used in this rule, "chief petitioner" means the person or unit of government filing the petition with the Boundary Commission in the case of minor boundary changes and actions provided by ORS 199.464 and, in the case of major boundary changes, the person or unit of government filing the petition with the filing agency according to the principal act, provided that a city council or district board shall be the chief petitioner for boundary change proposals initiated pursuant to ORS 199.490(2) and (5) and water and wastewater line extensions and connections as set forth in ORS 199.464(3). The chief petitioner may collect the filing fee from property owners and/or voters in the territory described in the petition.

The Commission shall use the County Assessor's records to determine the acreage of the proposal for the purpose of computing the filing fee. For the purpose of determining the acreage for the filing fee, land within a public way or ownership shall not be included in the acreage computation unless the proposal, as initiated, includes only territory within a public way or ownership. In such case, the filing fee shall be the minimum fee on Schedule A under the applicable section.

As used in this rule, "urban growth boundary" means the boundary that a city and county have adopted or proposed as part of the comprehensive land use plan to meet the requirements of statewide planning Goal 14.

Annexations initiated in accordance with ORS 222.750 and 199.490(5), "islands," shall be subject to the minimum fee for city annexations on Schedule A.

Effective July 1, 1991, dissolution of inactive districts initiated pursuant to ORS 198.335 to 198.365 shall require the applicable fee consistent with Schedule A. Reimbursement of all or any portion of the required filing fee will be made on a case-by-case basis and shall require a majority vote of a quorum of the Commission. In determining the amount of possible reimbursement, the Commission shall consider the remaining debts and assets of the district, the actual processing costs to the Commission, and the Commission's financial situation.

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SCHEDULE A
LANE COUNTY LOCAL GOVERNMENT BOUNDARY COMMISSION
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<u>Type of Action/Unit or Jurisdiction</u>	<u>Fee</u>
1. Minor boundary changes (annexations/withdrawals/transfers) for the following, except when the entirety of a city or district is the affected territory: (* exist in Lane County)	
a. Park and recreation district*)	
b. Metropolitan service district) up to 25 acres	\$ 440
c. Highway lighting) 26 to 50 acres	620
d. County service district* (except wastewater/water)) 51 to 150 acres.....	800
e. Vector control district) 151 to 640 acres.....	965
f. Rural fire protection district*) over 640 acres.....	1,120
g. Geothermal heating district)	
2. Minor boundary changes (annexations/withdrawals/transfers) for governments not listed in #1 above, except when a minor boundary change for a government listed in #1 includes the entirety of a city or district as the affected territory:	
a. Consisting of less than 1 acre	\$ 1,040
b. Consisting of 1 acre or more but less than 5 acres	1,330
c. Consisting of 5 acres or more but less than 10 acres	1,775
d. Consisting of 10 acres or more but less than 25 acres	2,240
e. Consisting of 25 acres or more but less than 50 acres	2,780
f. Consisting of 50 acres or more but less than 100 acres.....	3,200
g. Consisting of 100 acres or more	4,410
3. Major boundary changes (formations, dissolutions, mergers* and consolidations*):	
a. Cities: Under 2,500 population	\$ 4,445
2,501 to 10,000 population	6,240
10,001 to 20,000 population	8,895
Over 20,000 population	12,300
b. Districts: Under \$10 million assessed valuation	\$ 4,445
\$10,000,001 to 100,000,000 assessed valuation	6,240
\$100,000,001 to 250,000,000 assessed valuation.....	8,895
Over \$250 million assessed valuation	12,300
4. Extraterritorial wastewater or water line extensions (public and private)	\$ 1,040

***NOTE:** For mergers and consolidations, the highest fee is used based on the highest assessed value or population of the affected city and/or district.

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- 5. Formation of privately owned wastewater and water systems \$ 1,330
- 6. Initial allocation of territory to privately owned water system..... \$ 1,850
 - a. Allocation of additional territory to privately owned water systems (up to 10 acres) \$ 1,040
 - b. Allocation of additional territory to privately owned water systems (more than 10 acres) \$ 1,320
- 7. "Contractual Annexations"
 - a. Review of proposed contract between city and applicant by boundary commission (public hearing)..... \$ 1,040
 - b. Hearing on creation of "ring" (island)/extraterritorial service extensions by Boundary Commission
 - Based on total area (ring + island)—see #2 above..... \$1,040-\$4,410
 - For each service extension \$ 1,040
 - Hearing on final annexation of territory \$ 1,040

(NOTE: Annexations to the Lane County Metropolitan Wastewater Service District concurrent with Eugene or Springfield annexations are automatic—no fee. Annexations to Willamalane Park and Recreation District concurrent with Springfield annexations are automatic—no fee.)

(NOTE: An annexation with a delayed effective date may be considered a single filing with one application and filing fee (consistent with #2 above)—without separate water and wastewater extension requests—when the annexing area is contiguous to existing city limits and water and wastewater lines to serve the annexing area lie wholly within the city limits and the area to be annexed.)

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