

CITY OF SURREY

BY-LAW NO. 4747

As amended by By-law 4818, 5086, 5097, 5288, 5419, 5602, 5634, 5846, 5890, 6016, 6073, 6074, 6112, 6234, 6390, 6560, 6827, 6874, 6933, 7025, 7202, 7254, 7335, 8036, 8047, 8112, 8134, 8204, 8246, 8580, 8639, 8698, 9186, 9340, 9518, 9556, 9746, 9806, 9824, 9911, 9962, 10299, [10489](#), [10490](#), 10758, [10829](#), [10902](#), [11023](#), [11119](#), [11309](#), 11330, [11413](#), [11434](#), [11444](#), 11459, [11528](#), 11697, [11768](#), [11903](#), [12178](#), [12245](#), [12268](#), [12338](#), [12633](#), [12826](#), [13050](#), [12965](#), [13211](#), [13367](#), [13520](#), [13498](#), [13573](#), [13623](#), [13628](#), and [13671](#)

**Amended  
B/L [12268](#)  
04/25/94**

A By-law respecting the granting of licenses and the regulation of businesses.  
.....

THIS IS A CONSOLIDATED BYLAW PREPARED BY THE CITY OF SURREY FOR CONVENIENCE ONLY. THE CITY DOES NOT WARRANT THAT THE INFORMATION CONTAINED IN THIS CONSOLIDATION IS CURRENT. IT IS THE RESPONSIBILITY OF THE PERSON USING THIS CONSOLIDATION TO ENSURE THAT IT ACCURATELY REFLECTS CURRENT BYLAW PROVISIONS.

NOW, THEREFORE, the City Council of the City of Surrey, in open meeting assembled, ENACTS AS FOLLOWS:

Short Title

1. This By-law may be cited for all purposes as "Business License By-law, 1976, No. 4747."

Inter-pretation

2. In the construction and interpretation of this By-law, words and terms shall have the meanings hereby assigned to them unless the context otherwise requires:

"Applicant" means any person who makes application for a license under the provisions of this By-law.

**B/L 11459  
03/22/93**

"Adult Entertainment Store" means any premises wherein is sold or offered for sale, objects other than contraceptive devices, designed or intended to be used in a sexual act as defined by Section 1 of the Motion Picture Act Regulations, B.C. Reg. 260/86 made pursuant to the Motion Picture Act, S.B.C. 1986, C17."

**Inserted B/L  
[13573](#)  
11/09/98**

"Adult Publication" means any book, pamphlet, magazine or printed matter however produced which contains a visual image or representation of a person or portion of the human body depicting nudity, sexual conduct, or sadomasochistic behaviour.

**Inserted B/L** "Alcohol and Drug Recovery House" means a *building* which contains *sleeping*  
**13498** *units* for persons receiving care and support for recovery from alcohol and drug  
**11/02/98** dependency.

**B/L 6827** "Arcade" means a premise where 6 or more devices or machines, mechanically,  
**B/L 6933** electronically, or otherwise operated and which is used or intended to be used for  
**Amended** the amusement and enjoyment of the public, but shall not include a carnival ride  
**B/L 11903** or a premise licensed under the Liquor Control and Licensing Act, R.S.B.C., as  
**09/13/93** amended, where minors are not permitted."

"Auto Rebuilder" means one who rebuilds vehicles from parts obtained  
from wrecking on site one or more other vehicles.

"Auto Wrecker" means one who removes used parts from vehicles for  
resale and disposes of the remainder as junk, salvage or scrap.

**Inserted BL** "Automobile Immobilizing Device" includes a wheel lock device, a Denver Boot,  
**10299** or any other device designed to be affixed to the wheels or axle of a motor vehicle  
**11/27/89** to prevent the movement of that vehicle.

**Inserted B/L** "Bed and Breakfast" means a business operation carried on by the members of a  
**8246** family as a home occupation to provide temporary sleeping accommodations, with  
**Amended** or without meals being provided, all provided for a prescribed charge on a daily  
**B/L 11903** basis, where the maximum length of occupancy by any patron is not more than 30  
**09/13/93** days in a 12-month period.

"Body-Rub" includes the manipulating, touching or stimulating by any  
means, of a person's body or part thereof, but does not include medical,  
therapeutic or cosmetic massage treatment given by a person duly  
licensed or registered under any statute of the Province of British  
Columbia governing such activities.

"Body-Rub Parlour" includes any premises or part thereof where a body-  
rub is performed, offered or solicited.

"Body-Painting Studio" includes any premises or part thereof where,  
directly or indirectly, a fee is paid for any activity involving the  
application of paint, powder, or similar materials to the body of another  
person.

"Business" means the carrying on of a commercial or industrial  
undertaking of any kind or nature or the providing of professional,  
personal or other services for the purposes of gain or profit.

**Inserted**  
**B/L 9340**  
**01/11/88**      "Cabaret" means any place or premises licensed as a Class "C" liquor outlet under the provisions of the Liquor Control and Licensing Act and primarily engaged in providing entertainment.

**Inserted**  
**B/L 13498**  
**11/02/98**      "Chief Constable" means the Chief of Police of the City of Surrey for the time being or the senior resident member of the Royal Canadian Mounted Police Force responsible for the policing of the City.

**Inserted**  
**B/L 9340**  
**01/11/88**      "Class 'A' Pub" means a place or premises in a hotel licensed as such under the Liquor Control and Licensing Act, providing for the sale of all types of liquor.

"Council" means the City Council of the City of Surrey.

**Inserted**  
**B/L 9340**  
**01/11/88**      "Dining Lounge" means a restaurant which sells all types of liquor as part of a meal and is licensed as a Class "B" liquor outlet under the provisions of the Liquor Control and Licensing Act.

**Inserted**  
**B/L 9746**  
**10/17/88**      "Dining Room" - means a restaurant which sells beer, wine, B.C. cider, coolers and liqueurs (including brandy) as part of a meal and is licensed as a Class B Liquor Liqueur outlet under the provisions of the Liquor Control and Licensing Act.

**Inserted**  
**B/L 12965**  
**07/29/97**      "Highway" includes a street, road, lane, bridge, viaduct and any other way designed or intended for or used by the general public, but does not include a private right-of-way on private property.

**Inserted**  
**B/L 9806**  
**11/14/88**  
**Deleted**  
**B/L 11413**  
**10/05/92**      "Hobby Kennel"

"Inspector" shall mean the person from time to time appointed as License Inspector of the City and shall include any acting or assisting Inspector or Inspectors.

"Junk" means and includes any used or old article or thing.

"Junk Pedlar" means a person who carries on the business of purchasing and/or selling junk and shall include junk car pickup.

"Junk Yard" means a yard in which is stored any junk.

"Kennel"

Inserted  
B/L [11413](#)  
10/05/92

1. "Kennel- Commercial"  
means a kennel specifically set up for boarding, training and keeping of dogs owner by the kennel operator or lot owner.

Amended  
B/L [11903](#)  
09/13/93

2. "Kennel - Hobby"  
means a kennel where no more than 6 dogs over the age of 6 months are kept on the premises for breeding or showing purposes. The operator of the hobby kennel must reside on the lot on which the hobby kennel is located."

Inserted  
B/L [11119](#)  
11/25/91

"Licensed Establishment" means any establishment licensed under the provisions of the Liquor Control and Licensing Act and includes restaurants.

Inserted  
B/L [9824](#)  
11/28/88

"Licensee Retail Store" means a place or premises which sells B.C. beer, wine, cider, and coolers for off-premise sale and is licensed as a Class "G" liquor establishment under the Liquor Control & Licensing Act.

Inserted  
B/L [9340](#)  
01/11/88

"Lounge" means any place or premises which sells all types of liquor and is licensed as a Class "A" liquor establishment under the provisions of the Liquor Control and Licensing Act.

Inserted  
B/L [13367](#)  
04/06/98

"Mail Drop Service" means a business that collects mail at premises owned, occupied or used by it for, or on behalf of a person or persons who are not normally occupants of those premises.

Inserted  
B/L [9340](#)  
01/11/88

"Marine Public House" means a place or premises which sells all types of liquor and is licensed as a Class "S" establishment under the provisions of the Liquor Control and Licensing Act.

B/L [11697](#)  
03/22/93  
Deleted  
B/L [12178](#)  
02/14/94

"Model Studio" includes any premises or part thereof where, directly or indirectly, a fee is paid for the furnishing of persons as models who pose in the nude on the premises for the purpose of being sketched, painted, drawn, sculptured, photographed, or otherwise depicted, but does not include any studio which functions as an educational institution authorized under any legislation of the Province of British Columbia governing educational institutions, nor

to any studio which functions to provide models who are sketched, painted, drawn, sculptured, photographed, or otherwise depicted and such depiction is produced for commercial purposes, or to any studio which is being operated for purely artistic purposes.

Inserted  
B/L 9186  
09/21/87

**"Motion Picture Film"** means photographic film, pre-recorded videotapes, pre-recorded video disks and includes any other object or device on which or within which there is recorded, by photographic, electronic or other means, the contents of a motion picture, and from which, by the use of a projector, machine of other appropriate technology, the motion picture may be viewed, exhibited or projected.

Inserted  
B/L 9340  
01/11/88

**"Neighbourhood Public House"** means a place or premises which sells all types of liquor and is licensed as a Class "D" liquor establishment under the provisions of the Liquor Control and Licensing Act.

**"Non-resident Business"** means a business other than a Resident Business carried on within the City or with respect to which any work or services is performed within the City.

Inserted  
B/L [13573](#)  
11/09/98

**"Nudity"** means the showing of the post pubertal human male or female genitals, pubic area or buttocks with less than a fully opaque covering, or the showing of a post pubertal female breast with less than a fully opaque covering of any portion thereof below the top of the nipple or the depiction of covered male genitals in a discernibly turgid state.

Inserted  
B/L [12965](#)  
07/29/97

**"Peddle"** means peddle, sell, or offer for sale any goods, wares, merchandise, foodstuff, article or thing to be immediately delivered to the customer."

Amended  
B/L [12965](#)  
07/29/97

**"Pedlar"** means (a) a person who plies his trade going from door to door and who peddles, sells, or offers for sale any goods, wares, merchandise, foodstuff, article or thing to be immediately delivered to the customer or (b) a person who, by appointment and demonstration, peddles, sells or offers for sale any goods, wares, merchandise, foodstuff, article or thing to be immediately or subsequently delivered to the customer; or (c) a person who peddles, sells, or offers for sale any goods, wares, merchandise, foodstuff, article or thing at a kiosk within a building that is located in commercial zone.

Inserted  
B/L [13623](#)  
01/04/99

**"Pepper Spray"** means any article or substance containing oleoresin capsicum spray, also known as pepper spray and o.c. spray.

Inserted  
B/L [13623](#)  
01/04/99

**"Pepper Spray Vendor"** means a place of business where pepper spray is retailed to the general public.

Inserted

**"Pinball Machine"** means a machine that is mechanically, manually, electronically,

**By-law 7202** or otherwise operated for entertainment or amusement and for which a coin or token must be inserted or a fee charged for the use of said machine.

**Inserted B/L 12178 02/14/94** "Portable Food Vendor" means a person who plies their trade from a premises where the principal business operates in either a commercial or industrial zone, and sells or offers to sell food items to the general public for immediate consumption.

**Inserted B/L 13367 04/06/98** "Post Box" means box or other receptacle used or intended to be used for the collection or storage of mail.

**Inserted B/L 13367 04/06/98** "Post Box Rental Agency" means a business that makes available for rent, lease, purchase, possession or use one or more post boxes to a person or to persons who are not normally occupants of the premises where the post box or post boxes are located, but does not include Canada Post.

**Inserted B/L 11119 11/25/91** "Proprietor" means the person who ultimately controls, governs or directs the activities carried on within the kinds of premises referred to in this by-law and includes the person actually in charge thereof.

**Inserted B/L 9340 01/11/88** "Public House" means a place or premises in a hotel which sells beer, wine and cider and is licensed as a Class "A" liquor establishment under the provisions of the Liquor Control and Licensing Act.

**"Resident Business"** means a business carried on, in, or from premises within the City.

**Inserted B/L 13573 11/09/98** "Sadomasochistic Behaviour" means scenes involving a person or persons, any of whom are nude, clad in undergarments or in sexually revealing costumes, and who are engaged in activities involving flagellation, torture, fettering, binding or other physical restraint of any such persons.

**"Salvage Yard"** for the purpose of this by-law, means the place of business of a salvage dealer whose primary business is the storage and processing of metals for shipment and re-manufacture. Other metal products may be stored and processed on the site providing they remain an incidental use. Retailing of any items shall be incidental to the primary use.

**"Scrap Dealer"** means a person whose primary business is the storage and processing of metal products and other scrap material for resale.

**Inserted B/L 10829 2/25/91 Amended** "Secondary Suite" means a second dwelling unit, located within the structure of an owner-occupied single-family dwelling.

**B/L 11444**  
**03/22/93**

**Inserted**  
**B/L 13573**  
**11/09/98**

"Sexual Conduct" means acts of masturbation, homosexuality, sexual intercourse, or physical contact with a person's unclothed genitals, pubic area, buttocks or, if such a person be a female, her breast.

**Inserted**  
**B/L 8036**

"Social Escort Service" includes any person carrying on the business of providing or furnishing male or female escorts for social occasions.

**Inserted**  
**B/L 9340**  
**01/11/88**

"Stadium Class 'E' Liquor License" means a place or premises which sells beer and is licensed as a Class "E" liquor establishment under the provisions of the Liquor Control and Licensing Act.

**Inserted by**  
**By-law 8639**

"Student Venture Program" means the business of participating in a Student Venture Program, being an employment assistance program sponsored by the Province of British Columbia and administered by the Surrey Chamber of Commerce, commencing May 1st and terminating prior to October 15th in any year.

"Tax Buyer" means a person carrying on the business of purchasing or otherwise acquiring by way of assignment or any other method, another person's right to claim and receive a refund of tax paid pursuant to the Income Tax Act of Canada which is due to such other person, but shall not include a person licensed under any statute to perform that or a similar function.

**Inserted B/L**  
**9186 01/21/87**  
**Amended**  
**B/L 11903**  
**09/13/93**

"Theatre" means a building used or intended to be used for live theatre or for the projection of motion picture films classified as general, mature, 14 years, or restricted under the Motion Picture Act B.C. Reg. 260/86."

**B/L 11459**  
**03/22/93**

"Theatre 2" means a building used or intended to be used for the projection of motion picture films classified as restricted designated under the Motion Picture Act B.C. Reg. 260/86, or where there is one or more film viewers made available for use by the public or both.

**Amended by**  
**B/L 12633**  
**06/19/95**

"Vending Machine" means any machine or device operated by or requiring for the operation thereof the insertion of any coin or slug, and without limiting the generality of the foregoing includes any machine or device operated mechanically or otherwise for the purpose of selling or disposing of any goods, merchandise or articles, or for the purpose of providing music, games, amusement or services of any kind whatsoever but specifically excluding any electronic or video device or machine used for the purposes of video lottery gaming as defined in this By-law.

For the purpose of determining the license fees payable by persons carrying on the [business](#) of owning or operating vending machines, [vending machine](#) businesses are classified as follows:

Group 1 - shall include vending machines into which the sum of ten cents or less must be deposited in order to operate the said vending machines.

Group 2 - shall include vending machines into which the sum of eleven cents to fifty cents must be deposited in order to operate the said vending machines.

Group 3 - shall include vending machines into which the sum of fifty-one cents to one dollar must be deposited in order to operate the said vending machines.

Group 4 - shall include vending machines into which the sum of over one dollar must be deposited in order to operate the said vending machines.

**Inserted B/L**     "Video Lottery Gaming" means any activity or game of chance for money or  
**12633**            other valuable consideration carried out or played on or through a computer,  
**06/19/95**        electronic or other video device or machine, but excluding the following:

- (a) the purchase and sale of lottery tickets pursuant to a government approved lottery scheme administered by the Public Gaming Branch and the British Columbia Lottery Corporation;
- (b) pari-mutuel systems and machines that are duly licensed under regulations pursuant to Section 204 of the Criminal Code and under the **Horse Racing Act**, S.B.C. 1993, c. 51;
- (c) "pull-tab" machines that are owned and administered by the British Columbia Lottery Corporation.

License            3. No person shall carry on any [business](#) within the City of Surrey without  
Required        holding a valid and subsisting license for the business so carried on except for  
those businesses specifically exempted herein.

4. (a) For the purpose of this By-law where a [business](#) is carried on, in, or from more than one premise in the City, the business carried on, from, or in each premise shall be deemed to be a separate business.

(b) Where a [business](#) is carried on as a partnership, it shall be deemed a sufficient compliance with this by-law if one license is taken out in the name of the partnership or firm and the license

fee is paid therefore.

**Inserted  
B/L 12633  
06/19/95**

4.A. No person shall in the course of that person's [business](#) or otherwise carry out or permit to be carried out any [video lottery gaming](#) except as otherwise expressly permitted by this By-law or by any other by-law of the City as may be in existence at any time, or from time to time.

Exemption

5.A. The following non-resident businesses are hereby exempt from the provisions of this by-law:

(a) Bona fide Commercial Travellers offering for sale, or selling goods, wares or merchandise to bona fide merchants for resale by the merchants in the ordinary course of their [business](#).

(b) Owners or operators of carriers other than taxicabs who either pick up passengers or chattels within the City for discharging or delivery outside the City or discharge or deliver within the City passengers or chattels picked up outside the City, or both, unless the City forms part of a trading area pursuant to the "Municipal Act".

(c) Owners or operators of taxi cabs, who only discharge passengers within the City unless the City forms part of a trading area pursuant to the "Municipal Act".

(d) Owners or operators of retail businesses who only deliver commodities sold by them in the ordinary course of [business](#) and pick up commodities being returned or exchanged.

(e) A wholesaler or manufacturer or processor who is only in the [business](#) of offering for sale or selling his own goods, wares or merchandise and delivering these in his own vehicle to merchants for resale by the merchants in the ordinary course of their business.

(f) A person practicing any profession governed by a special Act, unless he regularly and generally carries on [business](#) in the City.

General  
Exemptions

5.B. (a) The organizers of any performance, concert, exhibition or entertainment, the entire proceeds of which, above actual bona fide expenses, are devoted to any charitable purpose may apply to [Council](#) for a refund of any [business](#) license fee paid in respect of said performance, concert, exhibition or entertainment, and Council may upon receipt of satisfactory evidence that the entire proceeds, above actual bona fide expenses were devoted to charitable

purposes, grant such refund.

(b) No license is required with respect to any performance, concert, exhibition, entertainment, or concession which is held in a licensed [theatre](#) or duly licensed premises.

(c) No license is required for the [business](#) of letting or renting rooms where not more than two rooms are available for letting or renting.

**Inserted by  
By-law 9518**

(d) No license or license fee is required by any Royal Canadian Legion Branch or Army Navy & Air Force Veterans in Canada Branch with respect to any license it may hold pursuant to the Liquor Control and Licensing Act or any establishment it may operate with respect to such license as [Council](#) deems the Royal Canadian Legions and Army Navy & Air Force Veterans in Canada to be a non-profit, charitable institution and an organization considered by Council to be contributing to the general interest and advantage of the City.

**Inserted B/L  
[12338](#)  
06/20/94**

5.C. (a) [Council](#) considers registered, charitable societies or organizations to be contributing to the general interest and advantage of the City. Such registered, charitable societies or organizations are required to hold a valid and subsisting license pursuant to Section 3 of this By-law, but such registered, charitable societies or organizations are only required to pay a nominal license fee of \$1.00 per annum, notwithstanding Section 9 and Schedule "A" of this By-law.

(b) For the purposes of this Section: "registered society or organization" means a society incorporated and in good standing under the **Society Act**, R.S.B.C. 1979, c. 390, "charitable society or organization" means a society or organization which is registered as such under the **Income Tax Act of Canada** and is qualified to issue tax receipts to its donors. "registered, charitable society or organization" means one which is a "registered society or organization" and is a "charitable society or organization".

Application  
for licence

6. (a) All applications for licenses under this By-law shall be made to the [Inspector](#) on the application form provided for that purpose.

(b) Every [applicant](#) shall make a true and correct statement in writing on the application form disclosing the nature and character of the [business](#) to be carried on, the address of such business, and such other facts as are required by the application form.

Purpose of

7. Every license issued pursuant to this By-law shall state that the holder is

License licensed to carry on the [business](#) stipulated in the license in a lawful manner for the periods specified in the license at the place specified in the license.

Period of License 8. (a) All licenses granted to this By-law shall be issued annually so as to terminate on the 30th day of April next succeeding the date of issue; and no proportionate reduction of license fee shall be made on account of any [applicant](#) commencing to do [business](#) after the 1st day of May, except that an applicant who becomes liable to be licensed after the 31st day of July in any year, shall pay three quarters of the prescribed fee, and an applicant who becomes liable to be licensed after the 31st day of October in any year, shall pay one half of the prescribed fee.

(b) Notwithstanding sub-section (a) of this section, the period for a license in respect of:

(i) a [theatre](#), drive-in theatre, amusement hall, concert hall, music hall, opera house, rink, amusement park or other place of amusement, entertainment, or exhibition may be twelve months, six months, three months, one month or one day;

(ii) a circus, exhibition or other itinerant show or entertainment, when held elsewhere than in a licensed [theatre](#), or other licensed place, shall be for one day;

(iii) horse racing shall be one day.

License Fees 9. (a) Those license fees set out in Schedule "A" hereto are hereby imposed and Schedule "A" is hereby made part of this By-law. Every [applicant](#) for a license shall pay to the City at the time of application therefore, the proper license fees as set out in Schedule "A" hereto and no license shall be issued until payment of such fee is made.

**Amended by  
By-law 8134  
B/L 11768  
04/19/93  
B/L 12245  
04/18/94**

(b) If any [applicant](#) for a [business](#) license who has paid a license fee in accordance with Schedule "A" requests a refund of any fee so paid before the said business license has been issued, then the City of Surrey shall retain 50% of the fee so paid to a maximum of \$200.00 and the balance paid shall be refunded to the applicant provided that the City of Surrey has made no inspection with respect to the business license application.

In the event that the City of Surrey has made an inspection with respect to the [business](#) license application, then the City of Surrey shall retain 50% of the fee so paid to a maximum of \$400.00 and the balance paid shall be refunded to the [applicant](#).

License Posted 10. Every license issued pursuant to this By-law shall be made out in duplicate, one copy shall be delivered to the person licensed and such person shall post the same and keep the same posted in a conspicuous place on the premises or on the thing or article in respect of which the license is issued.

11. Where the license fee for any [business](#) is based on the floor area, ground area, number of people regularly engaged, number of machines, appliances, or rental units used in the carrying on of the business, no person shall change such factors upon which the license fee is based without immediately notifying the [Inspector](#) in writing, and paying any additional license fee which may be payable pursuant to Schedule "A" hereto as a result of such change.

Transfer 12. (a) Any person desiring to obtain a transfer of any license, or interest in any license, issued pursuant to this By-law and held by any other person, shall make an application the same as that required to obtain a license under this By-law; and the powers, conditions, requirements, and procedures relating to the granting and refusal of licenses and appeals thereon, shall apply.

(b) No person who purchases the interest of, or part of the interest of, any person licensed pursuant to this By-law shall carry on or continue such [business](#), trade, profession or other occupation without first having obtained a transfer of license or new license.

(c) No person to whom a license has been issued under this By-law shall change the location of the premises in which he carries on his [business](#), trade, profession, or other occupation without first having applied to the [Inspector](#) to have his license altered; and the powers, conditions, requirements, and procedures relating to the granting or refusal of licenses and appeals thereon shall apply to all such applications.

(d) The fee payable in respect to any transfer of license from one person to another shall be \$25.00.

Inspection 13. The [Inspector](#) or any Peace Officer or the Medical Health Officer is hereby authorized to enter at all reasonable times, any house, place, premises, vehicle, or other place in respect of which a license has been granted pursuant to this By-law, to ascertain whether the regulations and provisions of this By-law are being obeyed.

Security for [Resident Business](#) 14. Repealed by By-law 5419.

Security for 15. Repealed by By-law 5419.

non-resident  
licenses

16. Repealed by By-law 5419.

Refusal of  
License

17. Notwithstanding anything contained in the Municipal Act or in the By-laws of the City, the [Council](#) may, upon the affirmative vote of at least two-thirds of all the members, refuse in any particular case to grant the request of an [applicant](#) for a license pursuant to this By-law, but the granting or renewal of a license shall not be unreasonably refused.

Powers of  
License  
Inspector

18. (a) Where the License Inspector is satisfied that the [applicant](#) therefore has complied with the requirements of the relevant City By-laws he may grant a license pursuant to this By-law.

(b) The License Inspector may suspend for such period as he may determine any license the holder of which:

(i) is convicted of an indictable offence.

(ii) is convicted of any offence under any City By-law or Statute of the Province in respect of the [business](#) for which he is licensed or with respect to the premises named in his license.

(iii) has in the opinion of the [Inspector](#), been guilty of such gross misconduct in respect of the [business](#) or in or with respect to the premises named in his license as to warrant suspension of his license.

(iv) has ceased to meet the lawful requirements to carry on the [business](#) for which he is licensed or with respect to the premises named in his license.

(c) Any person whose license has been suspended pursuant to this Section may appeal to the [Council](#) and upon such appeal, the Council may confirm or set aside such suspension on such terms as Council may think fit.

(d) The [Council](#) may revoke a license for reasonable cause after giving notice to the licensee and after giving the licensee an opportunity to be heard but such notice and opportunity to be heard is not required in respect of the licensee who by reasonable efforts cannot be found.

19. Before any license is granted in respect of any premises the [Inspector](#) shall satisfy himself that the use for which the license is sought shall not be in violation of the Zoning By-law or of any By-law then in force in the City. No license shall be issued if the carrying out of that [business](#) in or from the premises applied for would be contrary to any City By-law.

Regulation

20. (a) No license shall be granted for the operation of any spectator or sports function, or any public entertainment, including, but without limiting the generality of the foregoing, any exhibition, zoo, circus, carnival, rodeo, demolition derbies, automobile or motorcycle races, car rallies, go-cart races, horse races, public animal rides, or any other similar function, or the operation of a ferris wheel, merry-go-round or other similar device until such person has deposited with the City proof that the person has public liability insurance in the amount of \$1,000,000.00 satisfactory to the City, and insuring that in the event of an injury or damage being done, the City will be insured for any liability.

(b) (i) Every operator of a hotel, motel or other premises in which more than two rooms or suites are let or kept for rent shall provide and keep a guest register and every person provided accommodation shall be registered.

(ii) The operator of such hotel, motel, or other premises shall require every person provided accommodation to sign the register and there shall be entered in the register the name and home address of the guest and of each person with him together with the date of arrival, and if the guest is travelling by motor-vehicle, the trade name of the vehicle, the license number and the Province or State in which the license plate was issued.

(iii) Upon departure of each guest the operator shall enter the date of departure in the register.

(iv) Every person applying for accommodation shall furnish to the operator of a hotel, motel or other premises in which rooms or suites are let or kept for rent the information necessary to complete registration in accordance with this section and no operator will provide accommodation until such information has been provided to him.

(v) The registration records provided for in this section shall be produced at all times for the inspection of any peace officer at his request, of such person and shall be produced at the request of any Peace Officer but this clause shall not apply to the operator or premises having not more than two rooms available for letting.

**Amended  
B/L [12965](#)  
07/29/97**

- (c) (i) No person shall [peddle](#)
- (a) on or from a [highway](#);
  - (b) from a vehicle that is stopped or parked on a [highway](#) or on public or private property;
  - (c) on or from a sidewalk;
  - (d) on or from a parking lot;
  - (e) outside of a building; or
  - (f) on or from City property or City right-of-way.

**Amended by  
By-law 7254  
B/L [12965](#)  
07/29/97**

- (ii) No [Pedlar](#) shall carry on [business](#) in a manner which is contrary to the Highway and Traffic By-law, 1997, No. [13007](#) as amended, the Motor Vehicle Act, R.S.B.C. 1996, c.318 as amended, the Highway Scenic Improvement Act, R.S.B.C. 1996, c.190 as amended and any other City By-law or Provincial statute or regulation enacted to regulate traffic and the use of highways within the City.

Section 20(c)(ii)(b) deleted by By-law No. 8047.

**Amended  
B/L [12965](#)  
07/29/97**

- (iii) No [Pedlar](#) shall post, erect, or display a sign along a [highway](#) or on property except in compliance with Surrey Zoning By-law, 1993, No. 12000 as amended and Highway & Traffic By-law, 1997, No. [13007](#) as amended.

(iv) Every [pedlar](#), when plying his trade and selling or offering for sale to the public any commodity which is sold by weight or measure, shall have lawful scale or measure capable of weighing or measuring any commodity sold or offered for sale by him.

**Amended  
B/L [12965](#)  
07/29/97**

- (v) Every [Pedlar](#) shall comply with the Consumer Protection Act, R.S.B.C. 1996, c.69 as amended.

**Amended  
B/L [12965](#)  
07/29/97**

- (vi) Every [Pedlar](#) who peddles, sells or offers for sale food or food products shall obtain written approval from the provincial agency responsible for health and safe handling of food products.

**Amended  
B/L [12965](#)  
07/29/97**

- (vii) No ice cream vendor shall stand or locate either directly outside or in the normal flow of traffic to a store offering for sale the same or similar items as the ice cream vendor.

**Amended  
B/L [12965](#)  
07/29/97**

(viii) No ice cream vendor shall display any signs other than those which may be permitted on the vehicle used when in use on a [highway](#).

(d) The operation of the following businesses:

- Automobile wrecking yard, with or without the sale of secondhand parts.
- Salvage yards.
- Junk yards.
- [Scrap dealer](#).
- [Auto rebuilder](#).
- Automobile towing and storage compound or yard.
- Used auto and truck parts sales.

shall be subject to the following regulations:

(i) permanent building of at least fifty (50) square meters shall be maintained on the site and shall contain an office together with washroom and cleanup facilities for employees.

(ii) Where open storage is required, the area shall be completely screened to a height of at least two decimal five (2.5) meters by buildings and/or a solid decorative type fence and/or substantial landscaping strips of not less than one decimal five (1.5) meters in width. No display or storage of materials shall be piled to a height of two decimal five (2.5) meters within five (5) meters of the said screens and in no case shall these materials be piled up to a height of more than three decimal five (3.5) meters except where specifically permitted in the Zoning By-law.

(iii) The premises shall be kept in a clean, orderly, uncluttered and unobstructed condition and any building or fence on the premises shall be kept in good and sufficient repair, properly painted where applicable.

(iv) No by-products or materials of the [business](#) shall be burned except within a furnace or incinerator designed to trap fly ash and to contain the whole of the fire.

(v) Advertising or illustrating on the fence by words, pictures, signs or any other means whatsoever is prohibited unless a permit under the sign section is obtained of the Surrey Zoning By-law.

(vi) No materials of the [business](#) shall be kept, stored or piled outside a fence required under this section or any section of the Surrey Zoning By-law.

(vii) Off-street parking and off-street loading space shall be provided in compliance with Surrey Zoning By-law.

(e) The operation of the [business](#) of [junk pedlar](#) shall be subject to the following condition:

(i) Vehicles loaded with scrap or [junk](#) shall not be parked overnight in any residential zone.

(f) No second hand dealer shall carry on his [business](#) or display or store goods except within an enclosed building.

(g) Any person operating a [business](#) which has scrap metal as a by-product and operating in other than an Industrial Zone (i.e. Automobile Service Station, Repair Garage, Auto Body Repair Shop, [Auto Rebuilder](#) and the like) must contain such surplus scrap totally within a building or approved walled or fenced area with no surplus scrap being piled higher than the said approved wall or fence.

**Amended**  
**B/L 7335**  
**B/L [13628](#)**  
**01/25/99**

(h) Any person applying for and receiving a license to carry on a taxi business shall comply with all regulations of Vehicle for Hire By-law 13610.

(i) Repealed by By-law 8698.

(j) Every person licensed as a "contractor" shall on the written request to the License Inspector provide the License Inspector with a list of all sub trades engaged on each specific job, on a form prescribed by the License Inspector. Failure, neglect or refusal to submit such list within two weeks of delivery of each written request shall be an infraction of this by-law and render such "contractor" liable to the penalty provided for in Section Twenty-one (21) of this By-law.

(k) (i) Where any person assigns his right to an income tax refund to a [Tax Buyer](#), the amount such person is to receive from the Tax Buyer is to be clearly indicated both as to gross amount to be received as well as percentage such gross amount represents of the original amount of the tax refund.

(ii) When a [Tax Buyer](#) received such income tax refund and the amount exceeds the amount assigned by the taxpayer by the sum of Ten Dollars (\$10.00), the Tax Buyer shall contact the taxpayer informing him of the refund so that such refund may be remitted to the taxpayer.

(iii) The [Tax Buyer](#) shall clearly state the following information on all forms used by the Tax Buyer and such information shall also form part of the regulations governing the conduct of the Tax Buyer

(1) This is an outright purchase of tax refund and is not a loan.

(2) There are no fees charged by the [Tax Buyer](#) other than those stated in (i) for this transaction.

(3) The taxpayer may cancel this transaction within Forty-eight (48) [business](#) hours without charge or penalty upon return by the taxpayer of all monies received from the [Tax Buyer](#).

(4) The form used shall clearly state the address of the year-round office of the [Tax Buyer](#) and if no such year-round office exists if the Tax Buyer is a corporation incorporated under the laws of this province shall state the registered address for service or where the Tax Buyer is an individual shall indicate his permanent place of residence.

(5) All forms used shall be signed by the taxpayer as well as the [Tax Buyer](#), shall be dated and clearly indicate that the taxpayer is over the age of eighteen (18) years. A copy of this form shall be either handed to or delivered to the taxpayer prior to the time the taxpayer executed the assignment of his tax refund.

(6) A copy of Section 20, Sub-section (k) Subsection (iii) shall be posted conspicuously in the place of [business](#) together with the Business License.

(l) The operation of a discotheque shall be subject to the following requirements and regulations:

(i) Hours of operation -

- (a) School day matinees - 4:00 p.m. to 10:00 p.m.
- (b) Non-school day matinees - 1:00 p.m. to 10:00 p.m.
- (c) Evenings - 6:00 p.m. to 11:00 p.m. (In cases where the evening session precedes a non-school day the hours of operation may be 6:00 p.m. to 12:00 p.m.)

**Amended  
B/L 9556  
Repealed by  
By-law 9556**

(ii) Dance sessions may be attended by the 13 to 18 year age group.

(iii) Sub-sub-section (iii) repealed by By-law 9556.

(iv) If a matinee and evening dance is to be held on the same day, they must be scheduled so as to provide one clear hour between the time the matinee dance session ends and the time the evening dance session begins.

**Amended by  
By-law 9556**

(v) Except for management personnel only those persons falling into the age group in (ii) shall be permitted to enter the discotheque.

(vi) No person shall be permitted to re-enter the discotheque during the same dance session.

(vii) No alcoholic beverages are to be consumed or kept on the premises.

(viii) No person shall be permitted to have alcoholic beverages in his possession on or about the premises.

(ix) No drunkenness or disorderly conduct shall be permitted on the premises.

**Amended by  
By-law 9556**

(x) One male and one female adult shall be on the premises at all for the purpose of providing supervision. For the purpose of this sub-section an adult shall be considered to be a responsible individual over the age of 21 years.

(xi) The interior and exterior of a discotheque shall be fully illuminated at all times during its operation.

(m) Christmas tree sales may be carried out on any lot other

than a required parking lot or occupied residential lot under the following conditions:

- (i) A site from which sales are conducted must be such that there is no visual obstruction to vehicular traffic or pedestrians and must not be a nuisance to community.
  - (ii) The operator must be in possession of a Christmas tree sales license.
  - (iii) If the property being used is not owned by the [applicant](#) for the Christmas Tree sales license, written permission to use the premises for this purpose must be obtained from the owners or agent of the owners of the site.
  - (iv) If a temporary office is required, a temporary trailer office permit as required in the "Surrey Mobile Home and Trailer Regulation Control By-law, 1973, No. 4140" shall be obtained.
  - (v) Once sales are completed, the site will be left in a clean and presentable condition.
- (n) (1) No person owning or occupying any building or premises shall keep or permit to be kept therein or thereon any [vending machine](#) unless such machine is licensed under the provisions of this by-law and has attached thereto in some conspicuous place a certificate or plate supplied by the [Inspector](#) which indicates that such machine is licensed under this by-law for the current year.
- (2) No person, other than the [Inspector](#), shall alter, remove, damage, deface or destroy any such certificate or plate attached to any [vending machine](#).
  - (3) No owner or occupier of any premises shall permit the number of vending machines owned or kept upon his premises to be increased without first notifying the [Inspector](#) in writing of his increase in number.
  - (4) The provisions of this section shall apply mutatis mutandis to vending machines situate on any street.
- (o) (1) Every person applying for a license for a [body-rub parlour](#), [body-painting studio](#) or [model studio](#) shall supply the

[Chief Constable](#) and the [Inspector](#) with the name, age, address and sex of all persons employed by him.

(2) No person carrying on the [business](#) of operating a [body-rub parlour](#), a [body-painting studio](#) or a [model studio](#) shall

(a) employ any person on the licensed premises unless such person is 19 years of age or over;

(b) permit any person to be on the licensed premises at any time unless such person is 19 years of age or over.

(3) Every application for a license for a [body-rub parlour](#), [body-painting studio](#) or [model studio](#) shall be accompanied by a floor plan of the entire premises in such scale and detail as may be prescribed by the [Inspector](#), and when any alterations are made to the licensed premises, plans thereof shall be filed with the Inspector forthwith.

(4) All rooms used for [body-rub](#), body painting or nude photography shall comply with the following conditions:

(a) shall not be less than 8 feet by 8 feet;

(b) shall not be equipped with any locking device on any door thereto;

(c) other than a door providing entrance thereto, shall not have any means by which any person may view the interior thereof;

(d) shall be equipped with lighting of at least 50 foot candle power at all points in the room which shall remain "on" when the door is closed.

(5) No person who carries on the [business](#) of operating a [body-rub parlour](#), a [body-painting studio](#) or a [model studio](#) shall permit any person to enter or remain therein between the hours of 12:00 midnight and 8:00 a.m.

(6) No person carrying on the [business](#) of a [body-rub parlour](#) shall permit any person engaged in providing a [body-rub](#) in the licensed premises to perform the same

unless he is wearing clean, washable, non-transparent outer garments covering his or her body between the neck and the top of the knee, the sleeves of which do not reach below the elbows.

(7) No [body-rub parlour proprietor](#) shall exhibit himself nor permit other persons to exhibit themselves, in any window on or about the licensed premises, or exhibit or permit to be exhibited any sign outside of the premises showing any nude male or female body, or any part thereof, nor any printed words that might indicate that the licensed premises is a place that offers any form of sexual or nude entertainment.

(p) The operation of an [arcade](#) shall be subject to the following requirements and regulations:

(1) Arcades shall be required to close at 11:30 p.m.

(2) No person under the age of sixteen (16) years shall be permitted to enter an [arcade](#), unless such a person is accompanied by his parent or legal guardian.

(3) All arcades shall post the regulations and hours of operation, specified by Section Twenty (20), Sub-Section (p) of this By-law, in a conspicuous place at the entrance to the [business](#) and inside the premises within one metre of each machine.

(q) The use and operation of pinball machines shall be subject to the following requirements and regulations:

(1) No person under the age of sixteen (16) years shall be permitted to operate a [pinball machine](#) after 10:00 p.m., except Fridays and Saturdays or the night prior to a statutory or school holiday, unless accompanied by his parent or legal guardian.

(2) Any [business](#) operating pinball machines, including arcades, shall post the regulations and hours of operation, specified by Section Twenty (20), Sub-Section (q) of this By-law, in a conspicuous place at the entrance to the business and inside the premises within one metre of each machine.

**Amended  
B/L 8580  
Amended  
B/L 7202**

**Inserted by  
By-law 7202**

(r) Every person carrying on the [business](#) of or operating a [social escort service](#) shall:

**Inserted by  
By-law 8036**

- (i) supply the [Inspector](#) with the name, age, address and description of every person proposed to be employed or engaged in the said [business](#) together with such additional information as the [Inspector](#) may require;
- (ii) notify the [Inspector](#) within twenty-four hours of any change in the personnel employed or engaged in the said [business](#);
- (iii) maintain to the satisfaction of the [Inspector](#) a written record of every request to provide or furnish an escort or partner, giving the name and address of the person requesting the service together with the name of the escort or partner recommended and the function attended; and
- (iv) no person carrying on the [business](#) or operating a [social escort service](#) shall employ or engage any person in the said business without first having the approval of the [Inspector](#).

**Inserted by  
By-law 8246**

- (s) Every person carrying on the [business](#) of or operating a [bed and breakfast](#) service shall:
- (i) Supply the [Inspector](#) with the number of bedrooms intended for the operation, the daily rate of charge, and whether any meals are to be provided;
  - (ii) Keep the records of all patrons, including dates of arrival and departure;
  - (iii) Post the daily rate of charge at an easily visible location within the [business](#) premises; and
  - (iv) Shall request inspection of the [business](#) premises at the time the business license application is made and prior to each renewal of the business license.

(t) Every person carrying on or operating an automobile immobilizing [business](#) shall:

**Inserted**  
**BL 11330**  
**06/15/82**

(i) display in a conspicuous place at all locations where vehicles are, or may be, immobilized, signs made of a reflective material, of a size not less than 35.5 centimetres (14 inches) by 50 centimetres (20 inches), with letters and numbers not less than 5 centimetres (2 inches) in height, containing the following information:

(a) the conditions under which the parking of any vehicle will be considered unauthorized, and

(b) the name and the telephone number of the firm responsible for immobilizing vehicles at that location;

(ii) ensure that once a vehicle has been fitted with an [automobile immobilizing device](#), that a person

(a) having the means and authority to remove the [automobile immobilizing device](#), and

(b) carrying proper identification and information showing the authority to immobilize vehicles on the property in question, who shall produce that identification and authority on request,

shall be on the site at all times until the owner or operator of the vehicle has reclaimed the vehicle;

(iii) not immobilize, by way of a wheel lock device, and have the vehicle towed from the premises for the same offence;

**Amended**  
**BL 11330**  
**06/15/92**

(iv) not charge more than a total of Thirty (\$30.00) Dollars for the combination of installation and removal of an [automobile immobilizing device](#);

(v) prior to immobilizing a vehicle, place a written notice on the windshield of that vehicle, setting out the reasons for, and the authority for, the immobilization;

(vi) for enforcement of time limited parking, wait five (5) minutes for every fifteen (15) minutes of regulated time parking prior to immobilizing a vehicle;

(vii) maintain, to the satisfaction of the [Inspector](#), a

written record of all vehicles which have been immobilized, identifying the vehicle, and the times when the vehicle was immobilized, and released from immobilization, which record shall be available for inspection during normal [business](#) hours;

(viii) provide evidence, satisfactory to the City, that the person has public liability insurance in the amount of \$1,000,000.00;

(ix) not use automobile immobilizing devices in parking stalls designated as disabled parking, or in designated fire lanes.

**Inserted  
BL [11119](#)  
11/25/91**

(u) (i) The [proprietor](#) of every [licensed establishment](#) shall ensure that signs warning of fetal alcohol syndrome shall be installed as prescribed in Sub-Section (ii) hereof.

(ii) Signs warning of fetal alcohol syndrome shall meet the following minimum requirements:

(a) For any licensed premises which is

permitted to sell alcohol beverages for off premises consumption there shall be at least one sign located so it is clearly visible from all locations where the sale or dispensing of the alcohol beverages takes place.

(b) For any licensed premises which permits the consumption of alcohol beverages on the premises there shall be one sign conspicuously displayed at each entrance of such premise and in each public washroom located within the premise intended to be used by females.

(c) All signs to be displayed shall be those supplied by the City of Surrey, a copy of which is attached to and forms part of this by-law as Schedule B.

**Inserted  
BL [11309](#)  
06/01/92**

(v) No person carrying on a retail [business](#) which has for sale cigarettes and all related tobacco products shall permit any person to purchase cigarettes or related tobacco products unless such person is 16 years of age or over.

**B/L 11697**  
**03/22/93**  
**Amended**  
**B/L [12178](#)**  
**02/14/94**

(w) (i) The portable food vending cart shall not exceed 4 square metres in area, be capable of being moved on its own wheels without alteration or preparation, and be fully self-contained with no service connection, other than electrical service, provided the portable vending cart is located no more than 2 metres from the point of electrical connection. The portable food vending cart may be towed by another vehicle.

(ii) The portable food vending cart shall be located on private property so as not to interfere with or block any exit or walkway.

(iii) The portable food vending cart shall be located in one parking space or on the corner of a landscape area.

(iv) The portable food vending cart shall be kept in good repair.

(v) The portable food vending cart shall meet Provincial Health Regulations.

(vi) The portable food vending cart shall not be located within 100 metres of any premises which sells alcoholic beverages or any restaurant.

(vii) The [portable food vendor](#) shall obtain written permission from the owner of the land, allowing the portable vending cart to be located on the property and the portable food vendor to access the washroom facilities located on the premises.

(viii) The [portable food vendor](#) shall provide a garbage container and shall pick up all garbage and debris within 100 metres of his location, which is a result of his [business](#) operation.

(ix) The [portable food vendor](#) shall not be located on a vacant property.

**Inserted B/L**  
**[13367](#)**  
**04/06/98**

(x) (i) Every proprietor of a post box rental agency shall:

(a) maintain a complete and accurate written record of the name and address of every person who rents, leases, owns, has possession of, or has the use of a post box into which that proprietor deposits mail;

(b) obtain from every person referred to in sub-subsection (a) a statement of whether or not that person intends to use the post box for business purposes, and include that statement as part of the record referred to in sub-subsection (a);

(c) where the person referred to in sub-subsection (a) is a corporation, firm, or business proprietorship, maintain, as part of the record and in addition to the information referred to in sub-subsection (a) an accurate written record of the name and address of at least one natural person authorized to represent that corporation, firm, or business proprietorship;

(d) obtain from every person referred to in sub-subsection (a) or (c) proof of his or her identity by the production of:

(1) a valid British Columbia driver's license or, if that person does not hold a British Columbia driver's license, by the production of other reliable photographic identification of that person; and

(2) that person's Social Insurance Number;

and include the details of each form of identification as part of the record referred to in sub-subsection (a);

(e) maintain the record for each post box at the premises where the post box is located; and

(f) make the record available for inspection immediately upon the request of the [Inspector](#) or a peace officer.

(ii) Every proprietor of a mail drop service shall:

(a) maintain a complete and accurate written record of the name and address of every person, for, or on behalf of whom that proprietor collects mail;

(b) obtain from every person referred to in sub-subsection (a) a statement of whether or not that person intends to use the mail drop service for business purposes, and include that statement as part of the record referred to in sub-subsection (a);

(c) where the person referred to in sub-subsection (a) is a corporation, firm, or business proprietorship, maintain, as part of the record and in addition to the information referred to in sub-subsection (a), an accurate written record of the name and address of at least one natural person authorized to represent that corporation, firm, or business proprietorship;

(d) obtain from every person referred to in sub-subsection (a) or (c) proof of his or her identity by the production of:

(1) a valid British Columbia driver's license or, if that person does not hold a British Columbia driver's license, by the production of other reliable photographic identification of that person; and

(2) that person's Social Insurance Number;

and include the details of each form of identification as part of the record referred to in sub-subsection (a);

(e) maintain the record on the premises where mail is collected for that person; and

(f) make the record available for inspection immediately upon the request of the [Inspector](#) or a peace officer.

(iii) The address of every natural person whose name and address is required to be recorded under subsection (i) or (ii) shall be that person's current residential address.

**Inserted B/L  
13498**

(y) The operation of an [alcohol and drug recovery house](#) shall be subject to the following requirements and regulations:

11/02/98

- (i) Every person applying for an *alcohol and drug recovery house business license* shall submit to a criminal background check.
- (ii) Every operator of an *alcohol and drug recovery house* shall provide and keep a register book of all persons provided accommodation, including dates of arrival and departure.
- (iii) The operator of an *alcohol and drug recovery house* shall require every person provided accommodation to sign the register.
- (iv) The registration records to which this section refers shall be produced for inspection at the request of any *Inspector* or *Chief Constable*."

**Inserted B/L**  
[13573](#)  
11/09/98

(bb) Except where the business is an adult entertainment store licensed under this By-law, no person carrying on any trade, business or occupation shall display or permit to be displayed an adult publication except as herein provided:

- (i) no adult publication shall be located on any shelf the bottom edge of which is less than 47 inches from the floor; and
- (ii) all adult publications shall be placed behind a sheet of opaque plastic or other opaque substance which extends for the full length of the shelf on which such publications are placed and which extends vertically for at least 8 inches from the bottom of the shelf.

**Inserted B/L**  
[13573](#)  
11/09/98

(cc) (i) No person carrying on the business of an adult entertainment store shall permit any person to be on the store premises at any time unless such person is 18 years of age or over.

- (ii) No person carrying on the business of an adult entertainment store shall exhibit or permit to be exhibited in any window on or about the store premises any graphic sexual material or sex paraphernalia.

21. Any person who violates any of the provisions of this By-law or who suffers or permits any acts or thing to be done in contravention of any provisions of this By-law or neglects to do or refrain from doing anything required to be done by any of the provisions of this By-law is guilty of an offense shall be liable upon summary conviction thereof to a penalty not less than \$50.00 and not more than \$2,000.00 and costs for every such violation.

22. This By-law shall come into full force and effect on the first day of May, 1976.

23. The following By-laws are hereby repealed:-

"Business License By-law, 1964, No. 2248".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1966, No. 2502".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1966, No. 2536".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1968, No. 2748".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1966, No. 2502, Amendment By-law, 1968, No. 2784".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1969, No. 2940".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1969, No. 2940, Amendment By-law, 1969, No. 3046".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1969, No. 2940, Amendment By-law, 1970, No. 3197".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1970, No. 3199".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1972, No. 3604".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1972, No. 3612".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1972, No. 3666".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1972, No. 3736".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1972, No. 3791".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1973, No. 4001".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1973, No. 4014".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1973, No. 4089".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1973, No. 4145".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1973, No. 4145, Amendment By-law, 1975, No. 4437".

"Business License By-law, 1964, No. 2248, Amendment By-law,

1975, No. 4451".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1969, No. 2940, Amendment By-law, 1975, No. 4519".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1975, No. 4546".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1975, No. 4604".

"Business License By-law, 1964, No. 2248, Amendment By-law, 1976, No. 4716".

READ A FIRST TIME on the 16th day of February, 1976

READ A SECOND AND THIRD TIME on the 1st day of March, 1976

RECONSIDERED AND FINALLY ADOPTED, signed by the Mayor and Clerk and sealed with the Corporate Seal on the 8th day of March, 1976.

\_\_\_\_\_"E. MCKITKA"\_\_\_\_MAYOR

\_\_\_\_\_"R. N. CHESTER"\_\_\_\_CLERK

### SCHEDULE "A"

NOTE: The Numbers not used in this Schedule "A" are being reserved for future additions to the Schedule.

Note: Sections 4 to 9, 11 to 15, 17 to 22, 24 to 29, 31 to 33, 36 to 45, 47 to 50, 52, 53, 56 to 58, 61 to 63, 65 to 75, 77, 78, 80 to 89, and 91 to 94 are amended by By-law 9962 effective March 13, 1989.

Note: Sections 4 to 15, 17 to 29, 31 to 33, 36 to 47, 49, 52, 53, 55 to 58, 61 to 63, 65 to 75, 77, 78, 81 to 89, 91, 92, 92.6, 92.8, 93 to 97, 97.1, 98 to 102, and 981 are amended by By-law No. [10902](#), effective April 15, 1991.

#### **Inserted B/L 2. Alcohol and Drug Recovery House**

**13498**  
**11/02/98**  
**Section 2**  
**Effective**

From every person carrying on the business of an Alcohol and Drug Recovery House, the sum of FIVE HUNDRED FIFTY FIVE DOLLARS AND 50 CENTS (\$555.50) for every twelve (12) months."

04/01/99

**Note: All Rates**

**Amended B/L 11768**

04/19/93

**B/O 12245**

04/18/94

**B/L 13050**

04/07/97

**All Rates**

**Except Sections 16 & 790 Amended**

**B/L 12826**

05/13/96

4. Arcades

From every person carrying on the [business](#) of an arcade, the sum of TWO THOUSAND EIGHT HUNDRED FORTY-THREE DOLLARS, SEVENTY-FIVE CENTS (\$2,843.75) for every twelve months plus an additional amount per machine:

Group 1 - .10¢ or less - EIGHT DOLLARS (\$8.00) per machine;

Group 2 - .11¢ to .50¢ - TWENTY-THREE DOLLARS FIFTY CENTS (\$23.50) per machine;

Group 3 - .51¢ to \$1.00 - FORTY DOLLARS TWENTY-FIVE (\$40.25) per machine;

Group 4 - over \$1.00 - SIXTY-THREE DOLLARS SEVENTY-FIVE CENTS (\$63.75) per machine,

for every twelve months.

5. Apartments, Motels, Auto Courts, Hotels, Rooming Houses

From every person carrying on the [business](#) of letting individual rooms, suites or lodging for hire, either in a hotel, rooming house, apartment house, motel, auto court, lodging-house or elsewhere, the sum of TEN DOLLARS (\$10.00) for every twelve (12) months for each room let or available for letting; provided however, that persons not having more than two (2) rooms let or available for letting, shall not be required to take out or hold a license under this clause.

6. Auctioneer or Auction Mart

From every person carrying on the [business](#) of selling any property by auction for an auction mart or on his own behalf (not being a Crown Officer selling Crown property by auction, or a Sheriff's Officer, or Bailiff selling lands, goods or chattels under a judgement or in satisfaction of rent or taxes) the sum of TWO HUNDRED THIRTY-FOUR DOLLARS FIFTY CENTS (\$234.50) for every twelve (12) months.

**Amended B/L 11434**  
08/31/92

7. Auto Body Repair

From every person carrying on the [business](#) of repairing and/or painting automobile bodies, the sum of ONE HUNDRED FIFTY-SEVEN DOLLARS SEVENTY-FIVE CENTS (\$157.75) PLUS NINETEEN DOLLARS (\$19.00) for each employee, for every twelve (12) months; provided that a business licensed as an Automotive Service Station or Repair Garage shall not be required to take out or hold a license under this clause.

8. Automobile or Motor Vehicle Dealer (New or Used) and Auto rebuilder

From every person carrying on the [business](#) of a dealer in new and/or used motor vehicles and/or parts therefore, or [auto rebuilder](#), the sum of THREE HUNDRED FORTY DOLLARS SEVENTY-FIVE CENTS (\$340.75) for every twelve (12) months.

9. Automobile Service Station or Repair Garage

From every person carrying on the [business](#) of a service station for motor vehicles (including service bays accessory to an automobile dealer or an automotive repair shop), the sum of ONE HUNDRED FIFTY-SEVEN DOLLARS SEVENTY-FIVE CENTS (\$157.75) plus NINETEEN DOLLARS CENTS (\$19.00) for each fuel dispensing device in excess of two (2), plus NINETEEN DOLLARS CENTS (\$19.00) for each employee, for every twelve (12) months.

**Amended  
B/L [10489](#)  
4/2/90**

11. Automobile Washing, Polishing or Steam Cleaning, Car Detailing

From every person carrying on the [business](#) of automobile washing, polishing and/or steam cleaning, the sum of ONE HUNDRED FORTY-SEVEN DOLLARS (\$147.00) for every twelve (12) months.

12. Bakeries

From every person carrying on the [business](#) of a bakery, the sum of SEVENTY-SEVEN DOLLARS SEVENTY-FIVE CENTS (\$77.75) plus NINETEEN DOLLARS (\$19.00) for each employee, for every twelve (12) months.

**Amended  
B/L [11434](#)  
08/31/92**

13. Banks

From every bank or branch bank carrying on [business](#) in the City, the sum of THREE HUNDRED NINETY-ONE DOLLARS FIFTY CENTS (\$391.50) plus NINETEEN DOLLARS (\$19.00) for each employee, for every twelve (12) months.

14. Barber Shops

From every person carrying on the [business](#) of a barber shop, the sum of NINETY-THREE DOLLARS TWENTY-FIVE CENTS (\$93.25) for the first chair, plus THIRTY-EIGHT DOLLARS TWENTY-FIVE CENTS (\$38.25) for each additional chair, for every twelve (12) months.

15. Blacksmith, Iron Works, Welding

From every person carrying on the [business](#) of a blacksmith, iron works, or welding, the sum of ONE HUNDRED FIFTEEN DOLLARS FIFTY CENTS (\$115.50) for every twelve (12) months.

16. Body-Rub Parlour, Body-Painting Studio and/or Model Studio

From every person carrying on the [business](#) of a [body-rub parlour](#), a [body-painting studio](#), and/or a [model studio](#), the sum of THREE THOUSAND DOLLARS (\$3,000.00) for every twelve (12) months.

17. Boat Building, Sales, Service, Rentals or Marinas

From every person carrying on the [business](#) of a boat builder; or boat works; or a dealer in boats, marine engines, outboard motors or marine accessories including the servicing of same; or owning or keeping boats for hire (with or without an operator); or a marina, the sum of ONE HUNDRED THIRTY-SIX DOLLARS FIFTY CENTS (\$136.50) plus NINETEEN DOLLARS (\$19.00) for each fuel dispensing device, for every twelve (12) months.

18. Bowling Alleys

From every person carrying on the [business](#) of operating a bowling alley, the sum of ONE HUNDRED NINETY DOLLARS FIFTY CENTS (\$190.50) for the first alley plus NINETEEN DOLLARS (\$19.00) for each additional alley, for every twelve (12) months.

**Amended  
B/L 10489  
04/2/90**

19. Caterers and Concessions

From every person carrying on the [business](#) of catering, mobile catering, food or beverage concession, ice cream vendor, popcorn sales, the sum of ONE HUNDRED EIGHTY DOLLARS (\$180.00) for every twelve (12) months.

**Amended  
B/L 10489  
04/2/90  
B/L 13520  
09/1/98**

20. Dance Halls or Discotheques

From every person carrying on the [business](#) of operating a premises as a dance hall or discotheque, the sum of TWO HUNDRED THIRTY-FOUR DOLLARS FIFTY CENTS (\$234.50) for every twelve (12) months, and such fee shall be in addition to any license fees payable as a Restaurant in the same premises.

**Amended  
B/L 9746  
10/17/88**

21. Carnivals

From every person carrying on the [business](#) of a carnival or show having

any ferris wheel or other mechanical riding device, or game of skill or chance, with respect to the operation of each such mechanical riding device or game of skill or chance, the sum of TWENTY-THREE DOLLARS FIFTY CENTS (\$23.50) for each day of operation.

22. Cemeteries

From every person carrying on the [business](#) of a cemetery, the sum of NINE HUNDRED FIFTY-NINE DOLLARS FIFTY CENTS (\$959.50) plus NINE DOLLARS FIFTY CENTS (\$9.50) per hectare for each hectare used for cemetery purposes, for every twelve (12) months.

**Amended  
B/L [10489](#)  
04/2/90**

24. Christmas Tree Sales

From every person carrying on the [business](#) of Christmas tree sales, the sum of SIXTY-TWO DOLLARS SEVENTY-FIVE CENTS (\$62.75) for each season, provided however, that a business licensed as a Nursery shall not be required to take out or hold a license under this clause.

25. Circus

From every person carrying on the [business](#) of exhibiting a public circus or menagerie, the sum of ONE HUNDRED FORTY-EIGHT DOLLARS FIFTY CENTS (\$148.50) for each day of such exhibition.

26. Cleaning, Janitorial or Window Washing Services

From every person carrying on the [business](#) of cleaning, janitorial and/or window washing service, the sum of ONE HUNDRED FIFTEEN DOLLARS FIFTY CENTS (\$115.50) for every twelve (12) months.

**Amended  
B/L [10489](#)  
04/2/90**

27. Cold Storage Plants or Warehouses

From every person carrying on the [business](#) of leasing or renting lockers or space in a cold storage plant or warehouse, the sum of ONE HUNDRED EIGHTY DOLLARS (\$180.00) for every twelve (12) months.

28. Contractors

From every person carrying on the [business](#) of any class of contractor, the sum of ONE HUNDRED NINETY DOLLARS FIFTY CENTS (\$190.50) for every twelve (12) months.

29. Contractors with Storage Areas

From every person carrying on the [business](#) of any class of contractor complete with storage areas the sum of ONE HUNDRED NINETY DOLLARS FIFTY CENTS (\$190.50) for

the first two thousand (2000) square metres plus FOURTEEN DOLLARS SEVENTY-FIVE CENTS (\$14.75) for each additional one hundred (100) square metres or part thereof of lot area used for [business](#) (customers' parking exempt) for every twelve (12) months.

31. Consulting or Technical Services

From every person carrying on the [business](#) of consulting or technical services (including designing and drafting, bookkeeping, accounting, income tax services, data processing, employment agencies, general office services, dental mechanics, opticians), and which is not a professional practice, the sum of ONE HUNDRED THIRTY-SIX DOLLARS FIFTY CENTS (\$136.50) plus NINETEEN DOLLARS (\$19.00) for each employee, for every twelve (12) months.

**Amended  
B/L 10489  
04/2/90**

32. Dress Makers or Milliners

From every person carrying on the [business](#) of a dressmaker or milliner, the sum of SIXTY TWO DOLLARS SEVENTY-FIVE CENTS (\$62.75) for every twelve (12) months.

33. Dry-cleaning or Laundry

From every person carrying on the [business](#) of a dry-cleaner or laundry or cleaner and dyer, the sum of NINETY-FOUR DOLLARS FIFTY CENTS (\$94.50) plus NINETEEN DOLLARS (\$19.00) for each employee in excess of three (3), for every twelve (12) months.

36. Funeral Parlour, Morticians or Undertakers

From every person carrying on the [business](#) of a funeral parlour, mortician, or undertaker, the sum of TWO HUNDRED FORTY-NINE DOLLARS (\$249.00) for every twelve (12) months.

**Amended  
B/L 10489  
04/2/90**

37. Golf Courses, Driving Ranges, or Par-3 Courses

From every person carrying on the [business](#) of a golf course, par-3 course, or golf driving range, the sum of ONE HUNDRED EIGHTY DOLLARS (\$180.00) for every twelve (12) months.

38. Glass Installations or Sales

From every person carrying on the [business](#) of glass installations and/or sales, the sum of ONE HUNDRED THIRTY-SIX DOLLARS FIFTY CENTS (\$136.50) for every twelve (12) months.

39. Hairdresser Shops or Beauty Parlours

From every person carrying on the [business](#) of a hairdresser shop or beauty parlour, the sum of SEVENTY-SEVEN DOLLARS SEVENTY-FIVE CENTS (\$77.75) for the first operating station plus THIRTY-EIGHT DOLLARS TWENTY-FIVE CENTS (\$38.25) for each additional operating station, for every twelve (12) months.

40. Horse Racing

For every person carrying on the [business](#) of horse racing the sum of TWO HUNDRED THIRTEEN DOLLARS SEVENTY-FIVE CENTS (\$213.75) for each day of racing.

**Amended  
B/L 10489  
04/2/90**

41. Import - Export or Manufacturers Agents

From every person carrying on the [business](#) of a manufacturers agent or of importing and/or exporting goods, wares, merchandise or periodicals, the sum of ONE HUNDRED TWENTY-SEVEN DOLLARS (\$127.00) for every twelve (12) months.

42. Junk Peddlers

From every person carrying on the [business](#) of junk peddler which shall include junk car pick-up, the sum of THREE HUNDRED FORTY-TWO DOLLARS TWENTY-FIVE (\$342.25) for every twelve (12) months.

43. Junk Dealers/Yards, Salvage yards, Scrap Dealers  
or Auto Wreckers

From every person carrying on the [business](#) of a junk dealer, [junk yard](#), [salvage yard](#), [scrap dealer](#) or [auto wrecker](#), the sum of FOUR HUNDRED EIGHTY-THREE DOLLARS FIFTY CENTS (\$483.50) for the first two thousand (2000) square metres plus THIRTEEN DOLLARS SEVENTY-FIVE CENTS (\$13.75) for each additional one hundred (100) square metres or part thereof of lot area used for business (customers' parking exempt) for every twelve (12) months.

**Amended  
B/L 9806  
11/14/88**

44. Kennels

From every person carrying on the [business](#) of a kennel or the grooming or training of animals, the sum of ONE HUNDRED FIFTEEN DOLLARS FIFTY CENTS (\$115.50) for every twelve (12) months, from every person carrying on the business of a [Hobby Kennel](#) the sum of FIFTY-EIGHT DOLLARS TWENTY-FIVE CENTS (\$58.25) for every twelve months.

45. Laundromats

From every person carrying on the [business](#) of a laundromat, the

sum of NINETY-FOUR DOLLARS FIFTY CENTS (\$94.50) plus SEVEN DOLLARS (\$7.00) for each machine used, for every twelve (12) months.

46. Lumber Yards or Building Materials Yards

From every person carrying on the [business](#) of a lumber yard and/or building material yard, the sum of TWO HUNDRED THIRTY-FOUR (\$234.00) for the first two thousand (2000) square metres plus FOURTEEN DOLLARS SEVENTY-FIVE CENTS (\$14.75) for each additional one hundred (100) square metres or part thereof of lot area used for business (customers' parking exempt) for every twelve (12) months.

47. Machinery or Equipment Dealer

From every person carrying on the [business](#) of a dealer in new and/or used equipment and/or machinery, and/or parts therefore, the sum of TWO HUNDRED FORTY-NINE DOLLARS (\$249.00) for every twelve (12) months.

48. Deleted by By-law 10489 - 04/2/90

**Amended  
B/L [10489](#)  
04/02/90 B/L  
[11434](#)  
08/31/92**

49. Manufacturers, Machine Shops

From every person carrying on the [business](#) of a manufacturer, the sum of ONE HUNDRED EIGHTY DOLLARS (\$180.00) plus FOUR DOLLARS (\$4.00) for each employee, for every twelve (12) months.

50. Inserted by B/L 11697 on March 22, 1993.

Deleted by B/L [12178](#) on February 14, 1994.

52. Night Patrols and Guard Service

From every person carrying on the [business](#) of a night patrol or guard service agency, the sum of TWO HUNDRED THIRTY-FOUR DOLLARS FIFTY CENTS (\$234.50) for every twelve (12) months.

53. Nurseries

From every person carrying on the [business](#) of a nursery including the sale of Christmas trees, the Sum of ONE HUNDRED THIRTY-SIX DOLLARS FIFTY CENTS (\$136.50) for every twelve (12) months.

**Inserted B/L  
[11903](#)  
09/13/93**

53.1 Farm Produce Sales

For every person carrying on the [business](#) of retail sales of agricultural and

horticultural products, limited to food and horticultural products, grown on the same lot or within the Province of British Columbia:

(a) the sum of ONE HUNDRED NINETY DOLLARS FIFTY CENTS (\$190.50), every twelve (12) months, or

(b) the sum of SIXTY-SIX DOLLARS FIFTY CENTS (\$66.50), every three (3) months within a calendar year.

**Inserted B/L  
10299  
11/27/89**

55. Parking Enforcement - Automobile Immobilizing

From every person carrying on the [business](#) of parking enforcement by the use of automobile immobilizing devices, the sum of TWO HUNDRED SIXTY-THREE DOLLARS FIFTY CENTS (\$263.50) for every twelve (12) months.

56. Peddlers or Advertising Fliers

From every peddler and from every person carrying on the [business](#) of the distribution of leaflets, pamphlets or fliers containing advertising material, the sum of ONE HUNDRED THIRTY-SIX DOLLARS FIFTY CENTS (\$136.50) plus NINETEEN DOLLARS (\$19.00) for each employee, for every twelve (12) months.

**Amended  
B/L 10489  
04/02/90**

57. Petroleum Product Distributors

From every person carrying on the business of operating a plant for the storage or distribution of petroleum products of any kind, the sum of THREE HUNDRED NINE DOLLARS (\$309.00) for every twelve (12) months.

**Amended  
B/L 10489  
04/02/90**

58. Photographers

From every person carrying on the business of a photographer, the sum of ONE HUNDRED TWENTY-SEVEN DOLLARS (\$127.00) for every twelve (12) months.

**Inserted B/L  
12178  
02/14/94**

60. Portable Food Vendors

From every person carrying on the [business](#) of portable food vending, the sum of THREE HUNDRED THIRTY-THREE DOLLARS TWENTY-FIVE CENTS (\$333.25) for every twelve (12) months.

**Inserted B/L  
13367  
04/06/98**

60.1 Post Box Rental Agencies and Mail Drop Services

From every person carrying on the business of a post box rental agency or mail drop service, the sum of FIVE HUNDRED DOLLARS (\$500.00) for every twelve (12) months.

Amended  
B/L [10489](#)  
04/2/90

61. Printers or Publishers

From every person carrying on the [business](#) of a printer, job printer, lithographer, engraver or publisher, the sum of ONE HUNDRED TWENTY-SEVEN (\$127.00) for every twelve (12) months.

Amended  
B/L [11434](#)  
08/31/92

62. Professional Practitioners

From every person carrying on a professional practise (including doctors, lawyers, professional engineers, chartered accountants, surveyors, optometrists, dentists, architects, veterinarians, chiropractors, etc.), the sum of TWO HUNDRED NINETY DOLLARS (\$290.00) plus NINETEEN DOLLARS (\$19.00) for each employee, for every twelve (12) months.

Amended  
B/L [10489](#)  
04/2/90

63. Professional Sports

From every person carrying on the [business](#) of exhibiting any professional sport, for profit or gain, the sum of SIXTY-TWO DOLLARS SEVENTY-FIVE CENTS (\$62.75) for each day.

65. Public Utility Companies

From every telephone company, electric light or power company, gas company or closed-circuit television company, NINE HUNDRED FIFTY-NINE DOLLARS FIFTY CENTS (\$959.50) for every twelve (12) months. In the event of one company carrying on [business](#) of more than one of the kinds or descriptions hereinbefore in this clause enumerated, it shall hold a license in respect of each kind or description of business so carried on.

Amended  
B/L [10489](#)  
04/2/90

66. Radio or Television Services

From every person carrying on the [business](#) of radio and/or television service and repair, the sum of ONE HUNDRED TWENTY-SEVEN DOLLARS (\$127.00) for every twelve (12) month

Amended  
B/L [11434](#)  
08/31/92  
B/L [13211](#)  
09/08/97

67. Insurance Agent

From every person carrying on the [business](#) of an insurance agent, the sum of TWO HUNDRED NINETY DOLLARS (\$290.00) plus THIRTY-EIGHT DOLLARS TWENTY-FIVE CENTS (\$38.25) for each employee, for every twelve (12) months.

Inserted  
B/L [13211](#)  
09/08/97

67.1 Real Estate Agent

a. From every person carrying on the [business](#) of a real estate agent employing five (5) persons or less, the sum of NINETY-SEVEN DOLLARS (\$97.00), for every twelve (12) months.

- b. From every person carrying on the [business](#) of a real estate agent employing six (6) persons to ten (10) persons, the sum of TWO HUNDRED AND TWENTY-TWO DOLLARS (\$222.00), for every twelve (12) months.
- c. From every person carrying on the [business](#) of a real estate agent employing eleven (11) persons to fifteen (15) persons, the sum of THREE HUNDRED AND SEVENTY-THREE DOLLARS (\$373.00), for every twelve (12) months.
- d. From every person carrying on the [business](#) of a real estate agent employing sixteen (16) to twenty-five (25) persons, the sum of FOUR HUNDRED AND EIGHTY-FIVE DOLLARS (\$485.00), for every twelve (12) months.
- e. From every person carrying on the [business](#) of a real estate agent employing twenty-six (26) persons to fifty (50) persons, the sum of SIX HUNDRED SEVENTY DOLLARS (\$670.00), for every twelve (12) months.
- f. From every person carrying on the [business](#) of a real estate agent employing fifty-one (51) persons to one-hundred (100) persons, the sum of EIGHT HUNDRED NINETY-TWO DOLLARS (\$892.00), for every twelve (12) months.
- g. From every person carrying on the [business](#) of a real estate agent employing one hundred and one (101) or more persons, the sum of EIGHT HUNDRED NINETY-TWO DOLLARS (\$892.00) plus ONE HUNDRED EIGHTY-FIVE DOLLARS (\$185.00) for every additional fifty (50) persons, or part thereof, so engaged, for every twelve (12) months.

**Amended**  
**B/L [10489](#)**  
**04/2/90**

68. Rental Service - Tools and Equipment

From every person carrying on the [business](#) of a rental service for tools and equipment, the sum of ONE HUNDRED TWENTY-SEVEN (\$127.00) for every twelve (12) months.

**Amended**  
**B/L [10489](#)**  
**04/2/90 B/L**  
**[11434](#)**  
**08/31/92**

69. Restaurants, Lunch Rooms, Coffee Shops or Drive-In Restaurants

From every person carrying on the [business](#) of a restaurant, lunch room, coffee shop, or drive-in restaurant, the sum of ONE HUNDRED TWENTY-SEVEN DOLLARS (\$127.00) plus TWO DOLLARS (\$2.00) for each seat, for every twelve (12) months. In the case of a Drive-In Restaurant, the fee shall be determined on the basis of three (3) seats to each motor vehicle parking space.

70. Retail Merchants

- a) From every person operating a store employing twenty (20)

or more persons the sum of ONE HUNDRED NINETY DOLLARS FIFTY CENTS (\$190.50) plus SEVENTY-SEVEN DOLLARS SEVENTY-FIVE CENTS (\$77.75) for every cash register used in the operation of the [business](#), for every twelve (12) months.

b) From every person operating a store employing ten (10) persons to nineteen (19) persons, the sum of ONE HUNDRED NINETY DOLLARS FIFTY CENTS (\$190.50) plus SIXTY-ONE DOLLARS TWENTY-FIVE CENTS (\$61.50) for every cash register used in the operation of the [business](#), for every twelve (12) months.

c) From every person operating a store employing six (6) persons to nine (9) persons, the sum of ONE HUNDRED NINETY DOLLARS FIFTY CENTS (\$190.50) plus THIRTY-EIGHT DOLLARS TWENTY-FIVE CENTS (\$38.25) for every cash register used in the operation of the [business](#), for every twelve (12) months.

d) From every person operating a store employing three (3) persons to five (5) persons, the sum of ONE HUNDRED NINETY DOLLARS FIFTY CENTS (\$190.50) plus NINETEEN DOLLARS (\$19.00) for every cash register used in the operation of the [business](#), for every twelve (12) months.

e) From every person operating a store employing two (2) persons or less, the sum of ONE HUNDRED NINETY DOLLARS FIFTY CENTS (\$190.50), for every twelve (12) months.

**Amended  
B/L [10489](#)  
04/2/90**

71. Repair Service

From every person carrying on the [business](#) of a repair service, except for repairs categorized elsewhere in this schedule, the sum of ONE HUNDRED TWENTY-SEVEN DOLLARS (\$127.00) for every twelve (12) months.

72. Recycling Material

From every person carrying on the [business](#) of recycling materials, the sum of SIXTY-ONE DOLLARS TWENTY-FIVE CENTS (\$61.25) for every twelve (12) months, provided however, that a person who holds a license under another Section and who is carrying on the business of recycling material at the same premises shall not also be required to hold a license under this Section. For the purpose of this by-law, recycling material shall include bottles, paper, and items of similar nature but shall not include metal, raw material, or manufacturing materials.

**Amended  
B/L [10489](#)  
04/2/90** 73. Sharpening Saws, Lawn Mowers, and  
Other Tools or Equipment  
From every person carrying on the [business](#) of sharpening saws, lawn  
mowers, or other tools or equipment, the sum of SIXTY-TWO DOLLARS  
SEVENTY-FIVE (\$62.75) for every twelve (12) months.

**Amended  
B/L [10489](#)  
04/2/90** 74. Second Hand Dealers or Pawnbrokers  
From every person carrying on the [business](#) of a second hand dealer or  
pawnbroker, the sum of ONE HUNDRED EIGHTY DOLLARS (\$180.00)  
for every twelve (12) months.

**Amended  
B/L [10489](#)  
04/2/90** 75. Schools, Teaching, or Activity Instruction  
From every person carrying on the [business](#) of a school, teaching or  
activity instruction, the sum of ONE HUNDRED TWENTY-SEVEN  
DOLLARS (\$127.00) every twelve (12) months.

**Inserted B/L  
[10829](#) 2/25/91** 76. Secondary Suite  
**Amended  
B/L [11528](#)  
10/27/92** From every person carrying on the [business](#) of operating a [secondary suite](#)  
as defined under the Zoning By-law, the sum of FIVE HUNDRED FIFTY-  
FIVE DOLLARS FIFTY CENTS (\$555.50) for every twelve (12) months.

**Amended  
B/L [10489](#)  
04/2/90** 77. Shoe Repair Shops  
From every person carrying on the [business](#) of a shoe repair shop, the sum  
of ONE HUNDRED TWENTY-SEVEN DOLLARS (\$127.00) for every  
twelve (12) months.

78. Sign Painters or Manufacturers  
From every person carrying on the [business](#) of the manufacture,  
erection, maintenance or painting of signs and/or window display  
service, the sum of ONE HUNDRED FIFTEEN DOLLARS  
FIFTY CENTS (\$115.50) for every twelve (12) months.

80. Temporary Dwelling Unit

**Amended  
B/L 8204  
Amended  
B/L [10490](#)  
4/2/90** Deleted by By-law [12245](#) on April 18, 1994.

81. Tailors  
From every person carrying on the [business](#) of a tailor, the sum of

SEVENTY-SEVEN DOLLARS SEVENTY-FIVE CENTS (\$77.75) plus NINETEEN DOLLARS (\$19.00) for each employee for every twelve (12) months.

**Amended  
B/L [13628](#)  
01/25/99**

82. Taxi

From every person carrying on the [business](#) of operating taxis for hire the sum of ninety-four dollars and fifty cents (\$94.50) plus fifty dollars (\$50.00) for each taxi, for every twelve (12) months.

83. Theatres

**Amended  
B/L [10489](#)  
04/2/90**

From every person carrying on the [business](#) of a [theatre](#), drive-in theatre or other place of amusement, entertainment, or exhibition, which provides spectator accommodation, but excluding cabarets, dance halls, or discotheques, or the exhibiting of professional sports, circuses, or menageries, the sum of ONE HUNDRED TWENTY-SEVEN DOLLARS (\$127.00) plus ONE DOLLAR (\$1.00) for each seat, for every twelve (12) months or THIRTY-ONE DOLLARS FIFTY CENTS (\$31.50) for each day. For the purpose of drive-in theatres, the fee shall be determined on the basis of three (3) seats to each motor vehicle parking space.

84. Trailer Parks, Mobile Home Parks and Campsites

From every person carrying on the [business](#) of a mobile home park, tourist trailer park or campsite, as defined in Surrey Mobile Homes and Trailer Regulation & Control By-law, 1980, No. 6142, and any amendments thereto, the sum of ONE HUNDRED THIRTY-SIX DOLLARS FIFTY CENTS (\$136.50) plus NINETEEN DOLLARS (\$19.00) for each mobile home space, trailer space or camping space, for every twelve (12) months.

85. Towing

a) With Storage

From every person carrying on the [business](#) of towing motor vehicles and providing storage for motor vehicles, the sum of FOUR HUNDRED EIGHTY-THREE DOLLARS FIFTY CENTS (\$483.50) for the first TWO THOUSAND (2000) square meters, plus FOURTEEN DOLLARS SEVENTY-FIVE CENTS (\$14.75) for each additional one hundred (100) square meters used for business (customers' parking exempt) for every twelve (12) months.

b) Without Storage

**Amended  
B/L [10489](#)  
04/2/90**

From every person carrying on the [business](#) of towing motor vehicles and not providing storage for motor vehicles, the sum of TWO HUNDRED SEVENTEEN DOLLARS (\$217.00) for each twelve (12) months.

86. Trucking and Cartage

From every person carrying on the [business](#) of trucking and/or cartage or an express company, the sum of ONE HUNDRED NINETY DOLLARS FIFTY CENTS (\$190.50) for every twelve (12) months.

87. Trust or Investment or Loan Company

**Amended  
B/L [11434](#)  
08/31/92**

From every person carrying on the [business](#) of a trust company, investment, loan and/or mortgage agency, society or company, the sum of THREE HUNDRED NINETY-ONE DOLLARS FIFTY CENTS (\$391.50) plus NINETEEN DOLLARS (\$19.00) for each employee for every twelve (12) months.

88. Upholsterer or Taxidermist

**Amended  
B/L [10489](#)  
04/2/90**

From every person carrying on the [business](#) of upholstering furniture or taxidermy, the sum of ONE HUNDRED TWENTY-SEVEN DOLLARS (\$127.00) for every twelve (12) months.

89. Vending Machines

a) From every person carrying on the [business](#) of owning or operating Group One (1) vending machines, the sum of NINE DOLLARS (\$9.00) for each such machine for every twelve (12) months.

b) From every person carrying on the [business](#) of owning or operating Group Two (2) vending machines, the sum of TWENTY-FIVE DOLLARS SEVENTY-FIVE CENTS (\$25.75) for each such machine for every twelve (12) months.

c) From every person carrying on the [business](#) of owning or operating Group Three (3) vending machines, the sum of FORTY-THREE DOLLARS FIFTY CENTS (\$43.50) for each such machine for every twelve (12) months.

d) From every person carrying on the [business](#) of owning or operating Group Four (4) vending machines, the sum of SIXTY-EIGHT DOLLARS SEVENTY-FIVE CENTS (\$68.75) for each such machine for every twelve (12) months.

91. Wholesale Merchant

**Amended  
B/L [10489](#)  
04/2/90**

From every person carrying on the [business](#) of a wholesale merchant, the sum of ONE HUNDRED EIGHTY DOLLARS (\$180.00) plus FOUR DOLLARS FIFTY CENTS (\$4.50) for each employee, for every twelve

**B/L 11434** (12) months.  
**08/31/92**

92. Businesses not hereinbefore enumerated

From every person carrying on within the City any [business](#) not hereinbefore enumerated, the sum of ONE HUNDRED THIRTY-SIX DOLLARS FIFTY CENTS (\$136.50), for every twelve (12) months.

92.6 Recreational Activities

**Inserted** From every person carrying on the [business](#) of Billiard Parlours, Gyms,  
**B/L 10489** Racquet Ball Clubs, Roller Skating Rinks, Spas and Tennis Clubs, and  
**04/2/90** Batting Cages, the sum of ONE HUNDRED EIGHTY DOLLARS (\$180.00) for every twelve (12) months.

92.8 Home Crafts

**Inserted** From every person carrying on the [business](#) of Pottery, Ceramics,  
**B/L 10489** Macrame, Knitting, Small Toy Manufacturing, etc., the sum of SIXTY-  
**04/2/90** TWO DOLLARS SEVENTY-FIVE CENTS (\$62.75) for every twelve (12) months.

93. Bed and Breakfast

**Inserted** For every person carrying on the [business](#) of [bed and breakfast](#) service, the  
**B/L 8246** sum of SEVENTY-ONE DOLLARS (\$71.00) for every twelve months.

94. Student Venture Program

**Inserted** From every student carrying on the [business](#) of a [Student Venture Program](#),  
**B/L 8639** the sum of FOURTEEN DOLLARS SEVENTY-FIVE CENTS (\$14.75)  
for the period commencing May 1 to October 15 in any year.

95. Cabaret

**Sections 95-** From every person who is carrying on the [business](#) of a [cabaret](#), the sum of  
**102** ONE THOUSAND THREE HUNDRED SEVENTEEN DOLLARS  
TWENTY-FIVE CENTS (\$1,317.25) for every 12 months, and such fee  
shall be in addition to any license fee payable as a restaurant in the same  
premises.

96. Class "A" Pub

**Inserted** From every person who is carrying on the [business](#) of a [Class "A" Pub](#) the  
**B/L 9340** sum of ONE THOUSAND THREE HUNDRED SEVENTEEN DOLLARS  
**11/01/88** TWENTY-FIVE-CENTS (\$1,317.25) for every 12 months

97. Dining Lounge

From every person who is operating a [dining lounge](#), the sum of SIX HUNDRED FIFTY-EIGHT DOLLARS TWENTY-FIVE CENTS (\$658.25) per 12 months for dining lounges greater than 100 seats, and the sum of THREE HUNDRED TWENTY-NINE DOLLARS (\$329.00) for dining lounges with less than 100 seats for every 12 months.

97.1 Dining Room

**Inserted  
B/L 9746  
10/17/88**

From every person who is operating a [dining room](#), the sum of THREE HUNDRED TWENTY-NINE DOLLARS (\$329.00) for every twelve months for dining rooms with 51 seats or more, and the sum of ONE HUNDRED SIXTY-FOUR DOLLARS FIFTY CENTS (\$164.50) for every twelve months for dining rooms with 50 seats or less.

98. Lounge

From every person who is carrying on the [business](#) of a [lounge](#), the sum of ONE THOUSAND THREE HUNDRED SEVENTEEN DOLLARS TWENTY-FIVE CENTS (\$1,317.25) for every 12 months.

99. Marine Public House

From every person carrying on the [business](#) of a [marine public house](#), the sum of ONE THOUSAND THREE HUNDRED SEVENTEEN DOLLARS TWENTY-FIVE CENTS (\$1,317.25) for every 12 months.

100. Neighbourhood Public House

From every person carrying on the [business](#) of a [neighbourhood public house](#), the sum of ONE THOUSAND THREE HUNDRED SEVENTEEN DOLLARS TWENTY-FIVE CENTS (\$1,317.25) for every 12 months.

101. Public House

From every person carrying on the [business](#) of a [public house](#), the sum of ONE THOUSAND THREE HUNDRED SEVENTEEN DOLLARS TWENTY-FIVE CENTS (\$1,317.25) for every 12 months.

102. Stadium Class "E" Liquor License

From every person carrying on the [business](#) of a [Stadium Class "E" Liquor License](#), the sum of ONE THOUSAND THREE HUNDRED SEVENTEEN DOLLARS TWENTY-FIVE CENTS (\$1,317.25) for every 12 months.

**Inserted**  
**B/L [13623](#)**  
**04/01/99**

103. Pepper Spray Vendor:

From every person carrying on the business of a [pepper spray vendor](#), the sum of TWO HUNDRED FIFTY DOLLARS (\$250.00) for every twelve (12) months.

**Amended**  
**B/L [13671](#)**  
**03/01/99**

790. Social Escort Service:

From every person carrying on the [business](#) of a [social escort service](#), the sum of THREE THOUSAND DOLLARS (\$3,000.00) for every twelve months.

**Inserted**  
**B/L 8036**

981. Licensee Retail Store:

From every person carrying on the [business](#) of a Licensee Retail Store the sum of THREE HUNDRED TWENTY-NINE DOLLARS (\$329.00) for every 12 months.

**Inserted**  
**B/L 9911**  
**02/13/89**



