

**EXPLANATION**

**Electrical By-law amending by-law  
re contractors' declarations**

Council resolved on October 20, 2009 to amend the Electrical By-law regarding a requirement for contractors' declarations concerning the completion of work.

Director of Legal Services  
November 3, 2009

BY-LAW NO. \_\_\_\_\_



**A By-law to amend Electrical By-law No. 5563  
regarding contractors' declarations and the Canadian Electrical Code**

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, enacts as follows:

1. This By-law amends the indicated provisions of, and adds provisions to, the Electrical By-law.
2. To section 1.3, after the definition of "electrical works", Council adds:

"field safety representative" means a person defined as such under BC Safety Standards General Regulation No. 105/2004, and who holds a business license issued under the License By-law."
3. From section 6.6, Council strikes out "and shall identify the permit by number", and substitutes ", identify the permit by number, and request an inspection".
4. In section 6.7, Council:
  - (a) strikes out "Within", and substitutes "within"; and
  - (b) at the beginning, adds "Subject to section 6.12,".
5. Council repeals section 6.9, and substitutes:

"6.9 Until:

  - (a) the City Electrician, under section 6.7, has inspected electrical equipment, and posted a card of approval; or
  - (b) a permit holder, under section 6.12, has delivered to the City Electrician a duly completed declaration from the field safety representative named on the permit declaring that the work performed under the permit complies with the Safety Standards Act and its regulations and with this By-law;

a person must not cover up, cut, disturb, or alter such electrical equipment."
6. After section 6.11, Council adds:

"6.12 Despite section 6.7, in the case of any circumstance where the City Electrician considers it necessary or desirable including:

  - (a) a labour dispute;

- (b) a weekend or statutory holiday; or
- (c) a special event;

within 24 hours after receipt of the notice referred to in section 6.6, the City Electrician may notify the holder of the permit authorizing the installation that such permit holder must deliver to the City Electrician, within two working days after receipt of such notice, a declaration, signed by the field safety representative named on the permit and in the form and substance of the declaration required by the City Electrician, confirming that the installation of the electrical equipment referred to in section 6.6 complies with the Safety Standards Act and its regulations and with this By-law.

6.13 The permit holder referred to in section 6.12 must deliver to the City Electrician the declaration in accordance with the requirements of section 6.12.”

7. From section 7.1, Council strikes out:

- (a) “20<sup>th</sup>”, and substitutes “21<sup>st</sup>”; and
- (b) “C22.1-2006”, and substitutes “C22.1-2009”.

8. A decision by a court that any part of this By-law is illegal, void, or unenforceable severs that part from this By-law, and is not to affect the balance of this By-law.

9. This By-law is to come into force and take effect on the date of its enactment.

ENACTED by Council this \_\_\_\_\_ day of \_\_\_\_\_, 2009

\_\_\_\_\_  
Mayor

\_\_\_\_\_  
City Clerk

**EXPLANATION****License By-law amending by-law  
re liquor service**

The attached by-law will implement Council's resolution of October 8, 2009 to amend the License By-law regarding hours of liquor service and revised business license categories and fees for restaurants.

Director of Legal Services  
November 3, 2009



BY-LAW NO. \_\_\_\_\_

**A By-law to amend License By-law No. 4450  
regarding restaurant liquor service**

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, enacts as follows:

1. This By-law amends the indicated provisions and schedules of the License By-law.
2. From section 2 Council strikes out the definitions of:
  - (a) "Dining Lounge"; and
  - (b) "Restaurant", "Restaurant - Class 1", "Restaurant - Class 1 with Lounge", and "Restaurant - Class 2", and substitutes:

' "Restaurant Use" means the use of premises for the primary purpose of selling and serving prepared food to the public during all hours of operation, where the premises include at least 17 indoor or outdoor seats for customers consuming food purchased on the premises, and where live entertainment, including the use of non-amplified or amplified musical instruments and disc jockey mixing turntables may be available.

"Restaurant" means, collectively, Restaurant - Class 1, Restaurant - Class 1 with Liquor Service, Restaurant - Class 2, and Restaurant - Class 2 with Liquor Service.

"Restaurant - Class 1" means Restaurant Use that does not include customer participation such as karaoke, dancing, or open microphone performing, or the sale, or offering for sale, of liquor.

"Restaurant - Class 1 with Liquor Service" means Restaurant Use that includes the sale, or offering for sale, of liquor to customers for consumption on the premises, as part of a meal, or in a lounge approved, by way of endorsement, under Liquor Control and Licensing BC Regulation No. 244/2002.

"Restaurant - Class 2" means Restaurant Use that does not include the sale, or offering for sale, of liquor.

"Restaurant - Class 2 with Liquor Service" means Restaurant Use that includes the sale, or offering for sale, of liquor to customers for consumption on the premises, as part of a meal, or in a lounge approved, by way of endorsement, under Liquor Control and Licensing BC Regulation No. 244/2002.'

3. Council repeals section 9A.1(1), and substitutes:

“(1) Council assigns to the Inspector the executive or administrative power of Council, under the *Liquor Control and Licensing Act*, to provide to the general manager under that Act comments, or views of residents, on any proposed:

- (a) amendment to a liquor licence issued under that Act so long as the proposed amendment does not have force or effect for more than one year from the date of its issuance;
- (b) issuance of a food primary licence referred to in Liquor Control and Licensing BC Regulation No. 244/2002; or
- (c) amendment to a food primary licence;

and so long as the Inspector may choose to refer any particular amendment or issuance to Council for comments.”

4. Council strikes out “24.3” as it appears before subsection (2) of section 24.3.

5. After section 24.3(2), Council adds:

“(3) The owner or operator of a restaurant - class 1 with liquor service or restaurant - class 2 with liquor service must:

- (a) not serve, or allow the serving of, liquor to any customer between:
  - (i) 1 a.m. and 9 a.m. on Monday to Friday, and
  - (ii) 2 a.m. and 9 a.m. on Saturday or Sunday;
- (b) not allow liquor on tables between:
  - (i) 1:30 a.m. and 9 a.m. on Monday to Friday, and
  - (ii) 2:30 a.m. and 9 a.m. on Saturday or Sunday;
- (c) during all hours of allowable liquor service, offer the full restaurant menu to customers;
- (d) during all hours of allowable liquor service, ensure that at least 50% of sales at the restaurant in any eight hour period are for food; and
- (e) keep sales receipts for all sales of food and liquor for at least one year, and show them to the Inspector upon request.”

6. From Schedule A, Council repeals:

"DINING LOUNGE	4.80 per seat + \$50.00	4.80	per annum per seat except that, despite the number of seats, the minimum fee will be \$109.00 and the maximum fee will be \$2,285.00"
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7. From Schedule A, Council repeals:

"RESTAURANT	662.00	612.00	per annum
RESTAURANT - CLASS 1 with lounge	662.00	612.00	per annum
RESTAURANT - CLASS 2	662.00	612.00	per annum"

and substitutes:

"RESTAURANT - CLASS 1	686.00	636.00	per annum
RESTAURANT - CLASS 1 with Liquor Service	686.00 +8.00 per seat	636.00 +8.00 per seat	per annum
RESTAURANT - CLASS 2	686.00	636.00	per annum
RESTAURANT - CLASS 2 with Liquor Service	686.00 +8.00 per seat	636.00 +8.00 per seat	per annum"





## EXPLANATION

**Vancouver Development Cost Levy By-law  
amending by-law re 2010 rate adjustments**

Council resolved on October 22, 2009 to amend the Vancouver Development Cost Levy By-law regarding rate adjustments to take effect on January 1, 2010.

Director of Legal Services  
November 3, 2009

*for*

BY-LAW NO. \_\_\_\_\_

**A By-law to amend  
Vancouver Development Cost Levy By-law No. 9755  
regarding 2010 rate adjustments**

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, enacts as follows:

1. From section 3.2 of the Vancouver Development Cost Levy By-law, Council from:
  - (a) the first line, strikes out "\$64.59", and substitutes "\$82.88";
  - (b) each of subsections (a) and (b), strikes out "\$18.84", and substitutes "\$23.68";  
and
  - (c) subsection (c), strikes out "\$25.83", and substitutes "\$33.37".
2. A decision by a court that any part of this By-law is illegal, void, or unenforceable severs that part from this By-law, and is not to affect the balance of this By-law.
3. This By-law is to come into force and take effect on January 1, 2010.

ENACTED by Council this \_\_\_\_\_ day of \_\_\_\_\_, 2009

\_\_\_\_\_  
Mayor

\_\_\_\_\_  
City Clerk