## Designation of an area described as Chinatown as a Business Improvement Area 2010-2017

Enactment of the attached by-law will implement Council's resolution of February 4, 2010 to designate Chinatown as a business improvement area with a seven year funding ceiling of \$2,304,145.00 for the term April 1, 2010 to March 31, 2017.



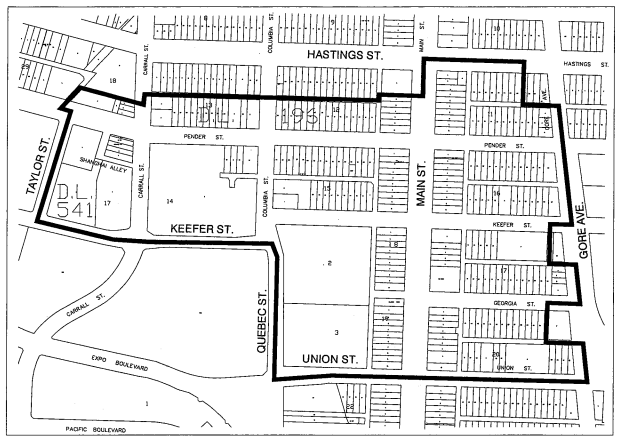
BY-LAW NO.	
------------	--

#### A By-law to Designate a Business Improvement Area in that area of the City known as Chinatown

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

- 1. The name of this By-law, for citation, is the "2010 Chinatown BIA Designation By-law".
- 2. Council, by initiative, designates as a business improvement area that portion of the city outlined in black on the plan attached to and forming part of this By-law.
- 3. The amount of money Council from time to time grants to an applicant for the planning and implementation of a business promotion scheme in the area designated under section 2 must not exceed, in aggregate, \$2,304,145.00.
- 4. Recovery by the city of the amount of money granted to an applicant is to be pursuant to the levy and imposition of a tax on class 5 and class 6 real property from the owners of land and improvements within the area designated under section 2.
- 5. This By-law is to come into force and take effect on April 1, 2010, and is to expire and have no further force or effect after March 31, 2017.

, 2010	day of	ENACTED by Council this
Mayor		
City Clerk		



Chinatown B.I.A.



## Designation of an area described as Commercial Drive as a Business Improvement Area 2010-2015

Enactment of the attached by-law will implement Council's resolution of February 4, 2010 to designate Commercial Drive as a business improvement area with a five year funding ceiling of \$2,115,159.00 for the term April 1, 2010 to March 31, 2015.



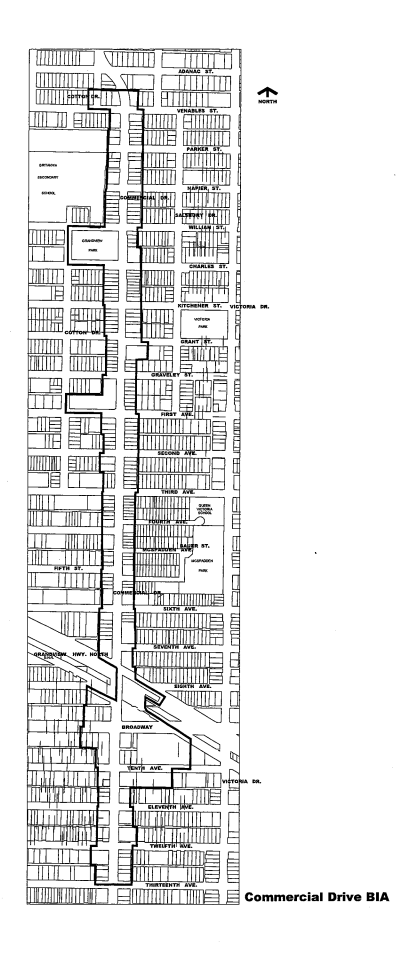
BY-LAW NO
-----------

#### A By-law to Designate a Business Improvement Area in that area of the City known as Commercial Drive

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

- 1. The name of this By-law, for citation, is the "2010 Commercial Drive BIA Designation By-law".
- 2. Council, by initiative, designates as a business improvement area that portion of the city outlined in black on the plan attached to and forming part of this By-law.
- 3. The amount of money Council from time to time grants to an applicant for the planning and implementation of a business promotion scheme in the area designated under section 2 must not exceed, in aggregate, \$2,115,159.00.
- 4. Recovery by the city of the amount of money granted to an applicant is to be pursuant to the levy and imposition of a tax on class 5 and class 6 real property from the owners of land and improvements within the area designated under section 2.
- 5. This By-law is to come into force and take effect on April 1, 2010, and is to expire and have no further force or effect after March 31, 2015.

, 2010		day of	ENACTED by Council this
· · ·			
Mayor			
City Clark	· · · · · · · · · · · · · · · · · · ·		
City Clerk			



## Designation of an area described as Downtown Vancouver as a Business Improvement Area 2010-2020

Enactment of the attached by-law will implement Council's resolution of February 4, 2010 to designate Downtown Vancouver as a business improvement area with a ten year funding ceiling of \$25,949,864.00 for the term April 1, 2010 to March 31, 2020.



BY-LAW NO.	
------------	--

#### A By-law to Designate a Business Improvement Area in that area of the City known as Downtown Vancouver

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

- 1. The name of this By-law, for citation, is the "2010 Downtown Vancouver BIA Designation By-law".
- 2. Council, by initiative, designates as a business improvement area that portion of the city outlined in black on the plan attached to and forming part of this By-law.
- 3. The amount of money Council from time to time grants to an applicant for the planning and implementation of a business promotion scheme in the area designated under section 2 must not exceed, in aggregate, \$25,949,864.00.
- 4. Recovery by the city of the amount of money granted to an applicant is to be pursuant to the levy and imposition of a tax on class 5 and class 6 real property from the owners of land and improvements within the area designated under section 2.
- 5. This By-law is to come into force and take effect on April 1, 2010, and is to expire and have no further force or effect after March 31, 2020.

ENACTED by Council this	day of		, 2010
	•	•	
		 	Mayor
		 	City Clerk



**Downtown Vancouver BIA** 



## Designation of an area described as Strathcona as a Business Improvement Area 2010-2017

Enactment of the attached by-law will implement Council's resolution of February 4, 2010 to designate Strathcona as a business improvement area with a seven year funding ceiling of \$4,200,000.00 for the term April 1, 2010 to March 31, 2017.



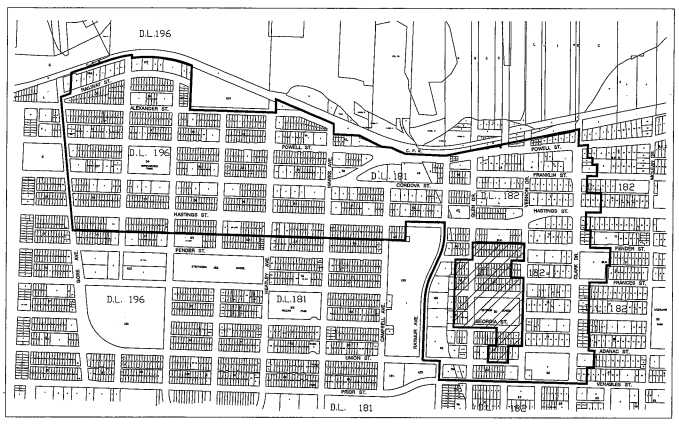
BY-LAW NO.	
------------	--

#### A By-law to Designate a Business Improvement Area in that area of the City known as Strathcona

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

- 1. The name of this By-law, for citation, is the "2010 Strathcona BIA Designation By-law".
- 2. Council, by initiative, designates as a business improvement area that portion of the city outlined in black, except for the interior area outlined in black and hatched, on the plan attached to and forming part of this By-law.
- 3. The amount of money Council from time to time grants to an applicant for the planning and implementation of a business promotion scheme in the area designated under section 2 must not exceed, in aggregate, \$4,200,000.00.
- 4. Recovery by the city of the amount of money granted to an applicant is to be pursuant to the levy and imposition of a tax on class 5 and class 6 real property from the owners of land and improvements within the area designated under section 2.
- 5. This By-law is to come into force and take effect on April 1, 2010, and is to expire and have no further force or effect after March 31, 2017.

ENACTED by Council this	day of	, 2010
		·
		Mayor
		City Clerk







## Grant Allocation By-law Vancouver Chinatown BIA Society

On February 4, 2010, following a Court of Revision, Council passed a resolution which included an instruction to bring forward the necessary grant allocation by-law for the business improvement area in an area generally described as Chinatown, for a term of seven years. Enactment by Council of this By-law, after its enactment of the 2010 Chinatown BIA Designation By-law, will complete that instruction.

1
---

BY-L	AW	NO.	

### A By-law to Grant Money for a Business Promotion Scheme in the Chinatown Business Improvement Area

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

- 1. The name of this By-law, for citation, is the "2010 Chinatown BIA Grant Allocation By-law".
- 2. In this By-law:

"Director" means the city's Director of Finance;

"grant money" means any money granted to the Society by Council under section 3; and

"Society" means the Vancouver Chinatown BIA Society.

- 3. Subject to the 2010 Chinatown BIA Designation By-Law, the terms and conditions set out in this By-law, and Council's approval of the budget referred to in section 5, Council, by annual resolution, may grant money to the Society at such times and in such proportions as Council determines.
- 4. The Society may spend the grant money only to encourage, promote, and develop business in, and to improve the economics and welfare of, the area designated under the 2010 Chinatown BIA Designation By-law including studies, reports, management, and administration necessary to implement the business promotion scheme.
- 5. On or before December 31 of each year or as otherwise determined by the Director, the Society must submit to the Director a budget, based on a fiscal year commencing April 1, which contains information sufficient in detail to describe all anticipated expenses and revenues, and which the Society has approved in accordance with the requirements of its constitution and by-laws.
- 6. At least every three months after Council approves the budget, the Society must submit to the Director a statement of revenues and expenditures.
- 7. On or before September 30 of each year, the Society must cause its auditor to deliver to the Director the Society's audited financial statements including a balance sheet, a statement of revenue and expenditures, a statement of change in financial position, and a schedule of change in financial reserves.
- 8. The Society must keep grant money in a separate account, and must cause the revenue and expenditures resulting from use of that separate account to be an audited schedule to the financial statements and reported separately as required by section 6.

- 9. The Society must not borrow if the result is an indebtedness or other obligation as to grant money which extends beyond the fiscal year in which Council approved the grant.
- 10. The Society must permit the Director, or Director's designate, during normal business hours on reasonable notice, to inspect all financial records the Director deems advisable to verify and obtain further particulars of budgets and financial statements of the Society as they relate to grant money.
- 11. The Society may invest any grant money not required for immediate use but must do so only in securities in which trustees are authorized by law to invest.
- 12. The Society must carry comprehensive general liability insurance of at least \$2,000,000.00 which includes the city as an additional named insured, and contains a cross coverage provision and an endorsement to give the Director 30 days' notice of change to or cancellation of the policy.
- 13. The Society must give notice of every general meeting at least 14 days before the date scheduled for the meeting if delivered by hand or transmitted via facsimile or electronic mail, or 21 days by any other means to the Director; to all persons who own class 5 or class 6 properties, as described in section 459 of the *Vancouver Charter*, to their address as ascertained from the most recent assessment rolls for the City of Vancouver; and to all persons who lease class 5 or class 6 properties and from which they carry on a business, to their address as determined by directories, visual inspection or any other information system.
- 14. If the Society alters its constitution or by-laws without first giving the Director 60 days' notice and obtaining approval from the Director, the city may withhold payment of further grant money.
- 15. The Society must comply with the requirements under this By-law at its own expense.
- 16. This By-law is to come into force and take effect on April 1, 2010, and is to expire and have no further force or effect after March 31, 2017.

, 2010	day of	ENACTED by Council this
Mayor		
City Clerk		

## Grant Allocation By-law Commercial Drive Business Society

On February 4, 2010, following a Court of Revision, Council passed a resolution which included an instruction to bring forward the necessary grant allocation by-law for the business improvement area in an area generally described as Commercial Drive, for a term of five years. Enactment by Council of this By-law, after its enactment of the 2010 Commercial Drive BIA Designation By-law, will complete that instruction.

BY-LAW	NO.	



## A By-law to Grant Money for a Business Promotion Scheme in the Commercial Drive Business Improvement Area

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

- 1. The name of this By-law, for citation, is the "2010 Commercial Drive BIA Grant Allocation By-law".
- 2. In this By-law:

"Director" means the city's Director of Finance;

"grant money" means any money granted to the Society by Council under section 3; and

"Society" means the Commercial Drive Business Society.

- 3. Subject to the 2010 Commercial Drive BIA Designation By-Law, the terms and conditions set out in this By-law, and Council's approval of the budget referred to in section 5, Council, by annual resolution, may grant money to the Society at such times and in such proportions as Council determines.
- 4. The Society may spend the grant money only to encourage, promote, and develop business in, and to improve the economics and welfare of, the area designated under the 2010 Commercial Drive BIA Designation By-law including studies, reports, management, and administration necessary to implement the business promotion scheme.
- 5. On or before December 31 of each year or as otherwise determined by the Director, the Society must submit to the Director a budget, based on a fiscal year commencing April 1, which contains information sufficient in detail to describe all anticipated expenses and revenues, and which the Society has approved in accordance with the requirements of its constitution and by-laws.
- 6. At least every three months after Council approves the budget, the Society must submit to the Director a statement of revenues and expenditures.
- 7. On or before September 30 of each year, the Society must cause its auditor to deliver to the Director the Society's audited financial statements including a balance sheet, a statement of revenue and expenditures, a statement of change in financial position, and a schedule of change in financial reserves.
- 8. The Society must keep grant money in a separate account, and must cause the revenue and expenditures resulting from use of that separate account to be an audited schedule to the financial statements and reported separately as required by section 6.

- 9. The Society must not borrow if the result is an indebtedness or other obligation as to grant money which extends beyond the fiscal year in which Council approved the grant.
- 10. The Society must permit the Director, or Director's designate, during normal business hours on reasonable notice, to inspect all financial records the Director deems advisable to verify and obtain further particulars of budgets and financial statements of the Society as they relate to grant money.
- 11. The Society may invest any grant money not required for immediate use but must do so only in securities in which trustees are authorized by law to invest.
- 12. The Society must carry comprehensive general liability insurance of at least \$2,000,000.00 which includes the city as an additional named insured, and contains a cross coverage provision and an endorsement to give the Director 30 days' notice of change to or cancellation of the policy.
- 13. The Society must give notice of every general meeting at least 14 days before the date scheduled for the meeting if delivered by hand or transmitted via facsimile or electronic mail, or 21 days by any other means to the Director; to all persons who own class 5 or class 6 properties, as described in section 459 of the *Vancouver Charter*, to their address as ascertained from the most recent assessment rolls for the City of Vancouver; and to all persons who lease class 5 or class 6 properties and from which they carry on a business, to their address as determined by directories, visual inspection or any other information system.
- 14. If the Society alters its constitution or by-laws without first giving the Director 60 days' notice and obtaining approval from the Director, the city may withhold payment of further grant money.
- 15. The Society must comply with the requirements under this By-law at its own expense.
- 16. This By-law is to come into force and take effect on April 1, 2010, and is to expire and have no further force or effect after March 31, 2015.

ENACTED by Council this	day of	, 2010
		Mayor
	; 	City Clerk

## Grant Allocation By-law Downtown Vancouver Business Improvement Association

On February 4, 2010, following a Court of Revision, Council passed a resolution which included an instruction to bring forward the necessary grant allocation by-law for the business improvement area in an area generally described as Downtown Vancouver, for a term of ten years. Enactment by Council of this By-law, after its enactment of the 2010 Downtown Vancouver BIA Designation By-law, will complete that instruction.

BY-LAW	NO.	

### A By-law to Grant Money for a Business Promotion Scheme in the Downtown Vancouver Business Improvement Area

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

- 1. The name of this By-law, for citation, is the "2010 Downtown Vancouver BIA Grant Allocation By-law".
- 2. In this By-law:

"Director" means the city's Director of Finance;

"grant money" means any money granted to the Society by Council under section 3; and

"Society" means the Downtown Vancouver Business Improvement Association.

- 3. Subject to the 2010 Downtown Vancouver BIA Designation By-Law, the terms and conditions set out in this By-law, and Council's approval of the budget referred to in section 5, Council, by annual resolution, may grant money to the Society at such times and in such proportions as Council determines.
- 4. The Society may spend the grant money only to encourage, promote, and develop business in, and to improve the economics and welfare of, the area designated under the 2010 Downtown Vancouver BIA Designation By-law including studies, reports, management, and administration necessary to implement the business promotion scheme.
- 5. On or before December 31 of each year or as otherwise determined by the Director, the Society must submit to the Director a budget, based on a fiscal year commencing April 1, which contains information sufficient in detail to describe all anticipated expenses and revenues, and which the Society has approved in accordance with the requirements of its constitution and by-laws.
- 6. At least every three months after Council approves the budget, the Society must submit to the Director a statement of revenues and expenditures.
- 7. On or before September 30 of each year, the Society must cause its auditor to deliver to the Director the Society's audited financial statements including a balance sheet, a statement of revenue and expenditures, a statement of change in financial position, and a schedule of change in financial reserves.
- 8. The Society must keep grant money in a separate account, and must cause the revenue and expenditures resulting from use of that separate account to be an audited schedule to the financial statements and reported separately as required by section 6.

- 9. The Society must not borrow if the result is an indebtedness or other obligation as to grant money which extends beyond the fiscal year in which Council approved the grant.
- 10. The Society must permit the Director, or Director's designate, during normal business hours on reasonable notice, to inspect all financial records the Director deems advisable to verify and obtain further particulars of budgets and financial statements of the Society as they relate to grant money.
- 11. The Society may invest any grant money not required for immediate use but must do so only in securities in which trustees are authorized by law to invest.
- 12. The Society must carry comprehensive general liability insurance of at least \$2,000,000.00 which includes the city as an additional named insured, and contains a cross coverage provision and an endorsement to give the Director 30 days' notice of change to or cancellation of the policy.
- 13. The Society must give notice of every general meeting at least 14 days before the date scheduled for the meeting if delivered by hand or transmitted via facsimile or electronic mail, or 21 days by any other means to the Director; to all persons who own class 5 or class 6 properties, as described in section 459 of the *Vancouver Charter*, to their address as ascertained from the most recent assessment rolls for the City of Vancouver; and to all persons who lease class 5 or class 6 properties and from which they carry on a business, to their address as determined by directories, visual inspection or any other information system.
- 14. If the Society alters its constitution or by-laws without first giving the Director 60 days' notice and obtaining approval from the Director, the city may withhold payment of further grant money.
- 15. The Society must comply with the requirements under this By-law at its own expense.
- 16. This By-law is to come into force and take effect on April 1, 2010, and is to expire and have no further force or effect after March 31, 2020.

, 2010	day of	ENACTED by Council this		
Mayor				
•				
City Clark				

### Grant Allocation By-law Strathcona Business Improvement Association

On February 4, 2010, following a Court of Revision, Council passed a resolution which included an instruction to bring forward the necessary grant allocation by-law for the business improvement area in an area generally described as Strathcona, for a term of seven years. Enactment by Council of this By-law, after its enactment of the 2010 Strathcona BIA Designation By-law, will complete that instruction.



BY-LAW NO.	
------------	--

## A By-law to Grant Money for a Business Promotion Scheme in the Strathcona Business Improvement Area

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

- 1. The name of this By-law, for citation, is the "2010 Strathcona BIA Grant Allocation By-law".
- 2. In this By-law:

"Director" means the city's Director of Finance;

"grant money" means any money granted to the Society by Council under section 3; and

"Society" means the Strathcona Business Improvement Association.

- 3. Subject to the 2010 Strathcona BIA Designation By-Law, the terms and conditions set out in this By-law, and Council's approval of the budget referred to in section 5, Council, by annual resolution, may grant money to the Society at such times and in such proportions as Council determines.
- 4. The Society may spend the grant money only to encourage, promote, and develop business in, and to improve the economics and welfare of, the area designated under the 2010 Strathcona BIA Designation By-law including studies, reports, management, and administration necessary to implement the business promotion scheme.
- 5. On or before December 31 of each year or as otherwise determined by the Director, the Society must submit to the Director a budget, based on a fiscal year commencing April 1, which contains information sufficient in detail to describe all anticipated expenses and revenues, and which the Society has approved in accordance with the requirements of its constitution and by-laws.
- 6. At least every three months after Council approves the budget, the Society must submit to the Director a statement of revenues and expenditures.
- 7. On or before September 30 of each year, the Society must cause its auditor to deliver to the Director the Society's audited financial statements including a balance sheet, a statement of revenue and expenditures, a statement of change in financial position, and a schedule of change in financial reserves.
- 8. The Society must keep grant money in a separate account, and must cause the revenue and expenditures resulting from use of that separate account to be an audited schedule to the financial statements and reported separately as required by section 6.

- 9. The Society must not borrow if the result is an indebtedness or other obligation as to grant money which extends beyond the fiscal year in which Council approved the grant.
- 10. The Society must permit the Director, or Director's designate, during normal business hours on reasonable notice, to inspect all financial records the Director deems advisable to verify and obtain further particulars of budgets and financial statements of the Society as they relate to grant money.
- 11. The Society may invest any grant money not required for immediate use but must do so only in securities in which trustees are authorized by law to invest.
- 12. The Society must carry comprehensive general liability insurance of at least \$2,000,000.00 which includes the city as an additional named insured, and contains a cross coverage provision and an endorsement to give the Director 30 days' notice of change to or cancellation of the policy.
- 13. The Society must give notice of every general meeting at least 14 days before the date scheduled for the meeting if delivered by hand or transmitted via facsimile or electronic mail, or 21 days by any other means to the Director; to all persons who own class 5 or class 6 properties, as described in section 459 of the *Vancouver Charter*, to their address as ascertained from the most recent assessment rolls for the City of Vancouver; and to all persons who lease class 5 or class 6 properties and from which they carry on a business, to their address as determined by directories, visual inspection or any other information system.
- 14. If the Society alters its constitution or by-laws without first giving the Director 60 days' notice and obtaining approval from the Director, the city may withhold payment of further grant money.
- 15. The Society must comply with the requirements under this By-law at its own expense.
- 16. This By-law is to come into force and take effect on April 1, 2010, and is to expire and have no further force or effect after March 31, 2017.

, 2010	day of	ENACTED by Council this
:		
Mayor	•	
City Clerk		

## Heritage Taxation Exemption By-law re 208 East Georgia Street

On January 19, 2010, Council approved a heritage taxation exemption for eligible heritage property at 208 East Hastings Street to a value of \$448,171.00 or 10 years, whichever first occurs.



BY-	LA <sup>1</sup>	W	NO.	
-----	-----------------	---	-----	--

### Heritage Taxation Exemption By-law for 208 East Georgia Street

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

- 1. Council exempts from real property taxation the eligible heritage property legally described as PID: 015-644-278 Lot 1 and PID: 015-644-286 Lot 2, Both of: Block 20, District Lot 196, Plan 184:
  - (a) to a value of \$448,171.00, calculated from and after the commencement date; or
  - (b) for 10 years, calculated from and after the commencement date;

whichever first occurs.

- 2. If issuance of an occupancy permit for the heritage rehabilitation work authorized under development application number DE411588 occurs:
  - (a) before October 31<sup>st</sup>, the commencement date will be January 1<sup>st</sup> of the next calendar year;
  - (b) on or after October 31<sup>st</sup>, the commencement date will be January 1<sup>st</sup> of the calendar year after the next calendar year.
- 3. If the applicant for the development permit does not fulfil, or cause to be fulfilled, all requirements necessary to obtain issuance of an occupancy permit for the work authorized pursuant to development application number DE411588 within 60 months after the enactment date of this By-law, this By-law will expire and have no further force or effect.
- 4. This By-law is to come into force and take effect on the date of its enactment.

, 2010		day of	ENACTED by Council this
Mayor	· · · · · · · · · · · · · · · · · · ·		
City Clerk			

## A By-law to amend CD-1 By-law No. 8131 re 1980 Foley Street

After the public hearing on October 6 and 8, 2009, Council resolved to add to the permitted uses in this CD-1 By-law. The Director of Planning has advised that there are no prior-to conditions, and enactment of the attached by-law will implement Council's resolution.

1980 Foley Street Great Northern Way Campus

#### A By-law to amend CD-1 By-law No. 8131

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

1. From the first row of the first column of Table 1 in section 5 of By-law No. 8131, Council strikes out "Office Use, but limited to Information Technology;", and substitutes:

"Office Uses, limited to Information Technology, except for Sub-area 1 which is limited to Information Technology, Financial Institution, General Office, Health Care Office, and Health Enhancement Centre;"

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

ENACTED by Council this day of , 2010

Mayor

City Clerk

11

#### **EXPLANATION**

## CD-1 By-law No. 7648 amending by-law regarding a minor housekeeping matter

After the public hearing on July 8 and 10, 2008, Council resolved to rezone 711 West Broadway as an amended CD-1 zone. There was a numbering error in the final section of the By-law. As a result, one section requires renumbering. Enactment of the attached by-law will implement Council's resolution.



## A By-law to amend CD-1 By-law No. 7648 regarding a minor housekeeping matter

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

- 1. This By-law amends the indicated provisions of By-law No. 7648.
- 2. In the final section of the By-law, Council strikes out "7" and substitutes "8".
- 3. 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.
- 4. This By-law is to come into force and take effect on the date of its enactment.

ENACTED by Council this	day of	, 2010
		Mayor
		City Clark

## Crossing By-law amending by-law regarding 2010 fee increases

The attached by-law will implement Council's resolution of September 22, 2009 to amend the Crossing By-law to increase certain fees for 2010.



## A By-law to amend Crossing By-law No. 4644 regarding 2010 fee increases

THE CO	OUNCIL	OF THE CITY	OF VANCO	OUVER, in p	ublic m	neeting, enac	ts as follows:	
1.	In sec	tion 9 of the	Crossing By	/-law, Coun	cil:			
,	(a)	strikes out '	'\$342.01" <u>,</u>	and substit	utes "	\$355.69"; and	d	
	(b)	strikes out '	'\$41.84", a	and substitu	tes "\$4	43.51".		
2.	This B	y-law is to co	me into fo	rce and tak	e effec	ct on March 2	, 2010.	
ENACT	ED by (	Council this		day of				, 2010
		·						
								Mayor
								City Clerk

## Encroachment By-law amending by-law regarding 2010 fee increases

The attached by-law will implement Council's resolution of September 22, 2009 to amend the Encroachment By-law to increase certain fees for 2010.



BY-LAW NO.	
------------	--

## A By-law to amend Encroachment By-law No. 4243 regarding 2010 fee increases

THE COUNCIL OF THE CITY OF VANCOUVER, in public	meeting, enacts as follows:
1. From section 3A(4) of the Encroachment By substitutes "\$46.48".	y-law, Council strikes out "\$44.69", and
2. Council repeals Part A of the Schedule att substitutes:	ached to the Encroachment By-law, and
"A. PERMIT FEES, exclusive of a goods ar Tax Act (Canada)	nd services tax imposed under the Excise
For the construction, repair or remove	al of an encroachment:
For an encroachment of up to and incl 20 square metres	
For each additional square metre or pathereof	
To a maximum fee of	\$366.57".
3. From Part C of the Schedule attached to the "\$156.00" and "\$4.16", and substitutes "\$162.24" ar	
4. This By-law is to come into force and take eff	fect on March 2, 2010.
ENACTED by Council this day of	, 2010
	Mayor
	City Clerk

## Street Distribution of Publications By-law amending by-law regarding 2010 fee increases

The attached by-law will implement Council's resolution of September 22, 2009 to amend the Street Distribution of Publications By-law to increase certain fees for 2010.



#### A By-law to amend Street Distribution of Publications By-law No. 9350 regarding 2010 fee increases

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

	Council repeals Part 2 of	Schedule A to	the Street D	istribution of F	ublications	By-law,
and Su	bstitutes:  "Part 2 - Location fee				-	

\$28.06 annually for each of 1 to 100 news boxes held by one person
\$84.16 annually for each of 101 or more news boxes held by one person
\$112.22 annually for each compartment in each multiple publications news box
\$28.06 annually for each drop box".

2. This By-law is to come into force and take effect on March 2, 2010.

ENACTED by Council this day of

 Mayor
City Clerk

, 2010

## Street and Traffic By-law amending by-law regarding 2010 fee increases

The attached by-law will implement Council's resolution of September 22, 2010 to amend the Street and Traffic By-law to increase certain fees for 2010.



### A By-law to amend Street and Traffic By-law No. 2849 regarding 2010 fee increases

- 1. This By-law amends the indicated provisions of the Street and Traffic By-law.
- 2. In section 23.4, Council:
  - (a) from subsection (a), strikes out "\$61.90", and substitutes "\$64.76";
  - (b) from subsection (b), strikes out "\$45.71", and substitutes "\$47.62"; and
  - (c) from subsection (c), strikes out "\$31.43", and substitutes "\$32.38".
- 3. From section 30(7)(c), Council strikes out "\$702.85", and substitutes "\$730.97".
- 4. In section 67A(6), Council:
  - (a) from subsection (a), strikes out "\$99.35", and substitutes "\$103.33"; and
  - (b) from subsection (b), strikes out "\$33.47", and substitutes "\$34.81".
- 5. In section 80(2), Council strikes out "\$152.71", "\$216.50", "\$661.02", "\$1,241.50", "\$2,470.46", "\$2,955.77", "\$304.37", and "\$544.93" and substitutes "\$158.82", "\$225.16", "\$687.46", "\$1,291.16", "\$2,569.28", "\$3,074.00", "\$316.54" and "\$566.73" respectively.
- 6. In section 96, Council strikes out "\$27.20" and "\$259.38" and substitutes "\$28.28" and "\$269.75" respectively.
- 7. This By-law is to come into force and take effect on March 2, 2010.

ENACTED by Council this	day of	, 2010
		/
	·.	
		 Mayor

City Clerk

## Street Vending By-law amending by-law regarding 2010 fee increases

The attached by-law will implement Council's resolution of September 22, 2009 to amend the Street Vending By-law to increase certain fees for 2010.



BY-LAW NO.	RV_I AW NO
------------	------------

#### A By-law to amend Street Vending By-law No. 4781 regarding 2010 fee increases

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

1. Council repeals Schedule A of the Street Vending By-law, and substitutes Schedule A attached to this By-law, which new Schedule A is to form part of the Street Vending By-law.

2. This By-law is to come in	to force and take effect on March	2, 2010.
ENACTED by Council this	day of	, 2010
		Mayor
	·	
		City Clerk

#### Schedule A

#### **Application Fees**

The following fees shall be paid upon application for a permit:

(a)	general street vendor		\$	50.00
-----	-----------------------	--	----	-------

#### **Permit Fees**

The following fees shall be paid prior to issuance of a permit, exclusive of a goods and services tax imposed under the Excise Tax Act (Canada) unless otherwise stated:

(	(a)	general	street	vendor
---	-----	---------	--------	--------

(i)	food	\$ 1,004.00	per year	
(ii)	all other products	\$ 752.72	per year	

(b)	special event market vendor	\$102.25 per block per
		day to a maximum fee
		of \$403.57 per day

(b.1)	individual special event		• . •
	vendor (not available for		
	an event for which a special		
	event market vendor permit		
	under clause (b) has already		
	been issued)	\$ 32.63	per day

(c) mobile food vendor

(i)	with motorized unit	\$270.85	per year
-----	---------------------	----------	----------

(ii) without motorized unit ...... \$135.96 per year

(e)	produce, plants and cut flowers for each square foot of display area subject to a minimum fee of	\$ 4.08 per year \$114.22 per year
(f)	street use for the provision of tables and chairs accessory to a food vending establishment	\$314.37 per year

## Solid Waste By-law No. 8417 amending by-law regarding a minor housekeeping matter

On December 15, 2009, Council amended the By-law to provide for 2010 fee increases. There was an error in section 1 of Schedule A of the By-law. Enactment of the attached by-law will correct that error and implement Council's resolution.

# A By-law to amend Solid Waste By-law No. 8417 regarding a minor housekeeping matter

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

- 1. This By-law amends the indicated provisions of By-law No. 8417.
- 2. In Schedule A, Council strikes out section 1 and substitutes:
  - "1. Solid waste and yard waste

Type of Waste	Rate	Peak hours minimum rate (from 10:00 a.m. to 2:00 p.m. Monday to Friday)	Non peak hours minimum rate (other than from 10:00 a.m. to 2:00 p.m. Monday to Friday)
Solid waste	\$82/tonne	\$20	\$10
Yard waste	\$59/tonne	\$6	\$6

- 3. 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.
- 4. This By-law is to come into force and take effect on the date of its enactment.

, 201	day of	ENACTED by Council this
•		
Mayo		

City Clerk