

EXPLANATION

**A By-law to amend License By-law No. 4450
regarding plastic straws**

On November 27, 2019, Council resolved to amend the License By-law No. 4450 regarding plastic straws, effective April 22, 2020. Enactment of the attached By-law will implement Council's resolution.

Director of Legal Services
January 21, 2020



BY-LAW NO.

A By-law to amend License By-law No. 4450 regarding plastic straws

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

1. This By-law amends the indicated provisions of the License By-law.
2. Council adds the following definitions to section 2 of the By-law in correct alphabetical order:

“Accessible Straw” means a single-use beverage straw made wholly from plastic derived from fossil fuels, such as polypropylene, that has a corrugated section that allows the straw to bend and maintain its position at various angles and is individually wrapped in paper.”;

“Bubble Tea Drink” means a prepared food consisting of a beverage, including but not limited to tea, fruit juice, blended fruit, coffee or milk, and edible pieces, typically less than 12 mm in diameter or width, including but not limited to tapioca, jelly or a liquid that has undergone the culinary process of spherification.”;

“Single-Use Plastic Beverage Straw” means a tube made wholly or partially from either plastic derived from fossil fuels or plastic derived from biomass, including but not limited to corn, sugarcane or other plants, used to transfer a beverage from a container to the mouth of the person drinking the beverage and ordinarily or customarily used for its intended purpose only once before being disposed as solid waste.”; and

“Solid Waste” has the same meaning as in the Solid Waste By-law.”;

3. Council inserts a new section 15.6 to this By-law as follows:

“PLASTIC STRAWS

- 15.6 (1) No food vendor may distribute single-use plastic beverage straws, except as provided by subsection (2).
- (2) Every food vendor must provide an accessible straw to a customer when:
- (i) the food vendor or its employees ask a customer if they need an accessible straw and the customer responds that they do, or
 - (ii) a customer requests an accessible straw.
- (3) Subsection 15.6 (1) and (2) shall not apply to:

EXPLANATION

**A By-law to amend the
Ticket Offences By-law No. 9360
regarding plastic straws**

Following the Council Meeting on November 27, 2019, Council resolved to amend the Ticket Offences By-law No. 9360 regarding plastic straws. Enactment of the attached By-law will implement Council's resolution.

Director of Legal Services
January 21, 2020

Schedule 1

**Table 3
License By-law**

<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 4</u>
Chief Licence Inspector or City Engineer	Distribution of plastic straws	Section 15.6(1)	\$500.00
	Failure to provide accessible straws	Section 15.6(2)	\$500.00

EXPLANATION**A By-law to amend License By-law No. 4450
regarding single-use utensils**

On November 27, 2019, Council resolved to amend the License By-law No. 4450 regarding single-use utensils, effective April 22, 2020. Enactment of the attached By-law will implement Council's resolution.

Director of Legal Services
January 21, 2020



BY-LAW NO.

**A By-law to amend License By-law No. 4450
regarding single-use utensils**

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

1. This By-law amends the indicated provisions of the License By-law.
2. Council adds the following definitions to section 2 of the By-law in correct alphabetical order:

“Self-Serve Station” means an area on the licensed premises where customers may obtain utensils for themselves.”; and

“Single-Use Utensil” includes a spoon, fork, knife or chopstick made from any materials and ordinarily or customarily used for its intended purpose only once before being disposed as solid waste.”;

3. Council inserts a new section 15.7 to this By-law as follows:

“SINGLE-USE UTENSILS

- 15.7 (1) No food vendor may provide a single-use utensil to a customer unless:
- (i) the food vendor or its employees first ask a customer if they want a single-use utensil and the customer responds that they do, including responses given by telephone or using internet-based ordering platforms,
 - (ii) a customer requests a single-use utensil, including requests made by telephone or using internet-based ordering platforms, or
 - (iii) a customer obtains a single-use utensil from a self-serve station.
- (2) Subsection 15.7 (1) shall not apply to:
- (a) a hospital or any facility licensed as a community care facility under the *Community Care and Assisted Living Act*;
 - (b) packages of at least 20 single-use utensils sold for personal use.”

4. 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.

EXPLANATION**A By-law to amend the
Ticket Offences By-law No. 9360
regarding single-use utensils**

Following the Council Meeting on November 27, 2019, Council resolved to amend the Ticket Offences By-law No. 9360 regarding single-use utensils. Enactment of the attached By-law will implement Council's resolution.

Director of Legal Services
January 21, 2020

Schedule 1

**Table 3
License By-law**

<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 4</u>
Chief Licence Inspector or City Engineer	Failure to provide utensils by request	Section 15.7(1)	\$500.00

EXPLANATION

A By-law to amend License By-law No. 4450 regarding single-use beverage cups

On November 27, 2019, Council resolved to amend the License By-law No. 4450 regarding single-use beverage cups, effective January 1, 2021. Enactment of the attached By-law will implement Council's resolution.

Director of Legal Services
January 21, 2020



BY-LAW NO.

A By-law to amend License By-law No. 4450 regarding single-use beverage cups

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

1. This By-law amends the indicated provisions of the License By-law.
2. Council adds the following definitions to section 2 of the By-law in correct alphabetical order:

“Reusable Beverage Cup” means a beverage cup that is made from durable materials, and is ordinarily or customarily washed, sanitized and used repeatedly.”;

“Reusable Cup Share Program” means a program that meets the following requirements:

- A food vendor and its employees provide customers the choice to be served a beverage in a reusable beverage cup;
- The customer is allowed to remove the reusable beverage cup from the premises or location where the food vendor operates; and
- The customer may return the reusable cup to the food vendor or its employees, or a designated drop-off location, at a later time.”; and

“Single-Use Beverage Cup” means a cup made from any materials, used to serve a beverage and ordinarily or customarily used for its intended purpose only once before being disposed as solid waste.”.

3. Council inserts a new section 15.8 to this By-law as follows:

“SINGLE-USE BEVERAGE CUPS

- 15.8 (1) Every food vendor must charge at least 25 cents for every single-use beverage cup distributed to a customer.
- (2) Every food vendor must include the amount charged for single-use beverage cups as a separate line item on any receipt provided to the customer.
- (3) Every food vendor must display information about how much it charges for a single-use beverage cup on media such as menus, internet-based ordering platforms and/or menu boards, and verbally inform customers placing orders with a telephone call how much it charges for a single-use beverage cup.
- (4) When seeking a licence renewal, every food vendor must report to the Chief Licence Inspector the number of disposable cups it distributed in the past 12 months.

EXPLANATION

A By-law to amend the Ticket Offences By-law No. 9360 regarding single-use beverage cups

Following the Council Meeting on November 27, 2019, Council resolved to amend the Ticket Offences By-law No. 9360 regarding single-use beverage cups. Enactment of the attached By-law will implement Council's resolution.

Director of Legal Services
January 21, 2020

Schedule 1

**Table 3
License By-law**

<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 4</u>
Chief Licence Inspector or City Engineer	Failure to charge cup fee	Section 15.8(1)	\$500.00
	Failure to list cup fees on receipts	Section 15.8(2)	\$500.00
	Failure to communicate cup fee	Section 15.8(3)	\$500.00
	Failure to report cup amounts	Section 15.8(4)	\$500.00

EXPLANATION

A By-law to amend License By-law No. 4450 regarding shopping bags

On November 27, 2019, Council resolved to amend the License By-law No. 4450 regarding shopping bags. Enactment of the attached By-law, which includes minor additional exemptions from certain requirements and other minor definition revisions, will implement Council's resolution.

Director of Legal Services
January 21, 2020

BY-LAW NO.

A By-law to amend License By-law No. 4450 regarding shopping bags

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

1. This By-law amends the indicated provisions of the License By-law.
2. Council adds the following definitions to section 2 of the By-law in correct alphabetical order:

“Shopping Bag” means a bag used for the purpose of transporting items sold or otherwise provided to a customer by a licence holder, including but not limited to take-out and to-go food, delivery of food, and leftovers from a meal, and customarily provided by a licence holder at the point of sale or when items ordered by telephone or internet-based ordering platforms are retrieved from the licence holder by the customer or a delivery service, but does not include:

- (a) Bags used to:
 - (i) contain loose bulk items such as fruit, vegetables, nuts, grains, or candy;
 - (ii) contain loose small hardware items such as nails and bolts;
 - (iii) protect bakery goods that are not pre-packaged prior to the point of sale;
 - (iv) contain or wrap frozen foods, meat, poultry, or fish, whether pre-packaged prior to the point of sale or not;
 - (v) wrap flowers or potted plants;
 - (vi) transport live fish;
 - (vii) protect newspapers or other printed material intended to be left at the customer’s residence or place of business; or
 - (viii) protect clothes after professional laundering or dry cleaning; or
- (b) Packages of at least 5 bags sold for use at the customer’s home or business, including but not limited to garbage bags, bin liners and pet waste bags.”;

“Licence Holder” means any person or organization required to obtain a licence under subsection 3(1) of this By-law.”;

“Paper Shopping Bag” means a shopping bag made out of paper and contains at least 40% recycled paper content, that displays the words “recyclable” and “made of 40% recycled content” or “made of 40% post-consumer recycled content” or other applicable amount on the outside of the bag.”;

“Plastic Shopping Bag” means a shopping bag made wholly or partially from either plastic derived from fossil fuels or plastic derived from biomass, including but not limited to corn, sugarcane or other plants, but does not include a Reusable Shopping Bag.”;

“Reusable Shopping Bag” means a shopping bag designed and manufactured to be capable of at least 100 uses, and primarily made of fabric.”; and

““Small Paper Bag” means any bag made out of paper that is less than 15 centimetres by 20 centimetres when flat.”.

3. Council inserts a new section 15.9 to this By-law as follows:

“SHOPPING BAGS

- 15.9 (1) No licence holder may provide a plastic shopping bag to a customer.
- (2) No licence holder may provide a shopping bag to a customer, except as provided by subsection (3).
- (3) A licence holder may provide a shopping bag to a customer only if:
- (a) The customer is first asked if they need a shopping bag; and
 - (b) The shopping bag is a paper shopping bag or a reusable shopping bag; and
 - (c) The customer is charged a fee not less than:
 - (i) 15 cents for every paper shopping bag; and
 - (ii) \$1 for every reusable shopping bag.
- (4) Every licence holder must include the amount charged for any paper shopping bags and reusable shopping bags provided to a customer as a separate line item on any receipt provided to the customer.
- (5) Every licence holder must report, at the request of the Chief Licence Inspector, the number of paper shopping bags and reusable shopping bags it distributed during the previous 12 months.
- (6) Subsections 15.9 (1) to (5) shall not apply to:
- (a) small paper bags; and
 - (b) shopping bags used to transport linens, bedding, or other similar large items that cannot easily fit in a paper bag or reusable bag.
- (7) Subsections 15.9 (3)(c), (4) and (5) shall not apply to paper or reusable shopping bags:
- (a) used to transport prescription drugs received from a pharmacy;
 - (b) used in the course of providing charitable food services; or

EXPLANATION

**A By-law to amend the
Ticket Offences By-law No. 9360
regarding shopping bags**

Following the Council Meeting on November 27, 2019, Council resolved to amend the Ticket Offences By-law No. 9360 regarding shopping bags. Enactment of the attached By-law will implement Council's resolution.

Director of Legal Services
January 21, 2020

Schedule 1

**Table 3
License By-law**

<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 4</u>
Chief Licence Inspector or City Engineer	Distribution of plastic shopping bags	Section 15.9(1)	\$500.00
	Failure to distribute shopping bags correctly	Section 15.9(2)	\$500.00
	Failure to list bag fees on receipts	Section 15.9(4)	\$500.00
	Failure to report bag amounts	Section 15.9(5)	\$500.00

EXPLANATION**A By-law to amend the Street and Traffic By-law No. 2849
regarding fines for street fighting**

On December 10, 2019, Council resolved to amend the Street and Traffic By-law to increase the fine to be imposed for street fighting. Enactment of the attached By-law will implement Council's resolution.

Director of Legal Services
January 21, 2020

EXPLANATION

A By-law to amend Ticket Offences By-law No. 9360 regarding an offence pursuant to the Street and Traffic By-law

On December 10, 2019, Council resolved to amend the Ticket Offences By-law to increase the fine to be imposed for street fighting, and to allow for early payment of a reduced fine. Enactment of the attached By-law will implement Council's resolution.

Director of Legal Services
January 21, 2020

**“Table 5.1
Street and Traffic By-law**

<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>	<u>Column 4</u>	<u>Column 5</u>
Police Officer	Fighting in Public	Section 69A	\$1000.00	\$500.00
	Riding Bicycle on Sidewalk	Section 60	\$100.00	
	No Helmet	Section 60D	\$100.00	
	Jaywalking	Section 12(2)	\$100.00	
	Disobeying traffic sign/signal	Section 6	\$100.00	
	Motor vehicle in Plaza	Section 34A(2)	\$100.00	
	In Plaza after hours	Section 34A(3)	\$100.00	

EXPLANATION

A By-law to amend Street Name By-law No. 4054 regarding the naming of new streets and street extensions within the Pearson Dogwood Development

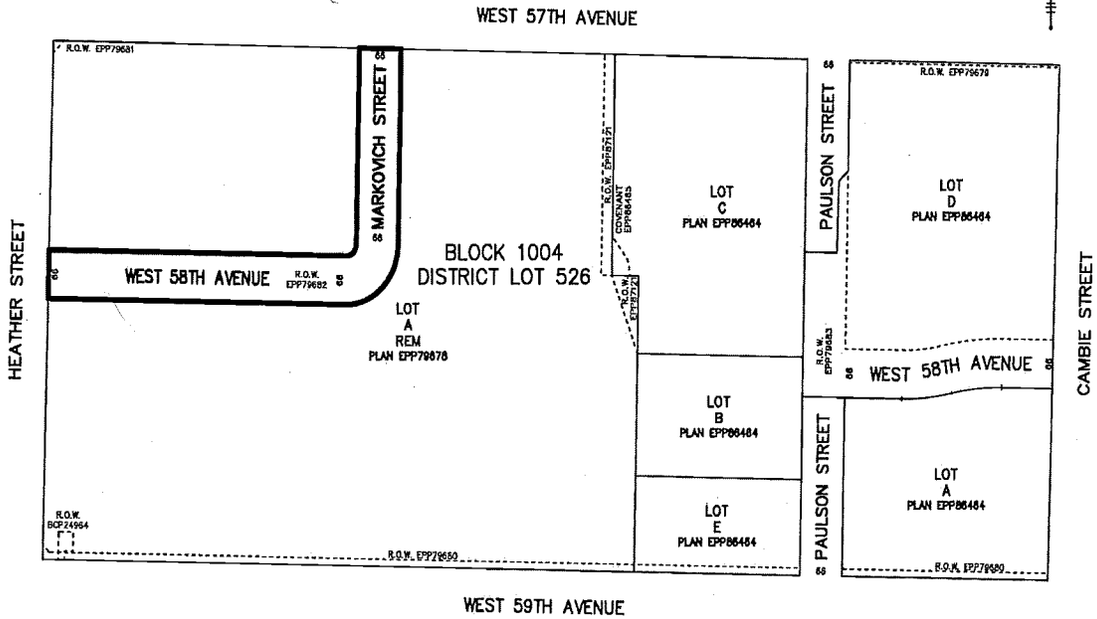
Enactment of the attached By-law will implement Council's resolution of July 24, 2018 to name new streets and street extensions as set out in the attached By-law.

Director of Legal Services
January 21, 2020

L12102A

PLAN TO ACCOMPANY A BY-LAW TO AMEND STREET NAME BY-LAW No. 4054.

DRAWING NOT TO SCALE



AFP
MAP: N,O-22,23

ENGINEERING SERVICES
DEC 13, 2019

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