

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

**A By-law to amend the License By-law No. 4450  
to facilitate arts and culture events**

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. In section 2, Council strikes the definition of “Arts and culture indoor event” and replaces it with:

““Arts and culture event” means an event of an artistic or cultural nature, including but not limited to visual, performing, media, literary, craft or interdisciplinary arts, for a maximum of 250 persons unless subject to a fire permit, which occurs not more than six days per month in a building or adjacent outdoor space, not approved for assembly occupancy.”.

3. Council strikes the word “indoor” anywhere it exists in section 10.3.1A.
4. Council strikes subsections 10.3.1A (9) to (12) and replaces them as follows:
  - “(9) The person organizing, promoting, or holding an arts and culture event must not permit the number of persons in the premises to exceed the maximum occupant load permitted under the Fire By-law.
  - (10) The person organizing, promoting or holding an arts and culture event with liquor service must provide supervisory staff in accordance with the following table:

Number of Persons Attending	Required Supervisory Staff
Under 100	2
101-150	3
151-200	4
201-250	5
251 or more	No less than 5 and in accordance with Fire Permit

- (11) The person organizing, promoting or holding an arts and culture event with liquor service must ensure that all organizers, employees and supervisory staff wear a name tag that is clearly visible.”.
5. In Schedule “A”, Council strikes “Arts and Culture Indoor Event” and its related fees and license terms and replaces them as follows:

