

**EXPLANATION****A By-law to amend the  
Vancouver Development Cost Levy By-law No. 9755**

Enactment of the attached by-law will implement Council's resolution of June 17, 2025 to amend the Vancouver Development Cost Levy By-law regarding payment of levy by installments and other miscellaneous amendments. The provisions of the proposed by-law were refined after June 17, 2025 in order to facilitate the efficient administration of the installment payment program.

Director of Legal Services  
July 22, 2025

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

**A By-law to amend the  
Vancouver Development Cost Levy By-law No. 9755  
regarding payment of levy by installments and DCL rates**

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

1. This by-law amends the indicated provisions of the Vancouver Development Cost Levy By-law No. 9755.
2. Council strikes the word “and” from the end of the definition of both “surface parking lot” and “temporary building” in section 1.2.
3. Council strikes the period “.” at the end of the definition of “works yard” in section 1.2 and replaces it with “; and”.
4. Council adds the following definition to the end of section 1.2:  
  
““works yard for public bus transportation” means the use of land or a building, or a portion thereof, for storing, maintaining, repairing, or cleaning equipment or vehicles that are used off-site for the purposes of mass transportation of the public on public roads.”.
5. Council adds new sections 3.12, 3.13, 3.14, 3.15, 3.16 and 3.17 as follows:

**“Payment of levy by installments**

3.12 If the total of development cost levies imposed by the City exceeds \$500,000, the payer may elect, prior to issuance of a full construction stage building permit, to pay the levy by installments in accordance with section 3.13.

3.13 If the payer elects to pay in installments, the payer shall pay:

- (a) not less than 1/3 of the total levy when issued a full construction stage building permit;
- (b) not less than 1/3 of the total levy within one year of the full construction stage building permit issuance; and
- (c) the remainder of the total levy within 2 years of the full construction stage building permit issuance.

3.14 A payer electing to pay the levy by installments must deposit with the City at the same time as the payer pays the first installment:

- (a) a pay-on-demand surety bond issued by an approved insurer; or
- (b) an irrevocable and unconditional letter of credit from an approved financial institution,



**EXPLANATION****A By-law to amend the  
Vancouver Utilities Development Cost Levy By-law No. 12183**

Enactment of the attached by-law will implement Council's resolution of June 17, 2025 to amend the Vancouver Utilities Development Cost Levy By-law regarding payment of levy by installments and other miscellaneous amendments. The provisions of the proposed by-law were refined after June 17, 2025 in order to facilitate the efficient administration of the installment payment program.

Director of Legal Services  
July 22, 2025

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

**A By-law to amend the  
Vancouver Utilities Development Cost Levy By-law No. 12183  
regarding payment of levy by installments and other miscellaneous amendments**

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

1. This by-law amends the indicated provisions of the Vancouver Utilities Development Cost Levy By-law No. 12183.

2. Council strikes the period “.” at the end of the definition of “works yard” in section 1.2 and replaces it with “; and”.

3. Council adds the following definition to the end of section 1.2:

“works yard for public bus transportation” means the use of land or a building, or a portion thereof, for storing, maintaining, repairing, or cleaning equipment or vehicles that are used off-site for the purposes of mass transportation of the public on public roads.”.

4. Council adds a new section 3.13, 3.14, 3.15, 3.16, 3.17 and 3.18 as follows:

**“Payment of levy by installments**

3.13 If the total of development cost levies imposed by the City exceeds \$500,000, the payer may elect, prior to issuance of a full construction stage building permit, to pay the levy by installments in accordance with section 3.14.

3.14 If the payer elects to pay in installments, the payer shall pay:

- (a) not less than 1/3 of the total levy when issued a full construction stage building permit;
- (b) not less than 1/3 of the total levy within one year of the full construction stage building permit issuance; and
- (c) the remainder of the total levy within 2 years of the full construction stage building permit issuance.

3.15 A payer electing to pay the levy by installments must deposit with the City at the same time as the payer pays the first installment:

- (a) a pay-on-demand surety bond issued by an approved insurer; or
- (b) an irrevocable and unconditional letter of credit from an approved financial institution,

for the balance of the levy owing at the time of payment, with the form of security determined by the City. The approved insurers, approved financial institutions, and form of security are all as determined by the City at the City's sole discretion.



**EXPLANATION****A By-law to amend the Area Specific Development Cost Levy By-law No. 9418**

Enactment of the attached by-law will implement Council's resolution of June 17, 2025 to amend the Area Specific Development Cost Levy By-law regarding payment of levy by installments. The provisions of the proposed by-law were refined after June 17, 2025 in order to facilitate the efficient administration of the installment payment program.

Director of Legal Services  
July 22, 2025

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

**A By-law to amend the Area Specific Development Cost Levy By-law No. 9418  
regarding payment of levy by installments**

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

1. This By-law amends the indicated provisions of the Area Specific Development Cost Levy By-law No. 9418.
2. Council adds new sections 3.20, 3.21, 3.22, 3.23, 3.24 and 3.25 as follows:

**“Payment of levy by installments**

3.20 If the total of development cost levies imposed by the City exceeds \$500,000, the payer may elect, prior to issuance of a full construction building permit, to pay the levy by installments in accordance with section 3.21.

3.21 If the payer elects to pay in installments, the payer shall pay:

3.21.1 not less than 1/3 of the total levy when issued a full construction stage building permit;

3.21.2 not less than 1/3 of the total levy within one year of the full construction stage building permit issuance; and

3.21.3 the remainder of the total levy within 2 years of the full construction stage building permit issuance.

3.22 A payer electing to pay the levy by installments must deposit with the City at the same time as the payer pays the first installment:

3.22.1 a pay-on-demand surety bond issued by an approved insurer; or

3.22.2 an irrevocable and unconditional letter of credit from an approved financial institution,

for the balance of the total levy owing at the time of payment, with the form of security determined by the City. The approved insurers, approved financial institutions, and form of security are all as determined by the City at the City's sole discretion.

3.23 Notwithstanding section 3.21, no levy may remain payable at the time of occupancy of any building subject to the development cost levy.

3.24 Failure to make any payment under sections 3.21, 3.22 or 3.23 results in the full remaining unpaid levy becoming due and payable, which amount, if it is not satisfied by the security posted, may be inserted in the real property tax roll as a charge imposed with respect to the parcel or parcels in relation to which the building permit was issued.

3.25 Annual interest of prime rate plus 1% shall be payable on any levy amount that is due and payable.”.

- ENACTED by Council this     day of \_\_\_\_\_ , 2025

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

**EXPLANATION****A By-law to amend Building By-law No. 12511**

The attached by-law will implement Council's resolution of June 17, 2025 to amend the Building By-law No. 12511 regarding adding a fee for Development Cost Levy deferral requests.

Director of Legal Services  
July 22, 2025

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

**A By-law to amend Building By-law No. 12511  
regarding adding a fee for Development Cost Levy deferral requests**

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

1. This by-law amends the indicated provisions of the Building By-law, No. 12511 as amended.
2. Under Division C, Administrative Provisions, Part 1 – General, Schedule of Fees, Part A – Building, section 2, Council adds a new fee in the correct alphabetical order as follows:

“(s) For the service of the City providing a Development Cost Levy (DCL) deferral prior to the issuance of a full construction stage building permit	\$1,000.00
”	.
3. This by-law comes into force and takes effect on the date of its enactment.

ENACTED by Council this                      day of                      , 2025

Mayor

City Clerk

**EXPLANATION****A By-law to amend Building By-law No. 14343**

The attached by-law will implement Council's resolution of June 17, 2025 to amend the Building By-law No. 14343 regarding adding a fee for Development Cost Levy deferral requests.

Director of Legal Services  
July 22, 2025

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

**A By-law to amend Building By-law No. 14343  
regarding adding a fee for Development Cost Levy deferral requests**

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

1. This by-law amends the indicated provisions of the Building By-law No. 14343.
2. Under Division C, Administrative Provisions, Part 1 – General, Schedule of Fees, Part A – Building, section 2, Council adds a new fee in the correct alphabetical order as follows:  
  
“(s) For the service of the City providing a Development Cost Levy (DCL) deferral prior to the issuance of a full construction stage building permit..... \$1,000.00”
3. This by-law comes into force and takes effect immediately after By-law No. 14343 comes into force and effect, on September 15, 2025.

ENACTED by Council this \_\_\_\_\_ day of \_\_\_\_\_, 2025

\_\_\_\_\_  
Mayor

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

**EXPLANATION****A By-law to amend Vancouver Development Cost Levy By-law No. 9755  
regarding 2025 rates**

Enactment of this By-law will implement Council's resolutions on July 10, 2024 to increase rates in 2025, to come into force and take effect on September 30, 2025.

Director of Legal Services  
July 22, 2025

**A By-law to amend Vancouver Development Cost Levy By-law No. 9755  
regarding 2025 rates**

1. This By-law amends the indicated provisions and schedules of the Vancouver Development Cost Levy By-law No. 9755.

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.

ENACTED by Council this     day of \_\_\_\_\_, 2025

City Clerk

### SCHEDULE “C”

Category/Use	Total Development Cost Levy (Effective September 30, 2025)	Unit/ area cost
<b>RESIDENTIAL</b>		
Residential at or below 1.2 FSR and Laneway House	\$62.35	Per m <sup>2</sup>
Medium Density Residential Above 1.2 to 1.5 FSR	\$134.17	Per m <sup>2</sup>
Higher Density Residential Above 1.5 FSR	\$268.61	Per m <sup>2</sup>
<b>NON-RESIDENTIAL</b>		
Industrial (I-2, M-1, M-1A, M-1B, M-2, MC-1, MC-2 Zoning Districts)	\$107.44	Per m <sup>2</sup>
Mixed Employment (Light Industrial) (IC-1, IC-2, IC-3, I-1, I-3, I-4, I-1A, I-1B Zoning Districts)	\$201.33	Per m <sup>2</sup>
Commercial & Other	\$268.61	Per m <sup>2</sup>

Category/Use	Total Development Cost Levy Waiver
For-Profit Affordable Rental Housing – Class A	100%
For-Profit Affordable Rental Housing – Class B	86.24%

Category/Use	Rate	Unit/ Area cost
School use	\$5.49	Per m <sup>2</sup>
Childcare Use	\$10.00	Per building permit
Temporary Building	\$10.00	
Community Energy Centre	\$10.00	
Cultural Facility	\$10.00	
Community Centre/ Neighbourhood House	\$10.00	
Library	\$10.00	
Public Authority Use	\$10.00	
Social Service Centre	\$10.00	
Works Yard	\$10.00	
Works Yard for Public Bus Transportation	\$10.00	

**EXPLANATION****A By-law to amend  
Vancouver Utilities Development Cost Levy By-law No. 12183  
regarding 2025 rates**

Enactment of this By-law will implement Council's resolutions on July 10, 2024 to increase rates in 2025, to come into force and take effect on September 30, 2025.

Director of Legal Services  
July 22, 2025

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

**A By-law to amend  
Vancouver Utilities Development Cost Levy By-law No. 12183  
regarding 2025 rates**

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 Vancouver Utilities Development Cost Levy By-law No. 12183.
2. Council strikes “Schedule C” and replaces it with the “Schedule C” attached to this By-law.
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 30th day of September, 2025.

ENACTED by Council this     day of \_\_\_\_\_, 2025

Mayor

City Clerk

### SCHEDULE “C”

Category/Use	Total Development Cost Levy (Effective September 30, 2025)	Unit/ area cost
<b>RESIDENTIAL</b>		
Residential at or below 1.2 FSR and Laneway House	\$39.06	Per m <sup>2</sup>
Medium Density Residential Above 1.2 to 1.5 FSR	\$84.16	Per m <sup>2</sup>
Higher Density Residential Above 1.5 FSR	\$168.31	Per m <sup>2</sup>
<b>NON-RESIDENTIAL</b>		
Industrial (I-2, M-1, M-1A, M-1B, M-2, MC-1, MC-2 Zoning Districts)	\$33.64	Per m <sup>2</sup>
Mixed Employment (Light Industrial) (IC-1, IC-2, IC-3, I-1, I-3, I-4, I-1A, I-1B Zoning Districts)	\$63.09	Per m <sup>2</sup>
Commercial & Other	\$84.16	Per m <sup>2</sup>

Category/Use	Rate	Unit/ Area cost
School use	\$5.49	Per m <sup>2</sup>
Childcare Use	\$10.00	Per Building Permit
Temporary Building	\$10.00	
Community Energy Centre	\$10.00	
Cultural Facility	\$10.00	
Community Centre/ Neighbourhood House	\$10.00	
Library	\$10.00	
Public Authority Use	\$10.00	
Social Service Centre	\$10.00	
Works Yard	\$10.00	
Works Yard for Public Bus Transportation	\$10.00	

**EXPLANATION****A By-law to amend the Area Specific Development Cost Levy By-law No. 9418  
regarding 2025 rates**

Enactment of this By-law will implement Council's resolutions on July 10, 2024 to increase rates in 2025, to come into force and take effect on September 30, 2025.

Director of Legal Services  
July 22, 2025

**A By-law to amend the Area Specific Development Cost Levy By-law No. 9418 regarding 2025 rates**

1. This By-law amends the indicated provisions of the Area Specific Development Cost Levy By-law No. 9418.

4. Council strikes “\$37.53” from section 3.10(a) and replaces it with “\$39.66”.

6. This By-law is to come into force and take effect on the 30th day of September, 2025.

\_\_\_\_\_  
Mayor

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

**EXPLANATION****Street and Traffic By-law amending By-law No. 2849  
regarding speed limits**

The attached by-law will implement Council's resolution on July 8, 2025 to amend the Street and Traffic By-law to reduce the speed limits on certain city streets.

Director of Legal Services  
July 22, 2025

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

**A By-law to amend Street and Traffic By-law No. 2849  
regarding speed limits**

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

1. This by-law amends the indicated provisions of the Street and Traffic By-law.
2. Council inserts new sections 47 and 47A as follows:

**“SPEED LIMITS ON MINOR STREETS AND OTHER ROADS**

**47.** No person shall operate a vehicle on a minor street at a speed greater than 30 kilometres per hour.

**47A.** Despite any other provision of this By-law, no person shall operate a vehicle on any street or part of a street named in the table below at a speed greater than the speed indicated in Column A:

<b>Corridor</b>	<b>Column A</b>
East 29 <sup>th</sup> Avenue (Slocan Street to Atlin Street)	30 km/h
Yukon Street (West 5 <sup>th</sup> Avenue. to West 12 <sup>th</sup> Avenue)	30 km/h
Keefer Street (Taylor Street to Carral Street)	30 km/h
Victoria Drive (Kitchener Street to Grant Street)	30 km/h
Victoria Dr (East 3 <sup>rd</sup> Avenue to East 6 <sup>th</sup> Avenue)	30 km/h
Victoria Dr (East 13 <sup>th</sup> Avenue to East 19 <sup>th</sup> Avenue)	30 km/h
Prior Street (Hawks Avenue to Raymur Avenue)	30 km/h
East Hastings Street and West Hastings Street (Abbott Street to Jackson Street)	30 km/h
Beach Avenue (Park Lane to Burrard Street)	30 km/h
Southwest Marine Drive (West 70th Ave to Granville Street)	30 km/h
Anderson Street (Lamey's Mill Rd/West 2nd Avenue to Granville Island)	30 km/h
Champlain Crescent (Matheson Crescent to East 54th Avenue)	30 km/h
East 16th Avenue (Midblock 200 East 16th Avenue to Sophia Street - Tea Swamp Park)	30 km/h

<b>Corridor</b>	<b>Column A</b>
Arbutus Street (West 7 <sup>th</sup> Avenue to West 8 <sup>th</sup> Avenue)	30 km/h
West Hastings (Broughton Street to Jervis Street)	30 km/h
Champlain Crescent (Three Cedars Drive to Langford Avenue)	30 km/h
Blenheim Street (West 41 <sup>st</sup> Avenue to West 43 <sup>rd</sup> Avenue)	30 km/h
Victoria Drive (East 3 <sup>rd</sup> Avenue to East 4 <sup>th</sup> Avenue)	30 km/h
Elliot Street (East 46 <sup>th</sup> Avenue to Waverley Avenue)	30 km/h
West 57th Avenue (Laurel Street to Heather Street)	30 km/h
East 54th Avenue (Doman Street to Tyne Street)	30 km/h
Argyle Street (East 60 <sup>th</sup> Avenue to East 61 <sup>st</sup> Avenue)	30 km/h
Elliot Street (East 51 <sup>st</sup> Avenue to East 54 <sup>th</sup> Avenue)	30 km/h
East 54th Avenue (Clarendon Street to Elliot Street)	30 km/h
Victoria Drive (Adanac Street to Venables Street)	30 km/h
400 Victoria Drive (East Hastings Street to East Pender Street)	30 km/h
West 33 <sup>rd</sup> Avenue (Oak Street to Willow Street)	30 km/h
East Boulevard (West 37 <sup>th</sup> to West 41 <sup>st</sup> Ave)	30 km/h
Grandview Hwy N (Mclean Drive to Woodland Drive)	30 km/h
Slocan Street (Ward Street to Euclid Street)	30 km/h
West 16th Avenue (Ontario Street to Columbia Street)	30 km/h
West King Edward Avenue (Crown Street to Wallace Street)	30 km/h
Cornwall Street (Cypress Street to Trafalgar Street)	40 km/h
Commercial Drive (East 14 <sup>th</sup> Avenue to East 15 <sup>th</sup> Avenue)	40 km/h
Rupert Street (East 44 <sup>th</sup> Avenue to East 45 <sup>th</sup> Avenue)	40 km/h
West 49th Avenue (Ash Street to Tisdall Street)	40 km/h
Cornwall Avenue (Cypress Street to Trafalgar Street)	40 km/h

<b>Corridor</b>	<b>Column A</b>
Expo Boulevard (Carrall Street to Abbott Street)	40 km/h
East 12th Avenue (Guelph Street to St. George Street)	40 km/h
Rupert Street (East 22 <sup>nd</sup> Avenue to Anzio Drive)	40 km/h
East 22nd Avenue (Cassiar Street to Rupert Street)	40 km/h
Renfrew Street (East 17 <sup>th</sup> Avenue to East 19 <sup>th</sup> Avenue)	40 km/h
West 4th Avenue (Trimble Street to Wallace Street)	40 km/h
West King Edward Avenue (Granville Street to Marguerite Street)	40 km/h
West King Edward Avenue (Collingwood Street to Blenheim Street)	40 km/h
Rupert Street (Price Street to Wellington Street)	40 km/h
Great Northern Way (Brunswick Street to Carolina Street)	40 km/h
West 16th Avenue (Balaclava Street to Mackenzie Street)	40 km/h
Joyce Street (Crowley Street to Euclid Street)	40 km/h
West 16th Avenue (Wallace Street to Discovery Street)	40 km/h
West King Edward Avenue (Oak Street to Laurel Street)	40 km/h
Beatty Street (Robson Street to West Georgia Street)	40 km/h
East 49 <sup>th</sup> Avenue (Lanark Street to Knight Street)	40 km/h
Victoria Drive (Newport Avenue to Brigadoon Avenue)	40 km/h
Burrard Street (West Broadway to West 10 <sup>th</sup> Avenue)	40 km/h
Nelson Street (Burrard Street to Hornby Street)	40 km/h
Hornby Street (Smithe Street to Nelson Street)	40 km/h
Hornby Street (Pacific Street to Drake Street)	40 km/h
East 49 <sup>th</sup> Avenue (Lancaster Street to Killarney Street)	40 km/h
West 49 <sup>th</sup> Avenue (Laburnum Street to Maple Street)	40 km/h
Renfrew Street (Venables Street to Parker Street)	40 km/h



**EXPLANATION****Fire By-law****A By-law to regulate standards for fire safety in buildings and facilities and to adopt the British Columbia Fire Code**

The attached By-law will implement Council's resolution of July 9, 2025 to enact a new by-law to regulate standards for fire safety in buildings and facilities and to adopt the British Columbia Fire Code. Enactment of the attached By-law will implement Council's resolution.

Director of Legal Services  
July 22, 2025

# CITY OF VANCOUVER BRITISH COLUMBIA



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

**This By-law is printed  
under and by authority of  
the Council of the City of  
Vancouver**

\_\_\_\_\_, 2025

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

**A By-law to regulate standards for fire safety in buildings and facilities and to adopt the British Columbia Fire Code**

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

**SECTION 1  
ADOPTION OF FIRE CODE AND INTERPRETATION**

**Adoption of Fire Code**

1.1 Council adopts the British Columbia Fire Code (the “Fire Code”) as established under Ministerial Order No. FSA 20231 dated November 24, 2023 and effective March 8, 2024 and amended under Ministerial Order No. FSA 202401 dated April 5, 2024, and incorporates the Fire Code into this By-law to the extent and subject to the changes and additions to the Fire Code which are set out in the attachments marked Schedules A, B, C and D to this By-law.

**Name of By-law**

1.2 The name of this By-law, for citation, is the “Fire By-law”.

**General Changes to Fire Code**

1.3 Council:

- (a) strikes out “Code” wherever it appears in the Fire Code, and substitutes “By-law”, except as otherwise specified in this By-law;
- (b) strikes out “British Columbia Fire Code” wherever it appears in the Fire Code, and substitutes “*Fire By-law*”;
- (c) strikes out “British Columbia Building Code” wherever it appears in the Fire Code, and substitutes “*Building By-law*”;
- (d) strikes out “*authority having jurisdiction*” wherever it appears in the Fire Code, except in Article 1.4.1.2., and substitutes “*Fire Chief*”;
- (e) strikes out “construction” wherever it appears in the Fire Code, and substitutes “*construction*”; and
- (f) strikes out “owner” wherever it appears in the Fire Code, and substitutes “*owner*”.

- (g) strikes out “firework” or “fireworks” wherever it appears in the Fire Code, and substitutes “*firework*” or “*fireworks*”.

### **Schedules**

- 1.4 Schedules A, B, C and D attached to this By-law form part of this By-law.

### **Severability**

- 1.5 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.

## **SECTION 2 REPEAL AND ENACTMENT**

### **Repeal and transition**

- 2.1 Council repeals By-law No. 12472, as amended from time to time.

### **Force and effect**

- 2.2 This By-law is to come into force and take effect on the day of enactment.

ENACTED by Council this \_\_\_\_\_ day of \_\_\_\_\_, 2025

\_\_\_\_\_  
Mayor

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

## **SCHEDULE A**

### **Changes to Division A of the Fire Code**

Council amends the indicated provisions of Division A of the Fire Code as follows:

1. In Article 1.4.1.2., Council:

- (a) strikes out the definition of “authority having jurisdiction”;
- (b) strikes out the definition of “building”; and
- (c) inserts the following definitions in correct alphabetical order:

*“Acceptable means acceptable to the Fire Chief.*

*Area of refuge means a space that facilitates a safe delay in egress, is sufficiently protected from fire conditions developing in the floor area, and provides direct access to an exit or fire fighters’ elevator.*

*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, which occurs not more than six days per month in a building, a portion of a building, or an associated outdoor area not approved for assembly occupancy.*

*Blasting means to blow up, break apart or demolish any dirt, rocks, structures, materials or building using explosives.*

*Building means building as defined in the Building By-law.*

*Building By-law means the current Building By-law of the City, as amended from time to time.*

*Chief Building Official means the Chief Building Official as defined in the Building By-law.*

*Chief Constable” means the Chief Constable of the City for the time being and any person authorized to act on behalf of the Chief Constable.*

*City means the City of Vancouver.*

*Construction means, with respect to a building or facility: erection, repair, alteration, enlargement, addition, demolition, deconstruction, removal and excavation.*

*Construction safety plan means a construction safety plan as defined in the Building By-law.*

*Constructor* means constructor as defined in the *Building By-law*.

*Consumer fireworks* mean *fireworks* that have been classified as Type F.1 in accordance with the Explosives Regulations under the Explosives Act (Canada), but does not include sparklers, Christmas crackers or caps for toy guns.

*Designer* means the person responsible for the design.

*Display fireworks* mean *fireworks* that have been classified as Type F.2 in accordance with the Explosives Regulations under the Explosives Act (Canada).

*Exploding Animal Deterrent* means a type of *low-hazard special purpose explosive* that produces only noise designed to scare away bears and other animals, that includes but is not limited to devices known as air bangers, bear bangers, and seal bombs.

*Explosives* mean explosives that are classified as authorized explosives by the Explosives Regulations under the Explosives Act (Canada) and includes *fireworks*, but does not include *exploding animal deterrents*.

*False alarm* means the activation of a fire alarm system, or of a security system or similar system that is designed to notify the fire department of a fire or emergency, where:

- a) the fire department is notified directly or indirectly,
- b) the fire department attends, and
- c) there is no evidence of a fire or emergency.

*Field review* means a review of the work:

- at a *building* site, and
- where applicable, at locations where *building* components are fabricated for use at the *building* site

that a *registered professional* in his or her professional discretion considers necessary to ascertain whether the work substantially complies in all material respects with the plans and supporting documents prepared by a *registered professional*.

*Fire By-law* means the current Fire By-law of the *City*, as amended from time to time.

*Fire Chief* means the person appointed as such by Council pursuant to the Vancouver Charter, every Deputy Fire Chief, and every *member* authorized in writing to act on behalf of the *Fire Chief*.

*Firework* or *fireworks* means a device, or devices, containing an *explosive* capable of or discharged for the purpose of producing a pyrotechnic effect, a pyrotechnic signal or a sound signal and includes *consumer fireworks* and *display fireworks*.

*Fireworks Supervisor* means a person who is certified by Natural Resources Canada to discharge *display fireworks*.

*Incident* means an accident, occurrence or emergency and includes, but is not limited to, fires, spills or escapes of *dangerous goods*, rescue of persons and medical emergencies.

*Licensed beverage establishment* means an *assembly occupancy* or part thereof, where people may consume alcohol in a lounge, recreational centre, community hall, cabaret, pub, neighbourhood public house, marine public house, restaurant – class 2 as defined in the Zoning and Development By-law, or similar facility.

*Low-hazard special purpose explosives* means *explosives* that have been classified as Type S.1 in accordance with the Explosives Regulations under the Explosives Act (Canada).

*Member* means every employee of the fire department of the City of Vancouver whose duties include fire suppression, fire inspection, or fire investigation.

*Owner* means the registered owner, a lessee, a sublessee, a holder of an agreement for sale and purchase, and, in the case of Crown-owned lands, *owner* shall mean the occupier.

*Permit* means permission or authorization in writing by the *Fire Chief*. *Project* means any *construction*, *alteration* or demolition operation.

*Registered professional* means:

- a person who is registered or licensed to practise as an architect under the Professional Governance Act, or
- a person who is registered or licensed to practise as a professional engineer under the Professional Governance Act.

*Service agent* means a Registered Fire Protection Technician (RFPT) certified by the Applied Science Technologists and Technicians of British Columbia (ASTTBC) specifically for the testing, inspection and maintenance of fire safety installations and equipment.

*Special effects pyrotechnician* means a person who is certified by Natural Resources Canada to create and discharge a *pyrotechnic special effect*.

*Special effect pyrotechnics* means special effect pyrotechnics as defined in the Explosives Regulations under the Explosives Act (Canada).

*Spray area* means an area that is within 6 m of any part of a *spray booth* and is not separated from the *spray booth* by a vapour-tight separation.

*Spray booth* means a power-ventilated structure provided to enclose or accommodate a spraying operation so that spray vapour and residue can be controlled and exhausted.

*Storage garage* means a *building* or part thereof intended primarily for the storage or parking of motor vehicles and containing no provision for the repair or servicing of such vehicles.”.

## Schedule B

### Changes to Division B of the Fire Code

Council amends the indicated provisions of Division B of the Fire Code as follows:

1. In Sentence 1.1.2.1.(1), Council strikes out “5.7”, and substitutes “5.9”.
2. In Table 1.3.1.2., Council inserts, in correct alphabetical order:

“

NRCan	2014	Special Effect Pyrotechnics Manual	5.1.1.2.(2)
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”.

3. In Article 2.1.3.1., Council adds:

**“3)** No locking devices shall be installed on fire department connections unless it is *acceptable* to the Fire Chief.”.

4. In Subsection 2.1.3., Council adds:

**“2.1.3.8. Carbon Monoxide**

#### **Alarms**

**1)** This Article applies to every *building* that contains a *residential occupancy*, a *care occupancy* with individual *suites*, or a *care occupancy* containing sleeping rooms not within a *suite*, and that also contains

- a) a fuel-burning *appliance*, or
- b) a *storage garage*.

**2)** Carbon monoxide alarms shall be installed in accordance with the *Building By-law*.

5. After Article 2.1.3.8, Council adds:

#### **2.1.3.9. Sprinkler System Floor Isolation Valves**

- 1)** Except for *buildings* with a sprinkler system designed in accordance with NFPA 13D, this Article applies to every *building* equipped with a sprinkler system and that contains a *residential occupancy*, a *care occupancy* with individual *suites*, or a *care occupancy* containing sleeping rooms not within a *suite*.
- 2)** Sprinkler system isolation valves for each *storey* must be indicating valves with built- in supervisory switches and shall be installed in accordance with the *Building By-law*.
- 3)** Except as permitted by Sentence (5), sprinkler system isolation valves must be electrically supervised by the fire alarm system.

- 4) The installation of waterflow detecting devices is not required with the installation of sprinkler system isolation valves for each *storey*, unless the fire alarm system is replaced.
- 5) Where the existing fire alarm system is incapable of electrical supervision, the sprinkler isolation valve must be chained and locked in the correct position until the fire alarm system is replaced at which time the sprinkler isolation valve must be electrically supervised by the fire alarm system.

6. In Table 2.15.1.1., after the entry for “**2.1.3.6 Inspection, Maintenance and Testing of Fire Safety Devices**”, Council adds:

“

<b>2.1.3.8. Carbon Monoxide Alarms</b>	
(2)	[F44, F81 – OS3.4]

”

7. In Article 2.4.1.1., Council adds:

“**7)** Except as permitted by Sentences (9) and (10), outdoor storage receptacles, such as dumpsters, used for combustible materials that have a capacity of more than 1500 L shall

- a) be constructed of *noncombustible* materials,
- b) have a close-fitting cover constructed of *noncombustible* materials, and
- c) have provisions to prevent use by unauthorized persons.

**8)** Sentence (7) applies to any storage receptacles that are left outdoors unattended at any time, even if they are normally located inside a *building*.

**9)** A close-fitting cover constructed of combustible material is permitted where the outdoor storage receptacle is located in an enclosure fenced in conformance with Article 3.3.2.6.

**10)** The Fire Chief may issue a permit for the use of an outdoor storage receptacle constructed of combustible materials if it can be shown to the satisfaction of the Fire Chief that there is no reasonable alternative to the use of an outdoor storage receptacle constructed of combustible materials, and that it does not create a fire hazard.”.

8. In Subsection 2.4.2. Council strikes out the title “**Smoking**”, and substitutes “**Burning Materials and Smoking**”.

9. After Article 2.4.2.2., Council adds:

**“2.4.2.3. Discarded Burning or Smoking Materials**

- 1) Cigarettes, cigars, or any other lighted smoking materials, or any burning materials shall not be discarded in such a manner as to create a risk of fire or explosion.”.

10. In Table 2.15.1.1., Council inserts:

“

<b>2.4.2.3. Discarded Burning or Smoking Materials</b>	
(1)	[F01 – OS1.1]
	[F01 – OP1.1]

”.

11. Council strikes out Article 2.4.5.1., and substitutes:

**“2.4.5.1. Prohibition of Open Air Fires**

- 1) A person shall not light or maintain an open air fire without first obtaining a *permit* from the *Fire Chief*.

**2.4.5.2. Conditions on Open Air Fire Permits**

- 1) The Fire Chief may put conditions on a permit for an open air fire, including but not limited to, conditions regarding
- a) establishment of a fire watch, and
  - b) required fire protection equipment. (See Note A-2.4.5.2.)

**2.4.5.3. Exception for Cooking Food**

- 1) Despite Sentence 2.4.5.1.(1), a person, on private property, may light or maintain an open air fire to cook food in a barbeque or similar equipment that is designed for such purpose and *acceptable* to the *Fire Chief*. (See Note A-2.4.5.3.)”.

12. In the Notes to Part 2 in Division B, Council strikes out A-2.4.5.1.(1) and substitutes:

**“A-2.4.5.2. Open Air Fires.** Before a permit is issued for an open air fire, the applicant should propose measures for the prevention of fire spread, to the satisfaction of the Fire Chief. Conditions of the permit may include, without limitation, conditions related to: establishing sufficient clear space between the fire and adjacent buildings, other combustibles and woodlands; limits on the size and height of the pile of combustibles to be burned; wind conditions; fire control measures such as hoses and water tanks; and, if a receptacle is to be used, the design of the receptacle.

**A-2.4.5.3. Barbeques.** This By-law does not prohibit the use of propane barbeques on balconies, provided the fuel lines are maintained and the tanks are labelled by an approved agency, and are safety capped. Safety measures should be observed regarding clearances to underside of overhead decks or other structures and other combustible surfaces, and adequate ventilation around the unit.”

13. Council strikes out Article 2.5.1.3., and substitutes:

**“2.5.1.3. Emergency Access to Roof and Floor Areas**

- 1) Where access to a roof is provided for firefighting purposes, keys for any locked roof access doors shall be kept on the premises in a secure location that is *acceptable* to the *Fire Chief* and accessible to firefighters.
- 2) Where access to locked *floor areas* may be necessary for emergency purposes, a master key that fits all locking devices on all doors leading from a floor area to an *exit* stair shall be kept on the premises in a secure location that is *acceptable* to the

*Fire Chief* and accessible to firefighters.”.

14. In Sentence 2.5.1.4.(1), after the phrase “at all times”, Council adds the phrase “for a distance of not less than 1 m”.

15. After Article 2.5.1.5. Council adds:

**“2.5.1.6. Requirements Regarding Street Addresses**

- 1) Every *building*, including *buildings* under construction, shall be identified by the posting of an address that is easily visible from the *street* and complies with the requirements of the *Building By-law*.”.

16. In Table 2.15.1.1., Council:

- a) inserts, in correct numerical order:

“

2.5.1.6. Requirements Regarding Street Addresses	
(1)	[F12 – OP1.2]
	[F12 – OS1.2]

”

and

- b) strikes out the rows and columns referring to Article 2.5.1.3., and substitutes: “

2.5.1.3. Emergency Access to Roof and Floor Areas	
(1)	[F12 – OP1.2]
	[F12 – OS1.2]
(2)	[F12 – OP1.2]
	[F12 – OS1.2]

”.

17. In Article 2.7.1.1., Council strikes out Sentence (1) and replaces it with:

**“1)** Except as provided in Article 2.7.1.10. *means of egress* must be provided in *buildings* in conformance with the *Building By-law*.”

18. Council strikes out Article 2.7.1.3., and substitutes:

**“2.7.1.3. Occupant Load**

- 1) Every *building* with an *assembly occupancy* over 60 persons must have an *occupant load permit*, except that the temporary use of a *building* for an *arts and culture event* for not more than 250 persons shall not require an *occupant load permit* provided that the temporary maximum permissible *occupant load* for the *arts and culture event* has been calculated pursuant to the provisions of this By-law.
- 2) For the purpose of determining the maximum permissible *occupant load* after the *occupant load permit* is issued, the *Fire Chief* may refer to the *permit* or the approved plans attached to the *permit*, or both.

- 3) Except as provided in Sentence (7), the maximum permissible *occupant load* for a *floor area* or part of a *floor area* shall be the lesser of
  - a) 0.4 m<sup>2</sup> of net floor space per occupant; or
  - b) the *occupant load* for which *means of egress* are provided in accordance with Sentence (6).  
(See Note A-2.7.1.3.(3).)
- 4) The number of persons permitted to enter or remain in a *floor area* or part of a *floor area* shall not exceed the number on the *occupant load permit*.
- 5) Despite the provisions of Sentence (4), if an *occupant load permit* is not required, the number of persons permitted to enter or remain in a *floor area* or part of a *floor area* shall not exceed the *occupant load* as determined in accordance with this Article.
- 6) *Means of egress* shall be provided in *buildings* in conformance with the provisions of the *Building By-law* regarding *exit capacity*.
- 7) The *occupant load*, in a *building* that is not provided with a fire alarm system conforming to Subsection 3.2.4. of the *Building By-law*, shall not exceed
  - a) 300 persons in the *building*, other than in open air seating areas,
  - b) 150 persons in a *storey* above or below the *first storey* of the *building*, other than in open air seating areas,
  - c) 40 persons in a school, college, child care facility, or day care facility located in the *building*, and
  - d) 150 persons in a licensed beverage establishment or a restaurant located in the building. “

19. In Table 2.15.1.1., Council strikes out the entry for “**2.7.1.3. Occupant Load**”, and substitutes:

“

<b>2.7.1.3. Occupant Load</b>	
(1)	[F10 – OS3.7]
	[F11 – OS1.5]
(4)	[F10 – OS3.7]
	[F11 – OS1.5]

”.

20. In Notes to Part 2 in Division B, Council renumbers A-2.7.1.3.(1) as A-2.7.1.3.(3).

21. In Article 2.7.1.4., Council strikes out Sentence (1), and substitutes:

“**1)** In an *assembly occupancy* with a maximum permissible *occupant load* greater than 60 persons, the *occupant load* shall be posted in an *acceptable* form and in a conspicuous location near each of the principal entrances to the room or *floor area*.”.

22. In Subsection 2.7.1., After Article 2.7.1.8, Council adds:

**“2.7.1.9. Inspections and Maintenance of Structures Providing Exterior Means**

## of Egress

- 1) This Article applies to all *buildings* more than 3 *storeys* in height with any structures providing exterior *means of egress* where the difference in floor or ground level is more than 2 m, except *buildings of residential occupancy* only with no more than two principal *dwelling units*.
- 2) All structures providing exterior *means of egress*, including their guards, handrails, and connection to the *building*, shall be inspected for structural integrity by a *registered professional* at intervals not greater than 5 years.
- 3) All structures providing exterior *means of egress*, including their guards, handrails, and connection to the *building*, shall be maintained so as to be structurally sound at all times.
- 4) All structures providing exterior *means of egress* shall have a securely affixed tag showing the date of the inspection, maintenance, or repair, and the name, seal and signature of the *registered professional*.
- 5) The tag referred to in Sentence (4) shall be clearly visible from the adjacent ground level.
- 6) The tag referred to in Sentence (4) shall be displayed at all times.

### 2.7.1.10. Security Gates and Doors for Non-Residential Floor Areas

- 1) This Article applies to *buildings* or parts of *buildings* classified as *assembly occupancy, business and personal services occupancy, mercantile occupancy, medium hazard industrial occupancy, and low hazard industrial occupancy*.
- 2) Where at least two separate *means of egress* from part of a *floor area* are required by the *Building By-law*, a security gate or security door may be installed in front of an exterior exit door of the *building* and may be locked, provided that:
  - a) At least one egress door is readily openable from the inside without requiring keys, special devices or specialized knowledge of the door-opening mechanism,
  - b) The security gate or security door is designed to prevent locking at any time that the part of the *floor area* that it serves is open to the public or when the public is present,
  - c) A sign with the words "This door shall not be locked at any time that the public is present" in letters not less than 50 mm high shall be permanently affixed to both sides of the security gate or security door,
  - d) The path of travel between every locked security gate or security door and the egress door that is readily openable from the inside is provided with illumination not less than 10 lx at the floor level,

- e) Controls for the lighting referred to in Clause (d) are provided near the egress door that is readily openable,
  - f) Emergency lighting is provided along the path of travel referred to in Clause (d) to an average level not less than 10 lx,
  - g) At least one portable extinguisher with a minimum rating of 4A:60B:C is installed in a conspicuous location within 2 m of every locked security gate or security door and in a conspicuous location within 2 m of the egress door that is readily openable,
  - h) If the *floor area* is not *sprinklered*, no more than 10 persons are present in the *floor area* served, when the security gate or security door is locked,
  - i) If the floor area is sprinklered, no more than 20 persons are present in the floor area served, when the security gate or security door is locked,
  - j) Every person present in the *floor area* served is trained about the procedures to be used in the case of emergencies, including evacuation procedures,
  - k) At least one copy of the emergency procedures and floor plan is posted in a conspicuous location in each floor area served, including the location of each portable extinguisher, each security gate or security door and each door which must remain readily openable,
  - l) The fire safety plan for the *building*, where required, is updated and kept in a location described in Article 2.8.2.5., and
  - m) The installation of the security gate or security door does not obstruct the required clear width of the doorway.
- 3) Where a single *means of egress* from part of a *floor area* is permitted by the *Building By-law*, a security gate or security door may be installed in front of the exterior *exit* door of the *building* and is permitted to be locked, provided that:
- a) The security gate or security door is designed to prevent locking at any time that the part of the *floor area* is occupied by one or more persons,
  - b) A sign with the words "This door shall not be locked at any time a person is inside" in letters not less than 50 mm high shall be permanently affixed to both sides of the security gate or security door,
  - c) At least one copy of the emergency procedures and floor plan is posted in a conspicuous location in each *floor area* served, which includes the procedures to ensure no person is inside prior to locking the security gate or security door, and
  - d) The installation of the security gate or security door does not obstruct the required clear width of the doorway.
- 4) The requirements of the *Building By-law* Article 3.4.6.12 for the direction of

door swing and Article 3.4.6.16 for door release hardware may be waived by the *Chief Building Official* for a security gate or security door.”.

23. After Subsection 2.7.3., Council adds:

**“2.7.4. Areas of Refuge**

**2.7.4.1. Maintenance of Areas of Refuge**

1) An *area of refuge* shall be

- a) free of all materials, objects or obstructions,
- b) used only for its intended purpose, and
- c) identified by a sign reading ‘REFUGE AREA KEEP CLEAR’ that is in an *acceptable* form and has lettering not less than 50 mm high with a 12 mm stroke.”.

24. In Table 2.15.1.1., after the entry for “**2.7.3.1. Installation and Maintenance**”, Council adds:

“

<b>2.7.4.1. Maintenance of Areas of Refuge</b>	
(1)	[F82 – OS1.2] [ F10,F12 – OS3.7][F30 – OS3.1][F43-OS3.4]
	[F10, F12, F82 – OS1.5]

”.

25. In Sentence 2.8.1.1.(1), Council adds at the end: “(See Note A-2.8.1.1.)”.

26. In Notes to Part 2 in Division B, Council inserts in correct numerical order:

“A-2.8.1.1.(1). Emergency procedures for all hazards and incidents other than a fire emergency, such as earthquake, flood, active shooter, should be prepared whenever possible and in consultation with the applicable regulatory authorities. These all hazards emergency plans could be integrated with, or appended to, the fire safety plan for the building. A document published by NFPA “Guidelines to Developing Emergency Action Plans for All-Hazard Emergencies in High-Rise Office Buildings” provides guidance.”.

27. In Article 2.8.2.1., Council adds:

**“4)** The fire safety plan shall be resubmitted for review and approval by the *Fire Chief* if

- a) any renovation, alteration, or change of *occupancy* occurs in the *building*, or
- b) there is a change in the type, amount, or arrangement of *dangerous goods* stored in the *building*.”.

28. In Article 2.8.2.12., Council adds:

**“4)** The fire safety plan for a *building* not within the scope of Division B Subsection 3.2.6 of the *Building By-law* shall be kept in an *acceptable* box at an *acceptable* location near the principal entrance to the *building*.”

29. After Article 2.8.2.14, Council adds:

#### **“2.8.2.15. Signs for Rooms and Spaces**

- 1) Service rooms, exit stairs, elevators, rooms used for indoor storage of dangerous goods, storage tanks and other rooms shall be identified with signs corresponding to the fire safety plan. “.

30. In Notes to Part 2 in Division B, after note A-2.8.2.11.(1)(c), Council adds:

“A-2.8.2.15. In accordance with Sentence 2.8.2.1.(1), the fire safety plan for the building must be prepared in cooperation with the fire department and other applicable regulatory authorities. This includes identifying on drawings of the floor plans, posted emergency procedures, wayfinding signs and posting signs on doors to all rooms and spaces in the building that are required by the fire department to facilitate emergency response by the building supervisory staff and firefighters.

The signs must be coordinated and aligned with all building fire and life safety systems, including labelling of zones on the fire alarm annunciator panel.

Rooms and spaces that will be required to be identified by signs to facilitate emergency response include, but not limited to:

- Each stair by number or alphabet, at each floor landing
- Each elevator hoistway
- Each service room, indicating type of service
  - Electrical or transformer
  - Emergency generator
  - Gas shut off
  - Water entry and control
  - Sprinkler control
  - Fire pump
  - Elevator machinery
- Each room used for indoor storage of dangerous goods,
- Each access door from outside to basement stairs
- Each access door from outside to above-grade stairs
- Each door between a common area and a suite

Inspections by the fire department may identify additional locations where signs are required to facilitate firefighting.”.

31. In Table 2.15.1.1., after row (2) in the entry for “**2.8.2.1. Measures in a Fire Safety Plan**”, Council adds:

“

(4)	[F13, F12 - OP1.2] [F02, F82 – OP1.2]
	[F11, F13, F12, F10 – OS1.5, OS1.2] [F02, F82 – OS1.2]

”.

32. In Subsection 2.8.3., Council adds:

#### **“2.8.3.3. Log Books**

- 1) The *owner* shall

- a) record fire drills in a log book,
- b) keep the log book on the premises, and
- c) produce the log book to the *Fire Chief* upon request.”.

33. In Article 3.1.2.5., Council strikes out Sentence (2) and substitutes:

“**2)** Cylinders of *dangerous goods* classified as compressed gases that are in storage shall be

- a) protected against valve damage (See Note A-3.1.2.5.(2)(a)),
- b) firmly secured in a position that will not interfere with the operation of the cylinder valve assembly, and
- c) labelled with an *acceptable* tag.”.

34. In Article 4.3.1.7., after Sentence (1), Council adds:

“**2)** Every aboveground *storage tank* shall have its contents identified on at least 2 sides in letters that are legible from outside a secondary containment area or from 4.5 m, whichever is the greater distance.”.

35. In Article 4.3.16.1, after Sentence (1), Council adds:

“

**2)** An underground *storage tank* that has been out of service for over 2 years shall

- a) have all *flammable liquids* and *combustible liquids* removed from it,
- b) be purged of vapours, and
- c) except as permitted in Sentence (3), be removed from the ground.

**3)** Where the *Fire Chief* determines that it is impractical to remove an underground *storage tank*

- a) the tank shall be filled with inert material, and
- b) the piping shall have the ends permanently sealed by capping or plugging.

**4)** Any associated contamination shall be remediated to the applicable standards as prescribed in the *Contaminated Sites Regulation*.”.

36. In Table 4.13.1.1., after row (1) in the entry for “**4.3.16.1 Underground Storage Tanks**”, Council adds:

“

(2)	[F44 – OH5]
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”.

37. In Article 5.1.1.2., Council strikes out Sentence (1), and substitutes:

“**1)** The manufacturing, handling, transportation, sale and use of *dangerous goods* classified as explosives shall conform to

- a) the requirements of Section 5.7 of this By-law, and
- b) the Explosives Act (Canada) and its Regulations.

2) The handling and discharge of *pyrotechnic special effects* shall conform to

- a) the requirements of Section 5.7 of this By-law, and
- b) the "Special Effect Pyrotechnics Manual" published by Natural Resources Canada."

38. In Article 5.1.1.3., Council strikes out Sentence (1), and substitutes:

- "1) The handling and discharge of *fireworks* shall conform to
- a) the requirements of Section 5.7 of this By-law, and
  - b) the "Display Fireworks Manual published by Natural Resources Canada."

39. In Article 5.4.5.2., Council adds:

- "2) Notwithstanding other requirements in this Part, all *spray booths*, exhaust and *spray areas* shall be protected with an automatic fire suppression system."

40. In Section 5.7, Council:

- a) re-numbers Section 5.7, Subsection 5.7.1. and Article 5.7.1.1. as Section 5.9, Subsection 5.9.1. and Article 5.9.1.1., respectively;
- b) in re-numbered Article 5.9.1.1. strikes out "Table 5.7.1.1." and substitutes "Table 5.9.1.1.";
- c) re-names Table 5.7.1.1. as Table 5.9.1.1., strikes out the reference to "Sentence 5.7.1.1.(1)" wherever it appears in the title to re-named Table 5.9.1.1., and substitutes "Sentence 5.9.1.1.(1)"; and
- d) at the end of Table 5.9.1.1., strikes out the words "Notes to Table 5.7.1.1." and substitutes "Notes to Table 5.9.1.1."

41. In re-numbered Table 5.9.1.1., under "**5.4.5.2. Design, Operation and Maintenance**", Council adds after row (1):

"(2)	[F02 - OP1.2]
------	---------------

".

42. In Part 5, Council adds:

"

## **Section 5.7 Additional Requirements for Fireworks and Explosives**

### **5.7.1. Fireworks**

#### **5.7.1.1. Fireworks Permits**

1) No person shall purchase, sell, offer for sale, transport, store, possess or discharge *fireworks* without first obtaining a *permit* from the *Fire Chief*.

#### **5.7.1.2. Conditions on Permits**

1) The *Fire Chief* may add conditions to a *fireworks permit*, including but not limited to, conditions regarding

- a) the location and methods of storage of *fireworks*,
- b) the time and location of the discharge of *fireworks*, and
- c) the maximum distance or volumetric space within which a *pyrotechnical special effect* may be discharged.

#### **5.7.1.3. General Regulations**

1) No person shall purchase, sell, offer for sale, supply, possess or discharge any *firework* that is prohibited by the Explosives Regulations under the Explosives Act (Canada).

2) **[Deleted]**

3) No person shall sell, offer for sale, give or supply *fireworks* to a person under the age of 19 years.

4) No person shall point, direct or throw fireworks towards any person, animal, building or thing.

5) No person under 19 years of age shall possess or discharge fireworks.

#### **5.7.1.4. Seizure of Unlawful Fireworks**

1) The *Fire Chief* may seize *fireworks* that are sold, offered for sale, supplied, transported, stored, possessed or used in violation of this By-Law and may dispose of such *fireworks* without compensation to any person.

5.7.1.5. **[Deleted]**

#### **5.7.1.6. Consumer Fireworks, Display Fireworks, and Special Effect Pyrotechnics**

1) No person shall possess or discharge *consumer fireworks*, *display fireworks*, or *special effect pyrotechnics* without first obtaining a *permit* from the *Fire Chief*.

2) An application for a *permit* to authorize the possession or discharge of *consumer fireworks* or *display fireworks*, shall be made in person to the *Fire Chief* by the *fireworks supervisor* or *special effects pyrotechnician* responsible for the display.

3) An application for a *permit* to authorize the possession or discharge of *special effect pyrotechnics* shall be made in person to the *Fire Chief* by the *special effects pyrotechnician* responsible for the display.

4) Proof of liability insurance *acceptable* to the *Fire Chief* shall accompany all applications for *permits* for *consumer fireworks*, *display fireworks*, or *special effect pyrotechnics*.

5) No person shall sell, offer for sale, or supply *consumer fireworks* to a person other than a person certified as a *fireworks supervisor* or a *special effects pyrotechnician*.

## **5.7.2. Explosives**

### **5.7.2.1. Explosives Permits**

1) No person shall store, possess or use *explosives* without first obtaining a *permit* from the *Fire Chief*.

### **5.7.2.2. Permit Conditions**

1) The *Fire Chief* may add conditions to an *explosives permit*, including but not limited to, conditions regarding

- a) insurance,
- b) timing and extent of notice to the public,
- c) public safety,
- d) traffic control and road closures,
- e) site safety and security,
- f) the location and methods of storage of *explosives*, and
- g) the time and location of the discharge of *explosives*.

### **5.7.2.3. Blasting Regulations**

1) No person shall carry on any *blasting* without first obtaining an *explosives permit* from the *Fire Chief*.

2) The person applying for an *explosives permit* shall provide information to the satisfaction of the *Fire Chief* regarding liability insurance, site security measures and emergency contacts.

3) No person shall carry on *blasting* unless they are licensed to do so under the Explosives Act (Canada).

4) No person shall carry on *blasting* until advance written notification has been given to the public to the satisfaction of the *Fire Chief*.

5) The licensed person carrying on *blasting* shall supervise all preparations before, during and after the *blasting*.

6) The licensed person carrying on *blasting* shall take all precautions necessary for the protection of persons and property in the vicinity, including but not limited to

- a) securing a clearance area around the *blasting* site, and
- b) using *acceptable* means to contain any flying material resulting from *blasting*.

7) No person shall possess, store or keep at the *blasting* site a greater amount of *explosives* than is reasonably necessary to carry out *blasting*.

### **5.7.2.4. Exploding Animal Deterrent Regulations**

1) No person shall sell, offer for sale, or discharge *exploding animal deterrents*.

2) The *Fire Chief* or the *Chief Constable* may seize *exploding animal deterrents* that are sold, offered for sale, or discharged in violation of this By-law and may dispose

of such *exploding animal deterrents* without compensation to any person.

## **Section 5.8 Nuclear Weapons**

### **5.8.1. General**

#### **5.8.1.1. Prohibition**

- 1) No person shall possess or store a nuclear weapon in the City.”.

43. In Subsection 6.1.1., Council adds:

#### **“6.1.1.5. Service Agents**

- 1) A *service agent* shall test and inspect all fire suppression systems, emergency lighting systems, exit sign systems, fire alarm systems, fire pumps, emergency power systems and commercial kitchen exhaust systems.
- 2) A service agent shall service portable fire extinguishers in compliance with CAN/ULC-S532 “A Standard for the Regulation of the Servicing of Portable Fire Extinguishers”.
- 3) A service agent shall service and clean accumulated grease from commercial kitchen exhaust systems in occupancies that produce grease-laden vapours in cooking operations.
- 4) Where a service agent has carried out tests, inspections, repairs or maintenance pursuant to Sentence (1) to (3) the service agent shall ensure that the equipment that has been tested, inspected, repaired or maintained is labelled with a securely affixed tag showing the date of the testing, inspection, repair or maintenance, the name and signature of the service agent, and if applicable, any additional work required.
- 5) The owner shall ensure that a tag referred to in Sentence (3) is securely affixed to the equipment and displayed at all times.”.

44. In Table 6.9.1.1., after the row for 6.1.1.4., Council adds:

“

<b>6.1.1.5. Service Agents</b>	
<b>(1)</b>	[F82-OP1.4]
	[F82-OS1.4]

”.

45. In Subsection 6.1.1., Council adds:

#### **“6.1.1.6. False Alarms**

- 1) Fire alarm systems, and any security systems or other systems designed to notify the fire department of a fire or emergency, shall be tested, maintained,

and repaired in good working order to prevent a *false alarm*. (See Note A-6.1.1.6.(1).)”.

46. In Section 6.3, Council strikes out the title “**Fire Alarm and Voice Communication Systems**” and substitutes “**Fire Alarm, Voice Communication, and Radio Antenna Systems**”.

47. In Article 6.3.1.1. **Maintenance**, Council strikes out Sentence (1) and substitutes the following:

“

- 1) Fire alarm, voice communication, and radio antenna systems shall be maintained in operable conditions at all times. (See Note A-6.3.1.1.(1).)”.

48. In Subsection 6.3.1. **General**, Council adds a new Article 6.3.1.5. as follows:

**“6.3.1.5. Radio Antenna Systems**

- 1) Radio antenna systems shall be tested periodically to the satisfaction of the Fire Chief. (See Note A-6.3.1.5.(1).)”.

49. In Notes to Part 6 in Division B, Council inserts in the correct numerical order:

- (a) “A-6.3.1.1.(1). The requirement to maintain a radio antenna system in operable condition includes the obligation to obtain any federal licenses required to operate the radio antenna system, and the obligation to ensure that the radio antenna system provides 98 percent radio coverage in each critical location.”; and
- (b) “A-6.3.1.5.(1). Periodic testing should be conducted using fire department radios to verify that radio signal strength of no less than 98% coverage in each of the critical locations of the building has been maintained. A 10% sample of the critical locations of the building rotating each year may be tested. Variation from the original test should be within 3 dB. Each year batteries used as a back up power supply should be tested in accordance with the Fire Department publication “Vancouver Fire and Rescue Services Specifications for Radio Antenna System Design, Installation and Acceptance Testing”. ”

50. In Article 6.4.1.1., Council adds:

- “2) No person shall remove a fire hose from a hose cabinet or hose rack, without the permission of the *Fire Chief*.
- (a) Whenever a fire hose is removed from a hose cabinet or hose rack, a substitute fire hose meeting the requirements of Sentence (4) shall be immediately installed in its place.
- (b) A substitute fire hose shall meet the design and design verification test in conformance with either NFPA 1961 “Standard on Fire Hose” or ULC S511 “Standard for Rubber Lined Fire Hose”. ”.

51. In Notes to Part 6 in Division B, Council inserts in correct numerical order: “**A-6.1.1.6.(1)**

A *false alarm* includes, but is not limited to

- i) the activation of a fire alarm system during its testing,
- ii) a fire alarm system activated by mechanical failure, malfunction, or faulty equipment,
- iii) a fire alarm system activated by atmospheric conditions, vibrations, or power failure, or
- iv) a fire alarm system activated by user error.

The cause of excessive *false alarms* should be investigated. Fire alarm systems which have been designed, installed, or maintained improperly should be repaired or rectified by a qualified person. During routine testing of a fire alarm system, procedures should be in place to prevent an inadvertent signal to the Fire Department.”.

52. In Article 7.1.1.4., Council adds:

“**6)** The standard symbol identifying an elevator for use by firefighters shall be maintained in an *acceptable* condition.”.

## Schedule C

### Changes to Division C of the Fire Code

1. Council strikes out Part 1 of Division C of the Fire Code, and substitutes:

**“PART 1  
General**

**Section 1.1. Application**

**1.1.1. Interpretation and Intent**

**1.1.1.1. Interpretation**

- 1) This By-law shall, despite any other provision herein, be interpreted in accordance with this Section.
- 2) The Schedules attached to this By-law form part of this By-law.
- 3) This Part applies to all *buildings* and facilities covered by this By-law. (See Article 1.1.1.1. of Division A)
- 4) Words and phrases used in Division C that are not included in the list of definitions in Article 1.4.1.2. of Division A shall have the meanings that are commonly assigned to them in the context in which they are used, taking into account the specialized use of terms by the various trades and professions to which the terminology applies.
- 5) Where objectives and functional statements are referred to Division C, they shall be the objectives and functional statements described in Division A, Parts 2 and 3.
- 6) Where acceptable solutions are referred to in Division C, they shall be the provisions stated in Division B, Parts 2 to 7.
- 7) Where alternative solutions are referred to in Division C, they shall be the alternative solutions mentioned in Division A, Clause 1.2.1.1. (1)(b).
- 8) The words and terms in italics in Division C shall have the meanings assigned to them in Division A, Article 1.4.1.2.
- 9) The symbols and other abbreviations in Division C shall have the meanings assigned to them in Division A, Article 1.4.2.1.

**1.1.1.2. Intent**

- 1) This By-law sets standards in the general public interest. It is enacted and retained on the understanding and specifically expressed condition that it creates no duty whatsoever on the *City*, the *Fire Chief* or any employee of the *City* to enforce its provisions, and on the further condition that a failure to administer or enforce its provisions, or the incomplete or inadequate administration or enforcement of its provisions, shall not give rise to a cause of action in favour of any person whatsoever.

Accordingly, words in this By-law defining the responsibilities and authority of the *Fire Chief* shall be construed as internal administrative directions which do not create a duty.

#### **1.1.1.3. Reliance on Registered Professionals**

1) The *City* and the *Fire Chief* do not have the resources to deal with matters which fall within the expertise of *registered professionals* and the *City* and the *Fire Chief* rely on letters of opinion, documents sealed with professional seals, and related documents received from *registered professionals*, and on *field reviews* carried out by or under the supervision of *registered professionals*, as evidence that the design and *construction* of *buildings* and facilities complies with the provisions of this By-law, including alternate solutions, and complies with any other applicable enactments.

#### **1.1.1.4. No Representation or Warranty**

1) No person shall rely on a *permit* issued by the *Fire Chief* or an inspection carried out by the *Fire Chief* as establishing compliance with this By-Law or any other enactment or assume or conclude that this By-law has been administered or enforced according to its terms.

2) All persons shall make such independent investigations as they deem necessary to determine whether a *building* or facility complies with this By-law or any other enactment.

### **Section 1.2. General Prohibitions**

#### **1.2.1. Prohibitions**

##### **1.2.1.1. Contravention**

1) No person shall fail to comply with an order or notice issued by the *Fire Chief*.

##### **1.2.1.2. No Work Without Permit**

1) No person shall carry out work or *construction*, or authorize work or *construction*, for which a *permit* is required, on or in a *building*, facility, or premises unless a valid *permit* exists for the work or *construction*.

2) No person shall permit, suffer or allow work or *construction* for which a *permit* is required, to remain on or in a *building*, facility or premises unless a valid *permit* exists for the work or *construction*.

##### **1.2.1.3. Compliance with Conditions of Permit**

1) No person shall fail to comply with the conditions of a *permit*.

##### **1.2.1.4. Prior Approval of Deviation**

1) No person shall deviate from the plans and supporting documents forming a part of the *permit*, without having first paid all necessary fees and obtained all necessary *permits* and approvals from the *Fire Chief*.

#### **1.2.1.5. Permits for Equipment and Facilities**

- 1) No person shall install, operate or modify any *spray booth*, *storage tank* or other facility or equipment for which a *permit* is required, without first obtaining such *permit* from the *Fire Chief*.
- 2) No person shall install, remove or abandon in place any aboveground or underground *storage tank* without first obtaining a *permit* from the *Fire Chief*.

#### **1.2.1.6. Compliance with By-law and Other Enactments**

- 1) No person shall undertake any *construction*, work or *occupancy*, or permit, suffer or allow any *construction*, work or *occupancy* that is in contravention of this By-law or any other enactment.

#### **1.2.1.7. False Information**

- 1) No person shall submit false or incorrect information to the *Fire Chief*.

#### **1.2.1.8. Tampering with a Posted Notice or Order**

- 1) No person, except for the *Fire Chief*, shall reverse, alter, deface, cover, remove or in any way tamper with any notice or order which has been posted on or affixed to a *building* or facility pursuant to this By-law.

#### **1.2.1.9. Obstruction**

- 1) No person shall obstruct the *Fire Chief* or a member of the Fire Department authorized by the *Fire Chief* in carrying out an inspection pursuant to this By-law.
- 2) No person shall prevent the *Fire Chief* or a member of the Fire Department authorized by the *Fire Chief* from entering a building or premises at any reasonable time for the purpose of administering and enforcing this By-law.

#### **1.2.1.10. Conduct at Fires and Emergencies**

- 1) No person shall hinder or obstruct a member of the Fire Department who is attempting to extinguish a fire, control a *dangerous goods incident* or respond to an emergency.
- 2) No person shall fail to comply with the verbal order of a member of the Fire Department who is attempting to extinguish a fire, control a *dangerous goods incident* or respond to an emergency.
- 3) No person shall refuse to give information with respect to any fire, *dangerous goods incident* or emergency when requested to do so by any member of the Fire Department.
- 4) No person shall refuse to permit the entry of any member of the Fire Department onto any premises in respect of which a call for emergency assistance has been received.

5) No person shall refuse to permit the entry of any member of the Fire Department onto premises in respect of which the member reasonably believes that a condition exists which may cause fire or explosion, or may increase the risk of fire, explosion or danger to persons or property.

#### **1.2.1.11. Interference with Firefighting Equipment**

1) No unauthorized person shall climb or ride on or interfere with any fire truck or firefighting equipment or apparatus.

2) No person shall park a vehicle on a fire hose.

3) No person shall cause a fire alarm system to be activated, or permit, suffer or allow the activation of a fire alarm system, when there is no fire or emergency.

4) No person shall cause a false report of a fire, or permit, suffer or allow the false reporting of a fire.

### **Section 1.3. Obligations of the Owner or Constructor**

#### **1.3.1. Obligations**

##### **1.3.1.1. Entry**

1) The *owner* shall allow the Fire Chief or any member of the fire department authorized by the Fire Chief to enter any building or premises at any reasonable time for the purpose of administering and enforcing this By-law.

##### **1.3.1.2. Compliance with By-law and Other Enactments**

1) The issuance of a *permit*, the acceptance of plans and supporting documents submitted for a *permit*, or the making of inspections by the *Fire Chief* shall not relieve the *owner* or *constructor* of a *building*, premises or facility from the full responsibility for carrying out the work or maintaining the use and *occupancy* in accordance with this By-law and all other applicable enactments.

##### **1.3.1.3. Tests to Establish Compliance**

1) Where required by the *Fire Chief* the *owner* or *constructor* shall make or have made, at the *owner's* or *constructor's* expense, tests or inspections, as necessary to establish compliance with this By-law and shall promptly provide a copy of all such tests or inspection reports to the *Fire Chief*.

##### **1.3.1.4. Service of Systems and Display of Service Tags**

1) The *owner* shall ensure that all fire protection systems, fire pumps, emergency power systems and commercial kitchen exhaust systems are tested, inspected, repaired and maintained by a *service agent*, in accordance with this By-law.

2) The *owner* shall ensure that all equipment tags referred to in Sentence 6.1.1.5.(4) are securely affixed to the equipment and displayed at all times.

##### **1.3.1.5. Request for Inspection**

1) The *owner* or *constructor* shall give at least 24 hours' notice to the *Fire Chief* when requesting an inspection of work that is required or ordered to be

inspected.

**1.3.1.6. Covering Work Prior to Inspection**

1) The *owner* or *constructor* shall not cover work prior to inspection.

**1.3.1.7. Uncovering Work**

1) The *owner* or *constructor* shall uncover any work that has been covered without inspection, when required to do so by the *Fire Chief*.

2) An *owner* or *constructor* who is required to uncover work by the *Fire Chief* shall uncover and replace such work at the *owner's* or *constructor's* expense.

**1.3.1.8. Re-Inspection of Work Done With Permit**

1) If, during an inspection by the *Fire Chief* of a *project* carried out under *permit*, faulty or incomplete work or faulty materials are discovered, the *owner* or *constructor* shall apply for a re-inspection.

2) Every applicant for a re-inspection of a *project* carried out under *permit* shall pay the applicable re-inspection fee set out in the Fee Schedule attached to this By-law, prior to the re-inspection.

**1.3.1.9. Final Inspection of Work Done With Permit**

1) Before the *owner* or *constructor* calls for a final inspection of a *project*, or a portion of a *project*, from the *Fire Chief*, the *owner* or *constructor* shall deliver to the *Fire Chief* a letter of assurance and any supporting documents requested by the *Fire Chief*, in a form *acceptable* to the *Fire Chief*, confirming that the *construction*, installation or operation substantially complies with this *By-law* and other applicable *city by-laws*.

2) Every *owner* or *constructor* calling for a final inspection of a portion of a *project* shall pay the applicable special inspection fee set out in the Fee Schedule attached to this By-law, prior to the inspection, for each final inspection of a portion of the *project* after the first portion.

**1.3.1.10. Additional Inspection Following Fire Safety Inspection**

1) If, during a routine inspection of a *building*, facility or premises by the *Fire Chief*, contraventions of this By-law related to fire safety are discovered and the *owner* is informed of those contraventions, the *Fire Chief* may return for a re-inspection.

2) Every *owner* whose *building*, facility or premises is subject to a re-inspection shall pay the applicable fees as set out in the Fee Schedule attached to this By-law for each re-inspection conducted to determine whether the contraventions referred to in Sentence (1) have been resolved.

**1.3.1.11. Removing Hazardous Condition**

1) When a condition exists which may cause fire or explosion, or may increase the risk of fire, explosion or danger to persons or property exists in a *building* or part thereof or in a facility, the *owner* or *constructor* shall forthwith take all necessary action to remove the hazard or risk.

#### **1.3.1.12. Cleanup and Costs of Dangerous Goods Incident**

- 1) In the event of a *dangerous goods incident*, the *owner*, the *constructor* and the person manufacturing, handling or transporting the *dangerous goods* shall
  - a) provide all equipment and materials necessary for the safe containment and removal of the *dangerous goods*,
  - b) forthwith clean up any area or *street* affected by the *dangerous goods incident*, at the cost of the *owner* or other responsible person, to the satisfaction of the *Fire Chief*, and
  - c) reimburse the *City* for any damages, costs and expenses incurred by the *City* as a result of the *dangerous goods incident*.

#### **1.3.1.13. Street Addresses**

- 1) An *owner* shall not post any number or letter on a *building* or *suite* entry except for the street address or suite number that has been designated by the *Chief Building Official* pursuant to the *Building By-law*.
- 2) An *owner* shall place and maintain the designated street address or suite number in accordance with the provisions of the *Building By-law*.

#### **1.3.1.14. Construction Safety**

- 1) An *owner* or *constructor* who is carrying on work pursuant to this By-law shall ensure that all applicable enactments relating to *construction* safety are complied with.

#### **1.3.1.15 False Alarms**

- 1) The *owner* or occupier of a *building* in which there have been three or more *false alarms* in a calendar year shall
  - a) comply with any order issued by the *Fire Chief* regarding the prevention of *false alarms*, and
  - b) pay the applicable *false alarm* fee set out in the Fee Schedule to this By-law.

#### **1.3.1.16 Posting a Permit**

- 1) The *owner* or *constructor* shall ensure that a copy of the *permit* authorizing the work or occupancy is posted conspicuously on the site or is affixed to a *building* during the entire *project*.

### **Section 1.4. Authority of the Fire Chief**

#### **1.4.1. Administration**

##### **1.4.1.1. Administrator**

- 1) The *Fire Chief* is authorized to administer and enforce this By-law.

##### **1.4.1.2. Filing Documents**

- 1) The *Fire Chief* is authorized to keep copies of applications received, *permits* and orders issued, inspections and tests made and papers and documents connected

with the administration of this By-law for such time as is required by law.

#### **1.4.1.3. Inspection of Records**

1) The *Fire Chief* is authorized to provide plans and documents filed pursuant to the provisions of this By-law for inspection, subject to the provisions of the Freedom of Information and Protection of Privacy Act.

#### **1.4.1.4. Fees for Inspection of Records**

1) The *Fire Chief* shall charge a fee as set out in the Fee Schedule, payable in advance, for the inspection of records in accordance with this By-law.

#### **1.4.1.5 Recovery of False Alarm Fees**

1) A *false alarm* fee that has not been paid by an *owner* or occupier may be recovered by the *Fire Chief* by insertion on the real property tax roll.

#### **1.4.1.6 Appointment of Deputies**

1) The Fire Chief may appoint one or more Deputy Fire Chiefs as considered necessary from time to time.

#### **1.4.1.7 Designation of Fire Inspectors and Fire Investigators**

1) The Fire Chief designates all fire prevention inspectors, investigators, fire suppression officers, fire chiefs as Inspectors under the Fire Safety Act to perform inspections.

2) The Fire Chief designates all fire investigators, as fire investigators under the Fire Safety Act to perform investigations.

#### **1.4.2. Authorities**

##### **1.4.2.1. Power of Entry**

1) The *Fire Chief* may enter any *building*, premises or motor vehicle at any reasonable time, for the purpose of administering or enforcing this By-law or inspecting for conditions which may cause fire or explosion, or may increase the risk of fire, explosion or danger to persons or property.

##### **1.4.2.2. Power to Investigate Fires**

1) The *Fire Chief* may inquire into, investigate and record the cause of fires occurring in the *City*.

2) The *Fire Chief* may enter and examine any *building*, premises, motor vehicle, vessel, or railway rolling stock where a fire has occurred, for the purpose of inquiring into, investigating or recording the cause of the fire.

##### **1.4.2.3. Construction Safety**

1) The *Fire Chief* may review a *Construction Safety Plan* and may require that

the *Construction Safety Plan* be changed or amended.

#### **1.4.2.4. Permit Issuance**

1) The *Fire Chief* shall issue a *permit* when the applicable requirements of this By-law have been met.

#### **1.4.2.5. Permit Refusal**

1) The *Fire Chief* may refuse to issue a *permit*:

- a) if drawings, plans or supporting documents are incomplete or do not comply with the provisions of this By-law,
- b) if drawings, plans or supporting documents contain false or incorrect information,
- c) for any activity, *construction*, work or *occupancy* that would not be permitted by this By-law or by another enactment, or
- d) for any activity, *construction*, work or *occupancy* that, in the opinion of the *Fire Chief*, might cause fire or explosion, or increase the risk of fire, explosion or danger to persons or property.

2) The *Fire Chief* shall provide reasons for the refusal to issue a *permit*, on the request of an applicant or *owner*.

#### **1.4.2.6. Conditions on Permits**

1) The *Fire Chief* may impose conditions on *permits* including, but not limited to, conditions regarding:

- a) notifications and notices,
- b) timing of permitted activities,
- c) use and *occupancy*,
- d) upgrading requirements for fire and life safety systems,
- e) health and safety,
- f) design requirements,
- g) *construction* requirements,
- h) timing of *construction*,
- i) deadlines for completion of *construction*,
- j) time limits and expiry of *permits*,
- k) *field reviews* and inspections,
- l) responsibilities of the *owner*, *constructor*, and *registered professional*, and
- m) letters of opinion from *registered professionals* assuring that the design, *construction*, use or *occupancy*, of a *building* or premises, or the operation of a facility, complies with the provisions of this By-law.

#### **1.4.2.7. Permit Suspension**

1) The *Fire Chief* may suspend a *permit* by issuing an order to stop the work or activity authorized by the *permit*.

#### **1.4.2.8. Permit Revocation**

1) A *permit* issued under this By-law may be revoked by the *Fire Chief* if, in the opinion of the *Fire Chief*:

- a) the *permit* is used by a person other than the person to whom it was issued,
- b) the *permit* is used for a location other than that for which it was issued,
- c) the *permit* holder fails to comply with a condition of the *permit*,
- d) the *permit* was issued on the basis of false or incorrect information,
- e) the *permit* was issued in error,
- f) the work or activity authorized by the *permit* is unsafe or unlawful, or
- g) the *permit* holder has failed to pay the requisite *permit* fee.

#### **1.4.2.9. Inspection before Permit**

- 1) Before issuing a *permit* the *Fire Chief* may inspect the proposed location of the work or activity for which the *permit* is sought.

#### **1.4.2.10. Expiry of Permit**

- 1) Except as otherwise provided in this By-law, a *permit* shall expire and the rights of the *owner* under the *permit* shall terminate on the expiry date noted on the *permit*.

#### **1.4.2.11. Permit Extension**

- 1) The *Fire Chief* may extend a *permit* in accordance with this By-law.

#### **1.4.2.12. Application to Fire Chief for Permit Extension**

- 1) An *owner* who wishes to seek an extension of a *permit* shall make application to the *Fire Chief* prior to the expiry of the *permit*.

- 2) An *owner* who wishes to seek an extension of a *permit* shall submit the application in writing accompanied by the requisite extension fee.

#### **1.4.2.13. Extension of Permit by Fire Chief**

- 1) If the *Fire Chief* is of the opinion that substantial completion of the work has been prevented because of exceptional circumstances, the *Fire Chief* may extend the *permit*, provided that, in the meantime, no applicable amendments have been made to this By-law.

#### **1.4.2.14. Proof of Compliance**

- 1) The *Fire Chief* may direct that tests of materials, equipment, devices, or *construction* be made, or sufficient evidence or proof be submitted, at the expense of the *owner*, where, in the opinion of the *Fire Chief*, such evidence or proof is necessary to determine whether the material, equipment, device, or *construction* complies with this By-law.

#### **1.4.2.15. Hazardous Condition**

- 1) Where in the opinion of the *Fire Chief* a condition exists which may cause fire or explosion, or may increase the risk of fire, explosion or danger to persons or property, the *Fire Chief* may take all reasonable and necessary steps to remove the hazard or risk.

#### **1.4.2.16. Order to Remove Hazardous Condition**

- 1) Where in the opinion of the *Fire Chief*, a condition exists which may cause fire or explosion, or may increase the risk of fire, explosion or danger to persons or property, the *Fire Chief* may issue an order to the *owner*, requiring removal of the hazard or risk within a specified time.

2) Where in the opinion of the *Fire Chief*, a condition exists in a *building* which may cause fire or explosion, or may increase the risk of fire, explosion or danger to persons or property, the *Fire Chief* may issue an order to the *owner*, requiring the installation of *fire protection systems*, and may specify the type of installation required.

3) The *Fire Chief* may order the dilution, neutralization or removal of any materials which, in the opinion of the *Fire Chief*, have been contaminated as the result of an *incident* involving *dangerous goods*.

#### **1.4.2.17. Order to Provide Hazardous Condition Report**

1) Where, as the result of the failure of a facility, equipment or an excavation, a condition exists that causes or has the potential to cause fire or explosion, or may increase the risk of fire, explosion or danger to persons or property, the *Fire Chief* may require the *owner* to submit a report which includes

- a) the name and address of the *owner*,
- b) the address or location of the facility, equipment or excavation,
- c) the name and address of the *constructor*,
- d) the nature of the failure,
- e) the cause of the failure,
- f) a remedial plan to correct the failure, and
- g) a plan to prevent future failure.

#### **1.4.2.18. Hazardous Material**

1) The *Fire Chief* may require that any person supervising or doing work to install or remove a *building* material provide evidence of their training, certification or qualifications, if the installation or removal of a *building* material may, in the opinion of the *Fire Chief*, cause or have the potential to cause fire or explosion, or to increase the risk of fire, explosion or danger to persons or property, or affect the fire protection of a *building*.

#### **1.4.2.19. Emergencies**

1) If an emergency arising from a fire hazard or from a risk of explosion causes the *Fire Chief* to be apprehensive of imminent and serious danger to life or property, or of a panic, the *Fire Chief* may immediately and without prior notice take any action that, in the opinion of the *Fire Chief*, is advisable to remove the hazard or risk.

2) If, in the opinion of the *Fire Chief*, conditions exist in or near a hotel or public building that, in the event of fire, might seriously endanger life or property the *Fire Chief* may immediately and without prior notice take any action that, in the opinion of the *Fire Chief*, is advisable to remedy the conditions or to eliminate the danger.

3) For the purposes of Sentences (1) and (2), the *Fire Chief* may order the evacuation of any *building* or area or the closure of a hotel or public building and may call on peace officers to assist in the evacuation or closure.

4) If, in the opinion of the *Fire Chief*, all or a part of a *building* or structure should be

demolished or otherwise removed in order to prevent the spread of a fire, the *Fire Chief* may order that the *building* or structure be demolished or removed, or may demolish or remove the *building* or structure.

5) The *Fire Chief* may establish limited entry areas or zones in the vicinity of a fire or emergency and may prohibit any unauthorized person from entering those areas or zones.

6) In the absence of the police, the *Fire Chief* may direct or divert vehicular traffic that is in the vicinity of a fire or emergency and may order persons to comply with those directions, and the directions of the *Fire Chief* shall take precedence over posted traffic signs.

#### **1.4.2.20. Temporary Activities**

1) If a temporary activity is occurring in a *building* that was not designed to accommodate such activity, and that activity may, in the opinion of the *Fire Chief*, cause or have the potential to cause fire or explosion, or to increase the risk of fire, explosion or danger to persons or property, or affect the fire protection of a *building*, the *Fire Chief* may

- a) order that the activity cease,
- b) order that a *permit* be obtained for the activity,
- c) order that a fire watch be provided by an *owner* or occupant, and
- d) make such other orders as, in the opinion of the *Fire Chief*, are necessary to remove or reduce any hazard or risk of fire, explosion, or danger to life or property.

#### **1.4.3. Notices and Orders**

##### **1.4.3.1. Notices or Orders**

1) The *Fire Chief* may issue in writing such notices or orders as may be necessary to inform the *owner* of a contravention of this By-law, in the manner set out in this By-law.

##### **1.4.3.2. Scope of Orders**

1) The *Fire Chief* may order an *owner*, occupant or other person

- a) to remove or demolish any *building* or facility,
- b) to repair any *building* or facility,
- c) to alter the use or *occupancy* of a *building* or facility,
- d) to remove or securely store combustible or explosive materials,
- e) to remove a potential source of ignition,
- f) to remove a hazardous condition,
- g) to provide, alter, improve or maintain a *means of egress*, *fire separation* or other fire protection system required by this By-law,
- h) to secure a *building* against unauthorized entry,
- i) to provide written confirmation from an *acceptable* agency that a fire alarm system is fully operational,
- j) to take such precautions as may be necessary, in the opinion of the *Fire Chief*, to remove or reduce any hazard or risk of fire, explosion, or danger to life or property, or
- k) to comply with any other provision of this By-law.

2) The *Fire Chief* hereby authorizes every *Member* to issue a Notice of Violation in a form prescribed by the Fire Chief, and as amended by the Fire Chief from time to time.

3) The *Fire Chief* and every *Member* may issue a Fire Watch Order in a form prescribed by the Fire Chief, and as amended by the Fire Chief from time to time.

#### **1.4.3.3. Delivery of Orders**

1) The Fire Chief may deliver an order

- a) by delivery by hand to an *owner*, occupant or other person or to a representative of the *owner*, occupant or other person.
- b) by delivery by registered mail to the address of the *owner* as it appears on the records of the Assessment Authority of British Columbia, or
- c) in the case of a contravention of this By-law by an *owner* or occupant, by posting a copy of it on the *building*, structure, facility or premises, or
- d) by sending the order by electronic mail to the electronic mail address of the *owner* or a representative of the *owner*.

#### **1.4.3.4. Verbal Orders**

1) The *Fire Chief* may issue such verbal orders as may be necessary if the *Fire Chief* is attempting to extinguish a fire, control a *dangerous goods incident* or respond to an emergency.

#### **1.4.3.5. Delivery of Notice of Violation or a Fire Watch Order**

1) A Notice of Violation, or a Fire Watch Order may be delivered by:

- a) hand to an *owner*, occupant or other person or to a representative of the *owner*, occupant or other person.
- b) registered mail to the address of the *owner* as it appears on the records of the Assessment Authority of British Columbia,
- c) regular mail to the address of the *owner* as it appears on the records of the Assessment Authority of British Columbia, and by posting a copy of it on the building, structure, facility or premises,
- d) electronic mail to the electronic mail address of the *owner* or a representative of the *owner*, or
- e) posting a copy of it on the building, structure, facility or premises.

### **Section 1.5. Permits, Applications and Fees**

#### **1.5.1. Permits Required**

##### **1.5.1.1. When a Permit is Required**

- 1) Except as provided in Sentence (2), every building with an assembly occupancy designed for more than 60 persons shall have an occupant load permit.
- 2) The temporary use of a building for an arts and culture event for not more than 250 persons shall not require an occupant load permit if the temporary occupant load for the arts and culture event has been calculated pursuant to the provisions of this By-law.

3) A *permit* is required for

- a) the installation of a spill control system for *flammable* or *combustible liquids*,
- b) the installation, removal or abandonment of a *storage tank*, or
- c) the use of an outdoor storage receptacle constructed of combustible materials.

4) A *permit* is required for the construction of

- a) a bulk plant,
- b) a *fuel dispensing station*,
- c) a *process plant*, or
- d) a *distillery*.

5) An annual *permit* is required for the operation of

- a) a bulk plant,
- b) a *fuel dispensing station*,
- c) a *process plant*, or
- d) a *distillery*.

6) A *permit* is required for lighting or maintaining an open air fire, except as provided in Article 2.4.5.3. of Division B.

7) A *permit* is required for the temporary use of a covered mall for any extraordinary activities, such temporary merchandising or special events that take place inside the mall and outside of any premises approved for retail use.

8) A *permit* is required for the possession, storage, sale, or discharge of *fireworks* or *explosives*.

9) A *permit* is required for *blasting*.

#### **1.5.1.2. Construction, Installation or Operation Without a Permit**

1) If a *construction*, installation or operation for which a *permit* is required has been commenced before a *permit* has been issued, the *owner* shall

- a) make application for any necessary *permits*, and
- b) pay to the *City* double the *permit* fee set out in the Fee Schedule attached to this By-law as Schedule D.

2) If a *construction*, installation or operation for which a *permit* is required has been commenced before a *permit* has been issued, the *owner* shall, if ordered to do so by the *Fire Chief*

- a) provide proof that the *construction*, installation or operation complies with this By-law and any other applicable enactments,
- b) carry out tests and investigations by independent agencies, at the cost of the *owner* to determine whether or not the *construction*, installation or operation complies with this By-law,
- c) carry out tests and investigations by independent agencies, at the cost of the *owner* to determine appropriate remedial measures to ensure that the *construction*,

installation, or operation complies with this By-law,  
d) provide to the *Fire Chief*, at the cost of the *owner*, the results of any tests and investigations ordered by the *Fire Chief*, and  
e) provide documentation to the satisfaction of the *Fire Chief* to establish that all remedial measures to ensure the *construction*, installation or operation complies with this By-law have been completed.

## **1.5.2. Application for Permit**

### **1.5.2.1. Applications**

1) Applications for permits shall be made to the Fire Department in the form prescribed by the *Fire Chief* and shall be accompanied by such drawings, plans and supporting documents as may be required by the *Fire Chief*.

### **1.5.2.2. Documentation and Drawings**

1) A *permit* application must be accompanied by the requisite *permit* fee, in accordance with the Fee Schedule attached as Schedule D to this Part, and by such drawings, plans or supporting documents as may be required by the *Fire Chief* including, without limitation

- a) details of the location and layout of the *construction*, installation or operation in relation to any adjoining property lines, *buildings* or fencing,
- b) drawings indicating the size, capacity, use, type or trade name, construction, and installation standards of any *construction*, installation or operation for which a permit is sought,
- c) evidence that drawings or details have been prepared by, or under the supervision of a *registered professional*, and
- d) a letter that provides assurance of substantial compliance to this By-law and a commitment for *field review* sealed and signed by a *registered professional*.

### **1.5.2.3. No Refund**

1) Except as permitted in Article 1.5.2.4., no *permit* fees or part thereof shall be refunded if

- a) the *construction*, installation or operation authorized by a *permit* has commenced,
- b) the *permit* has expired, or
- c) the application has lapsed.

### **1.5.2.4. Partial Refund and Set-off**

1) If a *construction*, installation or operation authorized by *permit* has not commenced and the *Fire Chief* approves, the Director of Finance may refund a portion of the fees related to the *permit*, after deduction of any outstanding costs incurred by the *City* in processing the application for the *permit*.

### **1.5.2.5. Lapse of Application**

1) An *owner* shall comply with all the necessary requirements to complete an application for a *permit* within 6 months after the date of receipt of the application by the *Fire Chief*.

2) If an *owner* fails to comply with the requirements of Sentence (1), the application

for a *permit* shall lapse.

3) An application for a *permit* which has lapsed is expired and shall not be renewed except in accordance with Article 1.5.2.6.

#### **1.5.2.6. Renewal of Lapsed Application**

1) The *Fire Chief* may renew a lapsed application for a *permit* if the *Fire Chief* determines that

- a) no more than 3 months have passed since the date the application lapsed, and
- b) the failure to complete the requirements of the original application for a *permit* was reasonable in the circumstances.

2) Despite the provisions of Sentence (1), the *Fire Chief* shall not renew a lapsed application for a *permit* more than once.

3) An application for a *permit* which has been renewed pursuant to Sentence (1) shall comply with any amendments to this By-law made since the date of receipt of the original application by the *Fire Chief*.

#### **1.5.3. Permits**

##### **1.5.3.1. Posting of a Permit**

1) A *permit* required by this Part shall be displayed in the location designated by the *Fire Chief*.

##### **1.5.3.2. Validity of Permit**

1) A *permit* issued under this By-law continues to be valid unless the time limit on the *permit* expires, the *permit* is revoked, or there is a material change in the conditions under which the *permit* was issued.

##### **1.5.3.3. Permit not Transferable**

1) A *permit* is not transferable.

#### **1.5.4. Payment of Fees**

##### **1.5.4.1. Fees**

1) The fees set out in Schedule D to this By-law shall be payable to the *City* by all persons applying for *permits*, inspections or services.

2) Fees shall be paid at the time of application for a *permit*, inspection or service.

3) Fees invoiced by the Fire Department are due and payable within 30 days of invoice issuance.

4) A *false alarm* fee that has not been paid by an *owner* or occupier may be recovered by insertion on the real property tax roll.

## **Section 1.6        Offences and Penalties**

### **1.6.1.        Offences**

#### **1.6.1.1.    Offences**

**1)** A person who

- a) violates any provision of this By-law, or does any act or thing which violates any provision of this By-law, or suffers or allows any other person to do any act or thing which violates any provision of this By-law,
- b) neglects to do or refrains from doing anything required to be done by any provision of this By-law, or
- c) fails to comply with an order, direction, or notice given under any provision of this By-law, or suffers or allows any other person to fail to comply with an order, direction, or notice given under any provision of this By-law,

is guilty of an offence against this By-law, and liable to the penalties imposed under this section.

### **1.6.2.        Fines and Penalties**

#### **1.6.2.1.    Fines**

**1)** Except as provided in Sentence (2) and (3), every person who commits an offence against this By-law is liable to a fine of not less than \$500 and not more than \$50,000 upon conviction.

**2)** Notwithstanding the minimum fine referred to in Sentence (1), every person who commits an offence against any of the following provisions of this By-law is liable to a fine of not less than \$750.00 and not more than \$50,000 upon conviction

- a) Division B, Sentences 2.4.1.1.(1) or (2) regarding accumulation of combustible materials,
- b) Division B, Sentence 2.4.6.1.(1) regarding vacant building security,
- c) Division B, Sentences 2.7.1.3.(4) or (5) regarding maximum occupant load,
- d) Division B, Sentence 2.7.1.6.(1) regarding means of egress maintenance,
- e) Division B, Sentences 2.7.1.9. (2) or (3) regarding exterior means of egress maintenance,
- f) Division B, Sentence 6.3.1.1.(1) regarding fire alarm, voice communication or radio antenna system maintenance,
- g) Division B, Sentence 6.3.1.5.(1) regarding radio antenna testing,
- h) Division B, Sentence 6.4.1.1.(1) regarding water-based fire protection system test, or
- i) Division C, Sentences 1.2.1.11.(1) or (2) regarding interference with firefighting equipment

**3)** Notwithstanding the minimum fine referred to in Sentence (1), every person who commits an offence against any of the following provisions of this By-law is liable to a fine of not less than \$1,000.00 and not more than \$50,000 upon conviction

- a) Division C, Sentence 5.7.1.1.(1) regarding selling or discharging fireworks
- b) Division C, Sentences 5.7.1.3.(3), (4), and (5) regarding pointing fireworks and

use by underage persons, and

c) Division C, Sentence 5.7.2.4.(1) regarding exploding animal deterrents.

**4)** Except as provided in Sentence (5) and (6), every person who commits an offence of a continuing nature is liable to a fine of not less than \$500.00 and not more than \$50,000.00 for each day such offence is continued.

**5)** Notwithstanding the minimum fine referred to in Sentence (4), every person who commits an offence of a continuing nature against any of the provisions listed in Sentence (2) is liable to a fine of not less than \$750.00 and not more than \$50,000.00 for each day such offence is continued.

**6)** Notwithstanding the minimum fine referred to in Sentence (4), every person who commits an offence of a continuing nature against any of the provisions listed in Sentence (3) is liable to a fine of not less than \$1,000.00 and not more than \$50,000.00 for each day such offence is continued.

## **Section 1.7        Transition Provisions**

### **1.7.1. General**

#### **1.7.1.1.    Validity of Permits Issued Under Previous By-law**

**1)** Subject to the provisions of Article 1.5.2.6., *projects* for which *permits* were obtained under By-law No. 12472 may be carried out in accordance with the provisions of that By-law.”.

**SCHEDULE D FEE****SCHEDULE****PERMIT FEES**

<b>Item</b>	<b>Activity</b>	<b>Fee</b>	<b>GST applicable</b>
1	Open-air burning (each occurrence)	\$240.00	-
2	Open-air burning by registered non-profit group (each occurrence)	\$24.00	-
3	Selling fireworks (wholesale) - annual permit	\$240.00	-
4	Fireworks vendor - annual permit	\$500.00	-
5	Firing of display fireworks or explosives (each event)	\$300.00	-
6	Firing of display fireworks by registered non-profit group (each event)	\$24.00	-
7	Firing of explosives for blasting operations (per day per project)	\$240.00	-
8	Installation, removal or abandonment of storage tank (other than single detached house)	\$300.00	-
9	Removal or abandonment of storage tank (single detached house)	\$300.00	-
10	Installation of fuel dispensing station	\$300.00	-
11	All other permits	\$300.00	-
12	Extension of permit (each extension)	\$120.00	-

## INSPECTION AND RECORD FEES

Item	Activity	Fee	GST applicable
13	Record search of property (reporting letter), for each civic address on a property (maximum charge \$780.00)	\$130.00	-
14	Record search regarding incident responded to by Fire Department (for each hour or part thereof)	\$130.00	-
15	Each inspection additional to the first inspection for a permit application	\$120.00	YES
16	Special event plan check or site inspection (for each hour or part thereof)	\$150.00	YES
17	Re-inspection (for each hour or part thereof)	\$210.00 first hour or part thereof, plus \$105.00 per hour for each subsequent hour or part thereof	YES
18	For installation, modification, or relocation of a lock box	\$130.00	-
19	Special inspection or plan check (per site) to determine compliance with By-law, in respect of which no specific fee is otherwise prescribed in this Schedule (for each hour or part thereof)	\$150.00	YES

## SERVICE FEES

Item	Activity	Fee	GST applicable
20	Fire watch at special event or filming (for each hour or part thereof, 4-hour minimum)	\$150.00	YES
21	Occupancy load certificate (for occupancy by 150 persons or less)	\$360.00	-
22	Occupancy load certificate (for occupancy by more than 150 persons)	\$600.00	-
23	Review of fire safety plan for high building (for each hour or part thereof, 3 hour minimum)	\$120.00	YES
24	Review of fire safety plan for all buildings other than high buildings (for each hour or part thereof, 2 hour minimum)	\$120.00	YES
25	Review of construction fire safety plan	\$130.00	YES
26	Responding to the third and each subsequent false alarm for the same address in a calendar year (for each occurrence)	\$216.00	YES

**EXPLANATION****A By-law to amend the  
Ticket Offences By-law No. 9360**

Enactment of the attached by-law will implement Council's resolution of July 9, 2025 regarding offences pursuant to the Fire By-law.

Director of Legal Services  
July 22, 2025

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

**A By-law to amend the  
Ticket Offences By-law No. 9360  
regarding offences pursuant to the Fire By-law**

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 Ticket Offences By-law No. 9360.
2. In Section 1.2, Council strikes out the definition for “Fire Chief” and replaces with:  
  
““Fire Chief” means the person appointed as such by Council pursuant to the Vancouver Charter, every Deputy Fire Chief, and every *member* authorized in writing to act on behalf of the Fire Chief.”
3. Council strikes out Table 8.1 and Table 8.2 and substitutes the following Table 8.1 and Table 8. 2:

**“Table 8.1  
Fire By-law**

Column 1	Column 2	Column 3	Column 4
Fire Chief	Activity creating life safety concerns	2.1.2.2.(1) Division B	\$500.00
	No smoke alarm in dwelling unit	2.1.3.3.(1) Division B	\$500.00
	No CO alarming device in dwelling unit	2.1.3.8.(2) Division B	\$500.00
	Fail to provide portable fire extinguisher	2.1.5.1.(1) Division B	\$500.00
	Fire doors held open	2.2.2.4.(4) Division B	\$500.00
	Accumulate combustible materials	2.4.1.1.(1) Division B	\$750.00
	Accumulate combustible materials in service area or means of egress	2.4.1.1.(2) Division B	\$750.00
	Fail to provide/secure noncombustible outdoor storage receptacle	2.4.1.1.(7) Division B	\$500.00
	Fail to secure vacant building	2.4.6.1.(1) Division B	\$750.00
	Fail to install approved commercial cooking equipment exhaust or fire protection system	2.6.1.9.(1) Division B	\$500.00
	Fail to use/inspect/maintain approved commercial cooking equipment exhaust or fire protection system	2.6.1.9.(2) Division B	\$500.00
	Exceed occupant load on permit	2.7.1.3.(4) Division B	\$750.00
	Exceed occupant load	2.7.1.3.(5) Division B	\$750.00
	Fail to maintain egress	2.7.1.6.(1) Division B	\$750.00
	Fail to inspect exterior egress	2.7.1.9.(2) Division B	\$750.00

	Fail to maintain exterior egress	2.7.1.9.(3) Division B	\$750.00
	Fail to illuminate exit lighting/signs	2.7.3.1.(2) Division B	\$500.00
	Fail to inspect/test/maintain/ recharge portable fire extinguisher	6.2.1.1.(1) Division B	\$500.00
	Fail to maintain fire alarm/voice communication/radio antenna system	6.3.1.1.(1) Division B	\$750.00
	Fail to test radio antenna system	6.3.1.5.(1) Division B	\$750.00
	Fail to inspect/test/maintain water- based fire protection system	6.4.1.1.(1) Division B	\$750.00
	Fail to install/inspect/test/ maintain a smoke alarm	6.7.1.1.(1) Division B	\$500.00
	Fail to inspect/test/maintain a CO alarming device	6.7.1.1.(2) Division B	\$500.00

**Table 8.2**  
**Fire By-law**

Column 1	Column 2	Column 3	Column 4
Fire Chief	Discard smoking or burning materials	2.4.2.3.(1) Division B	\$500.00
Police Officer	Light or maintain outdoor fire without permit	2.4.5.1.(1) Division B	\$500.00
	Smoking or open flame in tent/air- supported structure	2.9.3.3.(1) Division B	\$500.00
	Sell, possess, or discharge fireworks without a permit	5.7.1.1.(1) Division B	\$1000.00
	Sell fireworks to a person under 19 years of age	5.7.1.3.(3) Division B	\$1000.00
	Point fireworks at any person/animal/building/ thing	5.7.1.3.(4) Division B	\$1000.00
	Possess or discharge fireworks by a person under 19 years of age	5.7.1.3.(5) Division B	\$1000.00
	Sell, offer for sale or discharge exploding animal deterrents	5.7.2.4.(1) Division B	\$1,000.00
	Fail to comply with Fire Chief order	1.2.1.1.(1) Division C	\$500.00
	Interfere with fire truck or equipment	1.2.1.11.(1) Division C	\$750.00
	Park vehicle on fire hose	1.2.1.11.(2) Division C	\$750.00
	Activation of fire alarm system when no fire	1.2.1.11.(3) Division C	\$500.00
	False report of fire	1.2.1.11.(4) Division C	\$500.00

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

ENACTED by Council this      day of      , 2025

Mayor

City Clerk

**EXPLANATION****A By-law to amend Zoning and Development By-law No. 3575  
Regarding Provisions for EV Charging Infrastructure**

Following the Public Hearing on July 10, 2025, Council resolved to amend the Zoning and Development Levy By-law to facilitate the installation of Electric Vehicle Charging Equipment. Enactment of the attached by-law will implement Council's resolution.

Director of Legal Services  
July 22, 2025

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

**A By-law to amend the Zoning and Development By-law No. 3575  
Regarding Provisions for EV Charging Infrastructure**

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

1. This by-law amends the indicated provisions of the Zoning and Development By-law No. 3575.

2. In Section 2, Council adds the definition of “Electric Vehicle Charging Equipment” in correct alphabetical order, as follows:

<u>Term</u>	<u>Definition</u>
“Electric Vehicle Charging Equipment	Equipment necessary to deliver electric vehicle charging on a site including all conductors, connectors, devices, apparatus, and fittings.”.

3. In section 4.8.1, Council strikes the “and” at the end of 4.8.1(v), strikes the period at the end of 4.8.1(w), adds “; and” at the end of 4.8.1(w) and adds the following exemption for development permits for electrical vehicle supply equipment as a new 4.8.1(x):

“(x) the installation of electric vehicle charging equipment, pursuant to an electrical permit, provided the equipment is located in an area where vehicle parking or vehicle servicing is available.”.

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.

5. This by-law is to come into force and take effect upon enactment.

ENACTED by Council this \_\_\_\_\_ day of \_\_\_\_\_, 2025

\_\_\_\_\_  
Mayor

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

**EXPLANATION**

**A By-law to amend the  
Zoning and Development By-law No. 3575  
regarding zero emission buildings and other miscellaneous amendments**

Following the Public Hearing on July 10, 2025, Council resolved to amend the Zoning and Development By-law to update and extend the existing incentives for high performance buildings and other miscellaneous amendments. The attached by-law will implement Council's resolution. Minor corrections were made to clarify that the limitation on the exclusion for zero emission buildings applies to applications for one and two principal dwelling units only, and that the date the by-law becomes effective has been advanced.

Director of Legal Services  
July 22, 2025

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

**A By-law to amend the  
Zoning and Development By-law No. 3575  
regarding zero emission buildings and other miscellaneous amendments**

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

1. This by-law amends the indicated provisions of the Zoning and Development By-law No. 3575.
2. In section 2, Council strikes out the definition of “Low Operational Cost Housing”.
3. In section 5.2.1(e), Council:
  - (a) strikes out “low operational cost housing containing 6 or more dwelling units that is” and replaces it with “zero emission buildings that are”;
  - (b) strikes out “and may only be granted after the Director of Planning has considered” and substitutes “and may only vary any other provisions after considering”; and
  - (c) strikes out “December 31, 2025” and substitutes “October 31, 2030”.
4. In section 10, Council strikes out section 10.19 in its entirety, including the title and section 10.19.1, and substitutes the following: “Section 10.19 [Reserved]”.
5. In section 10.33.1(e), Council:
  - (a) adds “in an application for one or two principal dwelling units” after “88 m<sup>2</sup>”.
  - (b) strikes out subsection (ii) and renumbers subsection (iii) as subsection (ii);
  - (c) in subsection (ii), strikes out “January 31, 2026” and substitutes “October 31, 2030”; and
  - (d) in subsection 10.33.1(e)(i), adds “or” after “10.33.3,”.
6. In section 10.33, Council adds a new section 10.33.4 in the correct numerical order as follows.

“10.33.4 For a zero emission building not included in section 10.33.1, the Director of Planning may exclude 10% of the permitted floor area from the computation of the total floor area, if the Director of Planning considers the intent of the applicable district schedule and all applicable Council policies and guidelines, except that this exclusion does not apply if:

  - (a) the site is zoned CD-1; or
  - (b) an exclusion is provided under section 10.15 or 10.33.3; or

(c) the application is made after October 31, 2030.”.

7. 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.

8. This by-law is to come into force and take effect upon enactment.

ENACTED by Council this                      day of                      , 2025

\_\_\_\_\_  
Mayor

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

**EXPLANATION****A By-law to amend  
Vancouver Development Cost Levy By-law No. 9755  
regarding Low Operational Cost Housing**

Following the Public Hearing on July 10, 2025, Council resolved to amend the Vancouver Development Cost Levy By-law regarding Low Operational Cost Housing consequential to the Zoning and Development By-law amendments relating to zero-emission buildings. The attached by-law will implement Council's resolution. A minor correction made to advance the date the by-law becomes effective.

Director of Legal Services  
July 22, 2025

**A By-law to amend  
Vancouver Development Cost Levy By-law No. 9755  
regarding Low Operational Cost Housing**

1. This by-law amends the indicated provisions or schedules of Vancouver Development Cost Levy By-law No. 9755.

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.

ENACTED by Council this     day of \_\_\_\_\_, 2025

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

**EXPLANATION****A By-law to amend the  
Vancouver Utilities Development Cost Levy By-law No. 12183  
regarding Low Operational Cost Housing**

Following the Public Hearing on July 10, 2025, Council resolved to amend the Vancouver Utilities Development Cost Levy By-law regarding Low Operational Cost Housing consequential to the Zoning and Development By-law amendments relating to zero-emission buildings. The attached by-law will implement Council's resolution. A minor correction was made to advance the date that the by-law becomes effective.

Director of Legal Services  
July 22, 2025

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

**A By-law to amend the  
Vancouver Utilities Development Cost Levy By-law No. 12183  
regarding Low Operational Cost Housing**

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

1. This by-law amends the indicated provisions of the Vancouver Utilities Development Cost Levy By-law No. 12183.
2. In section 3, Council strikes out section 3.12, "Rate for LOCH increases".
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 upon enactment.

ENACTED by Council this     day of                      , 2025

Mayor

City Clerk

**EXPLANATION****A By-law to amend  
CD-1 (625) By-law No. 11485**

Following the Public Hearing on July 8, 2025, Council resolved to amend CD-1 (625) for 408-488 West King Edward Avenue to add Child Day Care Facility to the list of permitted Institutional uses. 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.

Director of Legal Services  
July 22, 2025

408-488 West King Edward Avenue

**BY-LAW NO.**

**A By-law to amend  
CD-1 (625) By-law No. 11485**

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. 11485.
2. Council strikes out section 4.2(b) and substitutes the following:  
  
“(b) Institutional Uses, limited to Community Care Facility – Class B, Adult Day Care Centre, and Child Day Care Facility; and”
3. This by-law is to come into force and take effect on the date of its enactment.

ENACTED by Council this      day of                          , 2025

Mayor

City Clerk

**EXPLANATION****A By-law to amend  
CD-1 (561) By-law No. 10872**

Following the Public Hearing on July 8, 2025, Council resolved to amend CD-1 (561) for 955 East Hastings to simplify limitations on Office Uses. 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.

Director of Legal Services  
July 22, 2025

955 East Hastings

**BY-LAW NO.**

**A By-law to amend  
CD-1 (561) By-law No. 10872**

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. 10872.
2. Council strikes out section 4.3 and substitutes the following:

“4.3 Despite the provisions of section 3.2, retail uses, and service uses limited to Barber Shop or Beauty Salon, Neighbourhood Public House and Restaurant, are only permitted on the first storey of a building, except that, at the front portion of the first storey, such uses must be limited to no more than 50% of the full width of the front portion of the first storey, to a depth of 10.7 m measured from the front wall of the building.”.
3. Council strikes out section 5.2(a) and substitutes the following:

“(a) the maximum floor area for office uses must not exceed 1,976 m<sup>2</sup>; and”
4. This by-law is to come into force and take effect on the date of its enactment.

ENACTED by Council this      day of      , 2025

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Mayor

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

**EXPLANATION****A By-law to amend  
CD-1 (497) By-law No. 10174**

Following the Public Hearing on July 8, 2025, Council resolved to amend CD-1 (497) for 2665 Renfrew Street to simplify the parking, loading and bicycle requirements. 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.

Director of Legal Services  
July 22, 2025

2665 Renfrew Street

**BY-LAW NO.**

**A By-law to amend  
CD-1 (497) By-law No. 10174**

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. 10174.
2. Council strikes out section 7 and substitutes the following:

**“7      Parking, loading, and bicycle spaces**

Any development or use of the site requires the provision, development, and maintenance, in accordance with the requirements of, and relaxations, exemptions and mixed-use reductions in, the Parking By-law, of off-street parking, loading, and bicycle spaces.”

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

ENACTED by Council this      day of      , 2025

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Mayor

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

**EXPLANATION****A By-law to amend  
CD-1 (772) By-law No. 12962**

Following the Public Hearing on July 8, 2025, Council resolved to amend CD-1 (772) for 1102-1138 East Georgia Street to remove the limitation to General Office use and permit all Office Uses. 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.

Director of Legal Services  
July 22, 2025

1102-1138 East Georgia Street

**BY-LAW NO.**

**A By-law to amend  
CD-1 (772) By-law No. 12962**

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. 12962.
2. Council strikes out section 5(e) and substitutes the following:  
“(e) Office uses;”
3. This by-law is to come into force and take effect on the date of its enactment.

ENACTED by Council this       day of \_\_\_\_\_, 2025

Mayor

City Clerk