WHEREAS, under the provisions of the *Municipal Government Act*, a council may pass bylaws respecting Business, Business activities, and persons engaged in Business, and provide for a system of licensing including any or all of the matters listed therein;

NOW THEREFORE, the Council of the City of Fort Saskatchewan in the Province of Alberta, enacts as follows:

This Bylaw is cited as the City of Fort Saskatchewan “Business Licence Bylaw”.

1. **DEFINITIONS**

In this Bylaw:

(a) “advertise” means any public notice, such as, but not limited to:

(i) a poster, a placard, a flyer;

(ii) a sign, including an inscribed board, structure, or device serving for advertising without being limited to free-standing signs, portable signs, or banners;

(iii) a newspaper display;

(iv) a television or radio announcement designed to sell goods or publicize a service or vacancy;

(v) an internet or email display; or

(vi) a display delivered to mobile devices.

(b) “application” means a written application for a Business Licence, as provided for by this Bylaw.

(c) “Applicant” means a person who applies for a licence or for renewal of a licence.

(d) “Business” means:
(i) a commercial, merchandising, or industrial activity or undertaking;

(ii) a profession, trade, occupation, calling, or employment; or

(iii) an activity providing goods or services;

whether or not for profit and however organized or formed, including a co-operative or association of persons.

(e) “Business Licence” means a licence issued pursuant to this Bylaw.

(f) “Business Licence Inspector” means a person authorized by the City Manager to carry out the provisions of this Bylaw or anyone acting on his behalf.

(g) “Business Premises” means a store, office, dwelling, warehouse, factory, building, enclosure, yard, or other place occupied or capable of being occupied by any person for the purpose of engaging in or operating any Business.

(h) “City” means the City of Fort Saskatchewan, a municipal corporation in the Province of Alberta, and includes the area contained within the boundaries of the City of Fort Saskatchewan where the context requires.

(i) “City Council” means the municipal Council of the City of Fort Saskatchewan.

(j) “City Manager” means the City Manager of the City of Fort Saskatchewan or anyone designated by the City Manager to act on their behalf.

(k) “dwelling” means a complete building or self-contained portion of a building used by a household, containing sleeping, cooking and sanitary facilities, intended as a permanent residence and having an independent entrance either directly from the outside of the building or through a common area inside the building.

(l) “Farmers’ Market” means a multi-vendor organization in which at least 80% of the vendors sell goods that such vendor has made, baked, or grown within Alberta, and which is currently recognized by Alberta Agriculture, Food, and Rural Development as either a “full” or “temporary” status Farmers’ Market.

(m) “Garage Sale” means an informal, irregularly scheduled sale of miscellaneous household goods by a private individual from a dwelling for a maximum of three (3) consecutive days.

(n) “Land Use Bylaw” means the Land Use Bylaw of the City of Fort Saskatchewan.

(o) “Business Licence Fees” means the fees, rates and charges established for businesses in the Fees and Charges Bylaw.
(p) “Licensee” means a person who holds a valid Business Licence issued pursuant to the provisions of this Bylaw.

(q) “Municipal Tag” means a tag or similar document issued by the City, pursuant to the Municipal Government Act (MGA), for the purpose of notifying a person that an offence has been committed for which prosecution may follow.

(r) “Non-profit Organization” means any incorporated or unincorporated organization formed for charitable purposes and not organized for profit or personal gain, including purposes which are of a philanthropic, benevolent, educational, health, humane, religious, cultural, artistic, or recreational nature.

(s) “Non-resident Business” means a Business which operates, in whole or in part, within the City’s corporate limits, but which does not maintain a permanent Business Premises within the City’s corporate limits.

(t) “Order” means a written order pursuant to the MGA, to remedy a contravention of this Bylaw.

(u) “pawned goods” means receiving or taking by way of pawn, pledge, or exchange any goods for the repayment of money lent thereon.

(v) “Peace Officer” means:

(i) a member of the Royal Canadian Mounted Police;

(ii) a special constable appointed under the Police Act;

(iii) a person who is employed or retained by the City whose duties include written authorization to issue violation tickets under the Provincial Offences Procedure Act, or

(iv) a Bylaw Enforcement Officer appointed by the City.

(w) “person” means an individual, sole proprietorship, corporation, partnership, joint venture, co-operative or society.

(x) “Public Market” means a Business which provides stalls, tables or space for temporary rent to Temporary Vendors who sell their goods and service directly to the public.

(y) “Resident Business” means a Business which maintains a permanent Business Premises within the City’s corporate limits.

(z) “Special Event” means a temporary outdoor event including, but not limited to, festivals, parades, sport, recreation, or cultural activities, which does not exceed
fourteen (14) consecutive days in duration, which would have a significant impact on the public, and which may include Temporary Vendors.

(aa) “second-hand goods” means selling or exchanging of previously owned goods.

(bb) “Subdivision & Development Appeal Board” (SDAB) means the Board established pursuant to the MGA.

(cc) “Temporary Business Licence” means a Business Licence that is valid for a limit of 28 consecutive days from the date of issuance.

(dd) “Temporary Vendor” means a Business that sells goods or services for a limited period of time from a temporary location on public or private property within the City’s corporate limits.

(ee) “Violation Ticket” means a Violation Ticket as defined in the Provincial Offences Procedure Act.

2. BUSINESS LICENCE REQUIREMENTS

(a) No person shall engage in or operate a Business in the City unless the person holds a Business Licence authorizing them to engage in or operate that Business.

(b) A person who engages in or operates a Business at more than one location, shall only be required to hold one Business Licence.

(c) A person who engages in or operates more than one Business shall be required to obtain a separate Business Licence for each Business.

(d) Two or more Businesses may operate at one Business Premises, but each Business shall obtain a separate Business Licence.

(e) Any advertising of a Business shall be deemed to be proof that the person advertising is engaging in or operating any such Business.

(f) Proof of one transaction or offer to transact in a Business is sufficient to establish that a person is engaging in or operating a Business.

3. EXEMPTIONS

(a) The following are exempt from obtaining a Business Licence:

(i) the Crown in right of Canada;

(ii) the Crown in right of Alberta;
(iii) a Crown corporation;
(iv) the City of Fort Saskatchewan;
(v) an active member of an association registered under the Professional and Occupational Associations Registration Act;
(vi) a regulated member or a Business owned by a regulated member under the Health Professions Act;
(vii) a person whose Business is specifically exempt from municipal licensing by provincial or federal legislation; and
(viii) a person under the age of 18 providing occasional light duty services and labor as an individual.

(b) A Non-profit Organization may apply to the Business Licence Inspector for an exemption from the Business Licence fees. All applications shall be submitted in writing and shall include the following information:

(i) name of the organization;
(ii) purpose of the organization;
(iii) organizational structure;
(iv) a Confirmation of Registration, a charity registration number, or other government authorization; and
(v) description of the activities that will be undertaken within the City.

(c) Following receipt of an application under Subsection 3(b), the Business Licence Inspector may waive the Business Licence Fees in whole, or part, if the Business Licence Inspector considers that such a waiver is in the best interests of the City and its residents.

(d) Subsection 3(b) does not relieve the Non-profit Organization from otherwise complying with the terms of this Bylaw, or any other bylaw of the City, or any other government authority.

(e) No Business Licence is required for a Garage Sale when held at a dwelling or residential premises and when held for three (3) consecutive days or less.
(f) The onus of proof for exemption from the provisions of this Bylaw is on the person alleging the exemption.

4. APPLICATION

(a) Prior to issuance of a Business Licence, an Applicant shall obtain and produce for the Business Licence Inspector:

(i) an application in a form established by the Business Licence Inspector;

(ii) payment of Business Licence fees; and

(iii) any additional information required by the Business Licence Inspector.

(b) Prior to issuance of a Resident Business Licence, an Applicant shall obtain and produce for the Business Licence Inspector, proof of a valid and subsisting Development Permit for the Business Premises.

(c) An application for a new, renewal or transfer of Business Licence shall be made in writing on a form provided by the Business Licence Inspector.

(d) A Business Licence application for any Business shall be made by the owner of the Business or an agent of the owner.

(e) An Applicant must be at least eighteen (18) years of age.

(f) A Business Licence does not relieve the Licensee from the obligation to obtain any other permit, licence or other approval that may be required under another Bylaw of the City or any other government authority.

(g) A person shall not give false information in an application pursuant to the provisions of this Bylaw.

5. BUSINESS LICENCE FEES

(a) Business Licence fees are set out in the City’s Fees and Charges Bylaw.

(b) Fees for a new Business Licence may be reduced pro rata on a quarterly basis, as set out in the Fees and Charges Bylaw.

(c) An application for a Business Licence will not be considered by the Business Licence Inspector until the Applicant pays any required Business Licence Fees.

(d) Unless otherwise specified in this Bylaw, Business Licence fees are not refundable.
(e) The Business Licence Inspector may refund a Business Licence fee if the Business Licence is not issued or renewed.

6. TERM OF BUSINESS LICENCE

(a) Every Business Licence issued under the provisions of this Bylaw shall expire at 11:59:59 PM on the 31st day of December of the year in which said Business Licence was issued, unless the Business Licence has been cancelled or forfeited earlier.

7. RENEWALS

(a) A Licensee that fails to renew their Business Licence prior to the end of the term shall construe their Business to have ceased operation and their licence shall be deemed to be expired.

(b) Where a Business Licence has expired and the Business is still in operation, the person is guilty of an offence under this Bylaw.

(c) Full payment of the Business Licence fee is required for renewal.

(d) A person whose Business Licence has expired will be required to submit a new application to obtain a Business Licence.

8. POWERS OF THE BUSINESS LICENCE INSPECTOR

(a) The City Manager may appoint a Business Licence Inspector to carry out the provisions of this Bylaw.

(b) If the City Manager does not appoint a Business Licence Inspector, the City Manager is deemed to be the Business Licence Inspector.

(c) The Business Licence Inspector may delegate any duty or responsibility of the Business Licence Inspector to an employee or agent of the City.

(d) The Business Licence Inspector shall receive and consider applications to operate a Business within the City, including the power to consult with, obtain information from, and verify information with other employees or agents of the City, other governments, government agencies, or persons.

(e) The Business Licence Inspector shall consider each complete application.

(f) The Business Licence Inspector shall grant a Business Licence to an Applicant if the Applicant meets the requirements of this Bylaw.
(g) The Business Licence Inspector has the right to refuse to issue or renew a Business Licence, may suspend or revoke a Business Licence, and may impose conditions on a Business Licence for the following reasons:

(i) The Applicant, or Licensee, or any of his agents or employees:

   i. furnishes false information within an application;
   
   ii. furnishes false information or misrepresents any fact or circumstance to the City;
   
   iii. does not meet the requirements of this Bylaw with respect to the Business Licence applied for or held;
   
   iv. breaches a condition of the Business Licence;
   
   v. breaches a condition of the Development Permit;
   
   vi. fails to pay any fee required by this or any applicable bylaw; or
   
   vii. fails to pay a fine imposed by a court for a contravention of this Bylaw.

(ii) in the opinion of the Business Licence Inspector, based on reasonable grounds, it is in the public interest to do so.

(h) Subject to subsection 7 (g), the Business Licence Inspector may refuse to re-instate a revoked or suspended Business Licence if the reasons for revoking or suspending the Business Licence have not been satisfied.

(i) The Business Licence Inspector may carry out inspections of a Business Premises to ensure the operation complies with this Bylaw.

(j) The Business Licence Inspector may establish forms for the purpose of this Bylaw.

9. POWERS OF THE PEACE OFFICER

(a) The City Manager may appoint a Peace Officer to enforce the provisions of this Bylaw.

(b) The Peace Officer may carry out inspections of a Business Premises to ensure the operation complies with this Bylaw.

(c) The Peace Office may issue a Municipal Tag, as established by this Bylaw, to any Person who is in contravention of this Bylaw.
10. NOTICE

(a) The City may provide written notice in any case where:

(i) an application has been refused;

(ii) a Business Licence has been revoked or suspended;

(iii) conditions are applied to a Business Licence;

(iv) a Business Licence has expired; or

(v) payment of a Business Licence fee is required.

(b) Written notice may be provided:

(i) by mail to the persons’ place of business or residence, as shown on their Business Licence or application;

(ii) by delivery to them personally; or

(iii) by electronic mail as shown on their application.

11. CANCELLATION, SUSPENSION AND REVOCATION

(a) Any Business Licence may be cancelled, on condition that a written notice is provided to the Business Licence Inspector.

(b) Where a Licensee has cancelled their Business Licence, they shall immediately return the Business Licence and the Business may not operate until such time as a new Business Licence is issued.

(c) A Business Licence may be immediately suspended or revoked when any required certificate, licence, permit or other document of qualification, issued by the municipal, provincial or federal government, is terminated, suspended or surrendered.

(d) Where a Business Licence has been suspended by the Business Licence Inspector, the Licensee may not operate until such time as their Business Licence has been reinstated.

(e) Where a Business Licence has been revoked by the Business Licence Inspector, a person may not operate until such time as a new Business Licence is issued.
12. APPEAL

(a) A person may appeal to the SDAB in any case where a decision has been made relating to:

(i) an application for a Business Licence which has been refused; or

(ii) a Business Licence that has been revoked or suspended.

(b) A SDAB appeal shall be made following the provisions pursuant to the MGA.

13. PROOF OF LICENCE

(a) The onus of proving that a person has a valid and subsisting Business Licence for a Business shall be on the person alleging the Licence.

14. TRANSFER OF BUSINESS LICENCE

(a) Unless otherwise provided herein, any subsisting Business Licence issued under this Bylaw may be transferred, upon application to the Business Licence Inspector and payment of the prescribed fees, provided that the Applicant has the required qualifications and furnishes legal documentation releasing the rights and interests of the previous owner.

15. RESPONSIBILITIES OF THE LICENSEE

(a) A Licensee shall forthwith notify the Business Licence Inspector in writing of:

(i) a change in the name of the Business;

(ii) a change in the address or phone number of the Licensee’s Business Premises;

(iii) a change in ownership of the Business;

(iv) a change in the partners of the Business if the Business Licence is issued to a partnership; or

(v) a change in the officers or directors of the corporation if the Licence is issued to a corporation.

(b) A Licensee shall be responsible for producing their Business Licence upon demand by the Business Licence Inspector or a Peace Officer.
(c)  A Licensee shall be responsible for obtaining any required certificates, licences or permits legislated by the municipal, provincial, or federal governments.

(d)  A Licensee shall be responsible for the act or acts of his agents or employees in the operation of the Business in the same manner and to the same extent as though the act or acts were done by the Licensee.

(e)  A Licensee shall be responsible for renewing their Business Licence prior to the end of the term.

16. TRANSACTIONS RESPECTING PAWNED GOODS

(a)  Whenever a transaction in respect of pawned goods occurs, the following information shall be accurately recorded:

(i)  the date and hour of the transaction;

(ii)  the full name, date of birth, residential address, residential telephone number, physical description (including sex, age, eye colour, hair colour, height, weight, build and complexion) of the person from whom the pawned goods were acquired or received;

(iii)  the numbers from two of the following forms of identification which confirms the name and address given:

   i.  operator’s licence;

   ii.  birth certificate;

   iii.  credit card; or

   iv.  another form of identification, which would be acceptable by a chartered bank for the purpose of identifying a person for cashing a cheque.

(iv)  a complete and accurate description of the goods, including the make, model, manufacturer’s name, serial number and other distinguishing marks;

(v)   the amount of money advanced in respect of the pawned goods; and

(vi)  the name of the person who conducted the transaction.
(b) Where pawned goods have been redeemed, the person who returns the goods in question shall accurately record:

(i) their own name and the date the goods were redeemed; and

(ii) the same information that is required in Section 16(a) relative to the person who has redeemed the pawned goods.

(c) No person shall receive or conduct any transaction concerning pawned goods where it is evident that any serial number or other distinguishing marks relating thereto have been altered or obliterated in any way.

(d) Any person who records false, misleading or inaccurate information with respect to a transaction referred to in Subsection 16(a), or who fraudulently alters, obliterates or defaces any record of such a transaction is guilty of an offence under this Bylaw.

(e) A true copy of the record required to be made pursuant to Subsections 16(a) and 16(b) shall be made available by the person for the inspection of and pickup by any Peace Officer on each business day before 10:00 a.m. on the first business day following the day on which the relevant transaction occurred.

(f) The record which is required to be made pursuant to Subsections 16(a) and 16(b) shall be maintained by the person in whose Business Premises the relevant transaction has taken place for a period of one (1) year from the date of the transaction.

(g) Every person shall at all times keep posted in a conspicuous location of their Business Premises so as to be easily seen and read by persons pledging goods the following information:

(i) the maximum interest rate allowed federally to be taken by persons; and

(ii) a detailed statement as to the manner in which the interest rate charged by the person is calculated.

(h) At any time taking any pawn or pledge, the person conducting the transaction shall deliver to the person pledging articles or goods a written or printed receipt containing:

(i) the day, month and year on which the pledge is due;
(ii) the amount of money advanced thereon;

(iii) the interest rate charged by the person with respect to the transaction; and

(iv) the person’s Business name and address.

(i) No person shall:

(i) take any goods by way of pledge from any person under the age of eighteen (18) years;

(ii) receive or retain any goods or articles as pledges or pawns unless the person pledging the same accepts the receipt required by Subsection 16(h);

(iii) take any goods by way of pledge from any person without having first obtained from them a declaration in legible writing which they have signed stating that they are entitled to pledge the goods in question and that any other person who may have a lawful interest in those goods has given their permission for the goods to be so pledged;

(iv) purchase or take in pawn, pledge or exchange the receipt required pursuant to Subsection 16(h) which has been issued by any other person;

(v) allow a person to redeem a pawned item unless the person has first taken reasonable steps to ensure that the person redeeming the item was the same person who pawned it; or

(vi) take any goods by way of pledge or conduct any transaction with respect to pawned goods at any time between the hours of 9:00 p.m. and 9:00 a.m. of the following business day.

(j) With the exception of pawned goods which are lawfully redeemed by the person who pledged them or their agent, no person shall alter, repair, forfeit, sell or dispose of, or in any way part with possession of goods which have been pledged until the expiration of forty-five (45) days from the date such goods were pledged, exclusive of the day of pledging.

(k) Notwithstanding Subsection 16(j), if any longer period of retention has been agreed upon by the parties to the transaction in which the goods were pledged, then that period must expire before the goods can be forfeited or sold.
(l) Notwithstanding Subsections 16(j) and 16(k), this Bylaw does not authorize the sale, disposal or forfeiture of goods, which is contrary to the operation of any other law.

(m) No person shall, during the periods stated in Subsections 16(j) and 16(k) as the case may be, remove or permit the removal of any pawned goods from the Business Premises where they were originally acquired.

(n) All pawned goods on the Business Premises of a person shall be kept separate and apart from any other merchandise and no person shall intermix or allow the intermixture of pawned goods with other merchandise until such time that the periods stated in Subsections 16(j) and 16(k) as the case may be, have expired.

(o) Every person shall, during the normal business hours, permit the Business Licence Inspector, Peace Officer or authorized person to examine any goods, which have been pawned, or any of the records or books, which are pursuant to this Bylaw, required to be kept in relation to the Business of the person.

17. TRANSACTIONS RESPECTING SECOND-HAND GOODS

(a) A person who acquires or receives second-hand goods for re-sale shall accurately record the following information:

(i) the date and hour of the acquisition, purchase, or exchange;

(ii) the full name, date of birth, residential address, residential telephone number, physical description (including sex, age, eye colour, hair colour, height, weight, build and complexion) of the person from whom the second-hand goods were acquired;

(iii) the numbers from two of the following forms of identification which confirms the name and address given:

   i. operator’s licence;

   ii. birth certificate;

   iii. credit card; or

   iv. another form of identification, which would be acceptable by a chartered bank for the purpose of identifying a person for cashing a cheque.
(iv) a complete and accurate description of the second-hand goods, including the make and model of the item, the manufacturer’s name, any serial number, and other distinguishing marks which may appear thereon;

(v) the amount paid or exchanged in respect of the second-hand goods; and

(vi) the name of the person who conducted the transaction.

(b) No person shall alter, repair, forfeit, sell or dispose of or in any way part with possession of second-hand goods for a period of at least forty-five (45) days from the date of acquisition, exclusive of the date the second-hand goods were acquired.

(c) All second-hand goods located upon the Business Premises of a person shall be kept separate and apart from any other merchandise and no person shall intermix or allow the intermixture of second-hand goods with any other merchandise until such time that the period stated in Subsection 17(b) has expired.

(d) No person shall receive or conduct any transaction concerning second-hand goods where it is evident that any serial number or other distinguishing marks relating thereto have been altered or obliterated in any way.

(e) Any person who records false, misleading or inaccurate information with respect to a transaction referred to in Subsection 17(a) or who fraudulently alters, obliterates or defaces any record of such a transaction is guilty of an offence under this Bylaw.

(f) A true copy of the record required to be made pursuant to Subsection 17(a), shall be made available by the person for the inspection of and pickup by any Peace Officer on each business day before 10:00 a.m. on the first business day following the day on which the relevant transaction occurred.

(g) The record which is required to be made pursuant to Subsection 17(a) shall be maintained by the person in whose Business Premises the relevant transaction has taken place for a period of one (1) year from the date of the transaction.

(h) No person shall take any second-hand goods from any person under the age of eighteen (18) years.

(i) Every person shall, during normal business hours, permit the Business Licence Inspector, Peace Officer or authorized person to examine any goods, which have been purchased, or any of the records or books, which are pursuant to this Bylaw, required to be kept in relation to the Business of the person.
(j) The provisions of Clause 17 do not apply to second-hand goods donated for the purpose of re-sale to raise funds for a Non-profit Organization.

18. FARMERS’ MARKETS

(a) The Business responsible for operating a Farmers’ Market shall submit to the Business Licence Inspector proof of membership in the Alberta Approved Farmers’ Market Program administered by Alberta Agriculture and Rural Development.

(b) A Business Licence for a Business operating a Farmers’ Market is valid for Temporary Vendors operating within the Farmers’ Market, while the Farmers’ Market is in operation.

19. PUBLIC MARKETS

(a) The Business responsible for operating a Public Market shall obtain a valid Business Licence.

(b) A Business Licence for a Business operating a Public Market is valid for Temporary Vendors operating within the Public Market, while the Public Market is in operation.

(c) The Business responsible for operating a Public Market shall obtain and keep a written record of each Temporary Vendor’s:

   (i) legal Business name;

   (ii) owner’s address;

   (iii) owner’s name;

   (iv) owner’s phone number; and

   (v) required certificates, licences and permits legislated by municipal, provincial, or federal governments.

20. SPECIAL EVENTS

(a) A Business operating a Special Event which is held outdoors on public property shall comply with the Land Use Bylaw and obtain all necessary permits, including, but not limited to a Special Event – Outdoor Permit.
(b) A Business operating a Special Event which is held outdoors on private property shall comply with the Land Use Bylaw and obtain all necessary permits.

(c) A Business Licence for a Business operating a Special Event is valid for Temporary Vendors operating within the Special Event while the Special Event is in operation.

(d) A Business operating a Special Event shall obtain and keep a written record of each Temporary Vendor’s:

(i) legal Business name;
(ii) owner’s address;
(iii) owner’s name;
(iv) owner’s phone number; and
(v) required certificates, licences and permits legislated by the municipal, provincial, federal governments.

21. ENFORCEMENT

(a) Any person who is in contravention of this Bylaw is guilty of an offence.

(b) In the case of an offence that is of a continuing nature, a contravention constitutes a separate offence in respect of each day, or part of a day, on which it continues and a person guilty of such an offence is liable to a fine in an amount that is established by this Bylaw for each such day, or part of a day.

(c) For the purpose of this Bylaw, an act or omission by an employee or agent of a person is deemed also to be an act or an omission of the person, if the act or omission occurred in the course of the employee’s employment with the person, or in the course of the agent exercising the powers or performing the duties on behalf of the person under their agency relationship.

(d) When a corporation commits an offence under this Bylaw, every principal, director, manager, employee or agent of the corporation who authorized the act or omission that constitutes the offence, or assented to, or agreed to, or participated in the act or omission that constitutes the offence, is guilty of the offence.

(e) If a partner in a partnership is guilty of an offence under this Bylaw, each partner in that partnership who authorized the act or omission that constitutes the offence,
or assented to, or agreed to, or participated in the act or omission that constitutes the offence, is guilty of the offence.

(f) A Licensee shall permit a Peace Officer to enter and inspect any Business Premises, as specified in section 542 of the MGA, for the purpose of determining compliance with this Bylaw.

22. FINES AND PENALTIES

(a) Any person who is in contravention of this Bylaw is guilty of an offence and is subject to receive a Municipal Tag in the amount of $300.00 for the first offence.

(b) A person who is guilty of a subsequent offence within a period of twelve (12) months is subject to receive a Municipal Tag or Violation Ticket, which is double the amount of the previous offence.

(c) A person who is guilty of an offence, upon summary conviction in provincial court, is subject to a penalty not to exceed ten thousand dollars ($10,000.00), exclusive of costs for breach thereof, or in a case of non-payment of the fine, or for the imprisonment of not more than six months for non-payment of a fine, as per the MGA.

(d) If in the event, during prosecution for an offence, proof of a valid Business Licence is required, the person charged with the offence shall bear the burden of responsibility to provide proof that they were in possession of a valid Business Licence at the time of the offence.

(e) In a prosecution for a contravention of this Bylaw against engaging in or operating a Business without a Business Licence, proof of one transaction in the Business or that the Business has been advertised is sufficient to establish that a person is engaged in or operates a Business.

23. INTERPRETATION

(a) If any portion of this Bylaw is declared invalid by a court of competent jurisdiction, the invalid portion must then be severed and the remainder of the Bylaw is deemed valid and enforceable.

(b) All references in this Bylaw will be read with such changes in number and gender as may be appropriate, and references shall be read as a corporation or partnership, and pronouns shall be deemed to not be gender specific.
(c) The insertion of headings is for convenience of reference only and shall not be construed so as to affect the interpretation or construction of this Bylaw.

(d) Wherever the provisions of this Bylaw are, or are deemed to be in at variance with each other, the more restrictive of the two provisions shall apply.

(e) Any reference in this Bylaw to provisions of statute, rules or regulations, shall be deemed to include references to such provisions as amended, modified or re-enacted from time to time.

(f) Nothing in this Bylaw relieves any person from compliance with any other bylaw or applicable federal or provincial law, regulation or enactment.

24. EFFECTIVE DATE

(a) This Bylaw becomes effective upon third and final reading, and has been duly signed.

25. REPEAL OF BYLAWS

(a) Upon third reading of Bylaw C9-16, Bylaw C20-05 and all amendments thereto are hereby repealed.

READ a first time in Council this 10th day of May A.D. 2016.

READ a second time in Council this 10th day of May A.D. 2016.

READ a third time in Council this 10th day of May A.D. 2016.

_____________________________
Mayor

_____________________________
Director, Legislative Services

Date Signed: May 11, 2016