CITY OF

BUSINESS LICENCE BYLAW BYLAW NO. 89-071

This consolidation is a copy of a bylaw consolidated under the authority of section 139 of the *Community Charter*. (Consolidated on July 1, 2015 up to Bylaw No. 14-101)

This bylaw is printed under and by authority of the Corporate Administrator of the Corporation of the City of Victoria.

NO. 89-071

BUSINESS LICENCE BYLAW

A BYLAW OF THE CITY OF VICTORIA

(Consolidated to include Bylaws No. 89-185, 90-004, 90-093, 90-222, 92-014, 92-095, 93-014, 93-086, 93-122, 93-135, 94-026, 95-029, 95-077, 95-097, 95-113, 96-003, 98-006, 98-044, 99-042, 01-070, 01-092, 01-152, 02-111, 03-109, 04-117, 08-097, 10-074, 10-084, 13-011 and 14-101)

to consolidate the provisions for the licensing and regulation of businesses and to provide for voluntary penalties and the issuing of tickets.

PURSUANT to the powers vested in it by the Victoria City Act, 1919 as amended, by the Municipal Act R.S.B.C. 1979, c.290, and other powers thereunto enabling, the Municipal Council of The Corporation of the City of Victoria enacts as follows:

- 1 This Bylaw may be cited as the "BUSINESS LICENCE BYLAW."
- 2 (1) This bylaw is subject to the provisions of the Interpretation Bylaw, 1974.
 - (2) In this bylaw,

"automatic teller machine" means a device that

- (a) is linked to a financial institution's account records, and that is able to carry out transactions that include account transfers, deposits, cash withdrawals, balance inquiries, payments of amounts owed, or other financial transactions, and
- (b) is not located in the same building as offices of the financial institution that owns the device;

"financial institution" means a bank, credit union, or trust company.

- 3 No provision of this bylaw shall depend for its validity on any other provision of this or of any other bylaw, it being Council's intention that, notwithstanding that one or more of the provisions of this or of any other bylaw may be invalid, as many as possible of the provisions of this bylaw shall remain in force and effect, as though such invalid provision or provisions were never enacted.
- 4 No person shall carry on any of the trades, businesses, professions, occupations, callings, employments or purposes set out in the Schedule of Fees attached to and forming part of this bylaw, unless:
 - (a) he holds a valid and subsisting licence for that purpose, issued under the provisions of this bylaw or of another bylaw of the City enacted for that purpose;

- (b) he had paid in advance to the City the licence fee prescribed in this bylaw, and if no licence fee is presscribed in this bylaw then such licence fee as may be prescribed in another bylaw having application;
- (c) he displays such licence in a conspicuous place on the premises, if any, to which the licence applies.
- 6 Except as otherwise provided by bylaw, each licence shall be in writing, shall be issued by the Licence Inspector, and shall identify the licensee and the nature of the business authorized.
- 7 An application for a licence shall be made in writing on a form prescribed by the Licence Inspector.
- 8 (1) Before issuing any licence, the License Inspector may require evidence to his reasonable satisfaction that the applicant has complied with any and all applicable bylaws, regulations and statutes, and may require the applicant to give full particulars of all convictions of any offences recorded against the applicant anywhere in Canada during the two years immediately preceding the date of application.
 - (2) The License Inspector may also obtain a report from any police force on the applicant's criminal record, and no liability for defamation shall attach to the City or any of its employees or to any member of any police force for communicating such information in good faith, whether or not the information is accurate.
 - (3) The Licence Inspector may issue or renew a business licence for a business that holds a Liquor Primary or Liquor Primary Club Licence issued under the Liquor Control and Licensing Regulation, B.C. Regulation No. 244/2002, only if the applicant for the business licence
 - enters with the City into a Good Neighbour Agreement, in the form attached as Schedule B to this bylaw, that includes the conditions set out in paragraph (b); and thereby
 - (b) agrees that the applicant will:
 - (i) ensure that noise emissions from the business do not disturb the neighbourhood and comply with the City's bylaws dealing with the regulation of noise,
 - (ii) ensure that the business does not play amplified music, between 11:00 p.m. and the business' closing time, outside of the building where the business is located,
 - (iii) post a sign at the entrance of the place of business advising of the dress code, if any, the admission fee and the identification requirements in connection with permitted entry to the business,
 - (iv) require on-duty employees to wear distinctive identification badges displaying an identification number,

- (v) maintain a list that fully identifies all employees by name and identification number,
- (vi) employ security personnel to patrol the outdoor areas of the place of business, to monitor the activity of patrons in those areas, particularly at closing time, and to ensure orderly dispersal of patrons as they leave the place of business,
- (vii) employ reasonable screening measures to ensure that patrons entering the business premises are at least 19 years of age and that no weapons or illegal drugs are brought onto the business premises,
- (viii) not permit patrons to carry or consume alcoholic beverages in areas that are not licensed for that purpose, including the outdoor areas of the place of business,
- (ix) when requested, allow those patrons who have consumed liquor at that place of business the use of one of the business' telephones, free of charge, for the purpose of telephoning a taxi or other transportation,
- (x) each night after the business closes, inspect its outdoor areas and ensure that they are free of litter, garbage and broken glass,
- ensure that at all times the queue of patrons waiting for entry into the place of business does not impede or obstruct pedestrian traffic along a sidewalk or interfere with access or egress to another place of business,
- (xii) immediately remove all graffiti that is placed from time to time on the exterior of the building in which the business is located.
- (4) The requirements set out in subsection (3)(b) are conditions that the applicant must comply with throughout the term of its business licence and any renewal term.
- 9 Until the contrary is proved a person shall be deemed to carry on a trade, business, profession, occupation, calling, employment or purpose without a valid and subsisting licence if he performs a single transaction which is normally performed only by persons engaged in the trade, business, profession, occupation, calling, employment or purpose.
- 10 (1) Except as otherwise expressly provided in this bylaw every licence shall be valid for a term of one year, commencing on the 16th day of January and terminating on the 15th day of January next, provided that if a licence is issued after the 16th day of January in any year it shall be valid only until the 15th day of January next, but the full licence fee shall nevertheless be payable.
 - (2) A person who holds a licence under this bylaw must renew the licence and pay the annual licence fee on or before January 15 for as long as that person continues to operate the business.

- (3) If a licence is renewed after February 15, the licence holder must pay to the City a late fee of \$25 in addition to the applicable annual licence fee.
- (4) Subsection (3) does not apply to licence holders described under paragraphs 10(a) and (d), 11, 12 and 14 in the Schedule of Licence Fees.
- 11 (1) No licence shall be transferable from one person to another, and no refund shall be payable in respect of a licence on the grounds that the holder of such licence has ceased to carry on business before its expiry.
 - (2) Notwithstanding subsection (1) a licence under paragraph 18 in the Schedule of Licence Fees shall, if in good standing, be transferred from one person to another, upon written application of the transferor and the transferee.
- 12 Any person holding a licence shall be entitled, on written application duly made to and approved by the Licence Inspector, to change his place of business, subject to compliance with any bylaws of the City relating to the location, nature, condition, or approval of the premises to be used or occupied for it, or to any other bylaws relating to the application for or subject matter of the licence, but no person shall be entitled to carry on business at two or more locations at the same time under one licence.
- 13 Any License Inspector, any person designated by the Director of Finance and any Police Officer may at any reasonable time enter upon any premises for the purpose of ascertaining whether the provisions of this bylaw are being complied with, and provided that the Inspector, Police Officer or other designated person produces proper identification when asked, no person shall hinder, delay or obstruct him.
- 14 Notwithstanding anything contained in this bylaw the Council may, by unanimous vote of all the members present, refuse in any particular case to grant the request of the applicant for a licence under the provisions of this bylaw.
- 15 (1) In addition to any power of refusal or revocation of licences vested in it by the preceding section or by any other law, the Council may by the votes of at least two thirds of all its members refuse to issue a licence or may revoke a licence already issued on the grounds that:
 - (a) not more than two years before such refusal or revocation, the applicant for or holder of the licence as the case may be;
 - (i) was convicted anywhere in Canada of an offence involving dishonesty;
 - (ii) was convicted, found guilty of or liable for any contravention or offence relating to the conduct of a business similar to that which the licence relates;

- (iii) was convicted, found guilty of, or liable for any contravention or offence, in Victoria, against this bylaw or against any bylaw authorizing the issuance of a business licence or regulating the conduct of a business; or
- (b) the applicant for or holder of the licence in his application for a licence, was guilty of misrepresentation, nondisclosure or concealment of any material fact, relating to the subject matter of the licence or required to be stated in, the application.
- (c) In this section "applicant" or "holder" includes the director of a corporation and partner of a firm.
- (2) A Licence Inspector may suspend a licence for a reasonable length of time if the holder of that licence
 - (a) is convicted of an offence indictable in Canada;
 - (b) is convicted of an offence under any municipal bylaw or statute of British Columbia in relation to the licensed business or the land or building named in the licence;
 - (c) has, in the opinion of the Licence Inspector, been guilty of gross misconduct that
 - (i) is related to the licensed business or the land or building named in the licence; and
 - (ii) warrants the suspension of the licence;
 - (d) no longer meets the lawful requirements for carrying on the licensed business or for the land or building named in the licence; or
 - (e) has, in the opinion of the Licence Inspector,
 - (i) conducted the licensed business or performed a service in a particular manner; or
 - (ii) sold, offered for sale, displayed for sale or distributed to a person actually or apparently under the age of 16 years anything;

that may be harmful or dangerous to the health or safety of a person actually or apparently under the age of 16 years.

(3) Sections 513(2) to (4) of the <u>Municipal Act</u> (B.C.) apply to an appeal from a decision to suspend a licence under subsection (2).

- 16 Before any of the powers under the preceding two sections are exercised by the Council, written notice shall be given to the applicant for or holder of the licence, as the case may be, stating briefly any allegation or factor which the Council will consider, and inviting the applicant or holder to appear in person or by agent before the Council at the time and place stipulated in the notice, to make representations with or without the production of evidence in support thereof.
- 17 The proceedings conducted pursuant to the preceding section shall be open to the public unless at the request of the applicant for or holder of the licence the Council resolves to exclude the public, but the Council may deliberate in private before making its decision.
- 18 If the applicant for or holder of the licence does not appear in person or by agent at the time appointed pursuant to Section 16 the Council may proceed in his absence.
- 19 No refund shall be made in respect of any part of the fee paid for a licence that has been revoked.
- 20 Where the Council has refused a licence pursuant to Section 14 or 15 no fresh application for the same licence shall be entertained within three months after such refusal except with the unanimous consent of the members of Council present.
- 21 The provisions of this bylaw apply, to the extent that they are consistent, to any other bylaw enacted by virtue of the powers conferred on the City by the provisions of Section 18 of the Victoria City Act, 1919, as amended.
- 22 The amount of the licence fee payable to the City for a licence shall be as stipulated in the Schedule of Licence Fees, unless a licence fee is payable pursuant to the provisions of another bylaw.
- 23 [Repealed]
- 24 (1) Before issuing a business licence pursuant to paragraph 21 of the Schedule of Licence Fees, where an applicant is applying for such licence for the first time, the Licence Inspector, as a condition of issuing the licence, may require the applicant to furnish a letter of credit or bond in the amount of \$500.00, the return of which shall be conditional upon the applicant carrying on the business continuously for at least six months from the date of issuance of the business licence.
 - (2) Where any person has been required to furnish a letter of credit or bond pursuant to this section, such security shall be returned to that person when the person has carried on business continuously within the City for six months from the date of issuance of the business licence.
- 25 (1) No person shall carry on any trade, business, profession, occupation, calling, employment or purpose mentioned in this bylaw on any street, sidewalk, public place or public square unless such person is expressly permitted to do so by any other bylaw of the City.

- (2) For the purposes of this section, "the carrying on of any trade, business, profession, occupation, calling, employment or purpose" includes any advertising by means of handbills, pamphlets, circulars, leaflets or other printed, typed or written materials.
- 26 (1) A person commits an offence and is subject to the penalties imposed by this bylaw, the Ticket Bylaw and the *Offence Act* if that person:
 - (a) contravenes a provision of this bylaw;
 - (b) consents to, allows, or permits an act or thing to be done contrary to this bylaw; or
 - (c) neglects or refrains from doing anything required by a provision of this bylaw.
 - (2) Each day that a contravention of a provision of this bylaw occurs or continues shall constitute a separate offence.
- 27 [Repealed]
- 28 Upon the request of a Bylaw officer or a Police Officer, any person who is carrying on business on any street, sidewalk, public place or square shall identify himself or herself and provide his or her permanent address.
- 29 [Repealed]
- 30 [Repealed]
- 31 Bylaw No. 80-195, the "Business Licence Bylaw" and all amendments are repealed.
- 32 A business licensed under the *Liquor Control and Licensing Act* must not sell, or offer for sale, alcoholic beverages at a retail price of less than \$3.00 per Standard Serving, inclusive of taxes.
- 33 For the purpose of section 32, the minimum price of an alcoholic beverage containing a fraction of one Standard Serving is to be calculated pro rata.
- 34 For the purpose of section 32, a Standard Serving is:
 - (a) 1 fluid ounce of spirits having an alcoholic content of 17% or more, served on its own or in a mixed beverage;
 - (b) 5 fluid ounces of wine having an alcoholic content of 1.5% or more;
 - (c) 12 fluid ounces of beer, cider, or a cooler, having an alcoholic content of 1.5% or more.

Passed and received third reading by the Municipal Council the 8th day of June 1989. Reconsidered and adopted by the Municipal Council the **22nd** day of June 1989.

> "M. JOHNSTON" CITY CLERK

"E. SIMMONS" ACTING MAYOR

SCHEDULE OF LICENCE FEES

			License Fee (per annum, unless otherwise <u>stated)</u>
<u>Classific</u>	cation of	Business	<u>otherwise statedy</u> \$
1.	A pers hawki	son carrying on the business of selling newspapers by ng	25.00
2.		rker, selling original paintings, drawings, sketches or gs only	300.00
3.	A haw	ker, selling arts and crafts only	5.00
4.	Any d Bylaw	esignated area hawker, as defined in the Street Vendors	300.00
5.	Any o	250.00	
6.	(1)	A person, who, in person or by telephone, either on his own behalf or as agent for another, sells or solicits or takes orders for the sale, by retail, of goods, wares or merchandise to be supplied by any person resident or doing business outside the City,	300.00
	(2)	Where orders for cosmetics, health food products, kitchenware, costume jewellery, or household cleaning products are solicited in the home of a prospective purchaser at a gathering attended by more than one prospective purchaser	100.00
7.		erson selling property by auction (except Crown officers, fs and bailiffs)	300.00
8.	A pers	son carrying on the business of a hospital for profit	280.00
9.	A pers	son carrying on the business of a school for profit	30.00
10.	truck,	son owning or keeping a cab, carriage, cart, wagon, dray, motor car, automobile, or other conveyance or vehicle for other than a school bus for which no license is required	
	(a)	if a limousine with a driver, for each limousine	140.00
	(b)	if any other conveyance or vehicle with a driver, including a taxi within the meaning of the Taxi Bylaw, for each conveyance or vehicle	140.00
	(c)	if conveyances or vehicles without drivers, per business location	500.00

Bylaw current to July 1, 2015. To obtain latest amendments, if any, contact Legislative Services at 250-361-0571.

	(d)	if a pedicab carriage, per pedicab	140.00			
	(e)	if a moped, motor cycle or bicycle rental business, per business location	60.00			
11.	passer or a pa City ar	Except as provided in Clause 12, any person who transports bassengers in a vehicle, or other conveyance, other than a vessel or a passenger bus service on a fixed route between a place in the City and a place outside the City, for each vehicle or other conveyance 140.00				
12.		ony person who transports passengers in a horse drawn vehicle or special events only 140.00				
13.	on a fix	Any person carrying on the business of a passenger bus service on a fixed route in the City or between any place in the City and any place outside the City, per business location 280.00				
14.	Any pe vessel	Any person who transports passengers in a vessel, for each vessel				
15.	Any pe	y person carrying on the business of a steamship company 140.00				
16.	Any pe arrivals	y person carrying on any airline business with or without flight ivals or departures within the City of Victoria 280.00				
17.		A transient trader, as defined in the <u>Victoria City Act, 1919,</u> 5.18(1)(v) 1,000.00				
18.	rooms apartm	Subject to Clause 19, a person letting individual rooms, suites of rooms, or lodgings for hire, either in a hotel, rooming house, apartment house, lodging house or elsewhere, and whether or not board or meals are supplied to the occupants thereof \$100.00, plus \$5.00 for each room let or available for letting				
19.	Any pe	ersons who				
	(a)	have 2 or fewer rooms or suites for rent in a dwelling unit where the dwelling unit is occupied by its owner, the dwelling unit remains as a single legal title, and the interval at which rent is payable on the suite or rooms is one month or longer, or				
	(b)	let a room or suite of rooms under a registered lease with an initial or renewal term of 99 years or more				

are not required to take out or hold a license under Clause 18.

20.	Each person carrying on the business calling or profession of accountant, architect, insurance adjuster, public stenographer, real estate agent, barrister, solicitor, physician, surgeon, medical practitioner, or specialist, engineer, land surveyor, optometrist, refractionist, dentist, dental surgeon, osteopath, chiropractor, faith- healer, mental-healer, or other healer of human diseases or ailments, or veterinarian, whether as principal, partner or	
	employee, for each person	100.00
21.	Any person carrying on flower sales from outside premises in which the business of government liquor sales is conducted, but not on any sidewalk, boulevard, or street, for each business	100.00
22.	Any person carrying on the business of an amusement centre, including billiard hall, bowling alley or dance club	60.00
23.	Any person carrying on the business of a barber or hairdresser	100.00
24.	Any person carrying on the business of a bingo hall	280.00
25.	Any person carrying on the business of a radio or television broadcasting station	250.00
26.	Any person carrying on the business of a dealer in secondhand or used motor vehicles and motor vehicle repairs	200.00
27.	Any person carrying on the business of a dealer in new automobiles or in both new and used automobiles shall also be entitled to carry on the business of selling automobile accessories, gasoline, oil and supplies and repairing automobiles or motor cars without another license	500.00
28.	Any person carrying on the business of a casino	280.00
29.	Any person carrying an the business of catering	60.00
30.	Any person carrying on the business of a laundry or dry cleaners	100.00
31.	Any person carrying on the business of stockbroker, commodity trader, auto broker or investment dealer	200.00
32.	Any person carrying on the business of a credit union	280.00
33.	Any person carrying on the business of a day care centre	30.00
34.	Any person carrying on a retail business which includes 10 or more distinctive line or class of goods, wares or merchandise	3,000.00

35. [Repealed]

36.	Selling beverages for consumption in the place where the beverages are sold				
	(a.1)	Regu	sed liquor primary business, as defined under B.C. Ilation 244/2002, located inside the Downtown Area in on the map in Schedule C	\$300 plus \$7 per each unit of licensed liquor primary person capacity	
	(a.2)	Regu	sed liquor primary business, as defined under B.C. Ilation 244/2002, located outside the Downtown Area on on the map in Schedule C	\$300 plus \$6 per each unit of licensed liquor primary person capacity	
	(a.3)	Regu	sed liquor primary clubs, as defined under B.C. Ilation 244/2002, and licensed cultural facilities ated by a not for profit society:		
		(i)	\$100 for licensed liquor primary person capacity not over 299,		
		(ii)	\$200 for licensed liquor primary person capacity of 300 to 599,		
		(iii)	\$400 for licensed liquor primary person capacity of 600 to 899,		
		(iv)	\$800 for licensed liquor primary person capacity of 900 or more.		
	(b)		food primary licensed business, as defined under Regulation 244/2002	100.00	
	(c.1)	licensed food primary business with a lounge endorsement, as defined under B.C. Regulation 244/2002, located inside the Downtown Area shown on the map in Schedule C		\$200 plus \$7 per each unit of licensed liquor primary person capacity	
	(c.2)	licensed food primary business with a lounge endorsement, as defined under B.C. Regulation 244/2002, located outside the Downtown Area shown on the map in Schedule C		\$200 plus \$6 per each unit of licensed liquor primary person capacity	
37.	Any person carrying on the business of a liquor store			280.00	
38.	Any person carrying on the business of a railway office 14			140.00	

39.	Any person carrying on the business of a rental service including the rental of chattels 60.00			
40.	Any person carrying on the business of a social club which offers games of chance 150.00			
41.	Any person operating any theatre, or motion picture theatre			
	(a) where the seating capacity is less than 975	500.00		
	(b) where the seating capacity is more than 975	500.00		
42.	Any person carrying on the business of a tug boat company	280.00		
43.	Any person carrying on the business of a wholesale or wholesale and retail merchant or trader 200.00			
44.	Any person carrying on the business of a bank			
	(a) for the first business location	1,000.00		
	(b) for each additional business location	700.00		
45.1	Any person owning or operating any lawful automatic vending or slot machine			
	(a) for each washer or dryer, per machine	11.00		
	(b) for any other vending machine	15.00		
45.2	Despite section 45.1, any person having possession or control of a lawful automatic or slot machine, or any other machine, that dispenses lottery tickets for sale to a customer or for subsequent sale by a vendor to a customer: for each machine			
45.3	Any person having possession or control of an automatic teller machine: for each machine			
46.	Each person carrying on any of the trades, businesses, professions, occupations, callings, employments, or purposes mentioned in Section 18(1) of the Victoria City Act, 1919 but not expressly mentioned in this Schedule, for each enterprise 100.00			
47.	Each person carrying on any business not otherwise mentioned in this Schedule, for each such business 100.00			
48.	Any person carrying on the business of a laundromat in a 100.00			
49.	Any person carrying on the business of a trust company	700.00		

50.	Any person carrying on the business of an insurance company	280.00
51.	Any person carrying on a bicycle courier business, as that business is defined in the Bicycle Courier Bylaw	150.00
52.	Any person carrying on the business of a street entertainer, as defined in the Street Vendors Bylaw	25.00
53.	Any person carrying on an outdoor market business that, for a fee, permits individuals to use or occupy a space, table or booth outdoors on public property for the purpose of retail marketing of goods or services	100.00
54.	Any person carrying on the business of teletheatre wagering that involves betting on horse races from a remote location where the live races are shown electronically on a screen	280.00

Schedule B Liquor-Primary Business Good Neighbour Agreement

WHEREAS representatives of the Corporation of the City of Victoria (the "City"), Victoria Police Department (the "Police Department"), and the owners, _____

of the liquor-primary business, (the "Liquor-Primary Business"), located at , Victoria, B.C., recognize that liquor licensed establishments have a civic responsibility beyond the legislated requirements of the Liquor Control and Licensing Act to control the conduct of their patrons; and

WHEREAS the City, the Police Department and the Liquor-Primary Business agree that in recognizing this principle, the following measures will be implemented by the Liquor-Primary Business, up to the opening for business and will continue to be in effect at all times; and

WHEREAS the City of Victoria Business Licence Bylaw, s. 8(3)(b) imposes certain conditions with which the holder of a business licence for a Liquor-Primary Business) must comply;

Conditions of license (as provided under City of Victoria Business Licence Bylaw No. 89-71)

- 1. As there is recognition that the Liquor-Primary Business exists within proximity of transient & residential accommodations and other commercial buildings, the Liquor-Primary Business undertakes to ensure that noise emissions do not disturb the neighbourhood and comply with the City of Victoria Noise Bylaw.
- 2. The Liquor-Primary Business will not play amplified music outside of the building after 23:00h.
- 3. The Liquor-Primary Business will post a sign at the entrance to the licensed premises advising of the identification requirement and any dress code or admission fee.
- 4. The Liquor-Primary Business staff shall wear distinctive identification badges displaying an identification number at all times while on duty in the licensed premises, and the manager shall at all times maintain a list identifying every staff member by name and identification number.
- 5. The Liquor-Primary Business shall employ staff or security personnel to patrol the external area and to monitor the activity of patrons immediately outside the Liquor-Primary Business, particularly at closing time, to ensure orderly dispersal.
- 6. The Liquor-Primary Business staff shall make every reasonable effort to scrutinize patrons as they enter to ensure that all patrons are at least 19 years of age and that no weapons or items of contraband are brought into the Liquor- Primary Business.
- 7. Patrons shall not be allowed to carry open beverages or to consume them in areas that are not licensed for such purpose including outside of the Liquor- Primary Business.
- 8. Patrons of the Liquor-Primary Business who have consumed liquor shall be allowed free use of a telephone for the purposes of calling a taxi or other transportation, if requested.

- 9. The Liquor-Primary Business' staff shall undertake to inspect the outside of the premises each night after closing to ensure that there is no litter, garbage or broken glass left in the area around the Liquor-Primary Business.
- 10. The Liquor-Primary Business shall ensure at all times that the line-up into the business does not impede or obstruct pedestrian traffic along the sidewalk or interfere with access or egress to another place of business.
- 11. The Liquor-Primary Business agrees to remove immediately all graffiti placed from time to time on the property that is owned or leased by the Liquor-Primary Business.

Other terms and conditions of this Good Neighbour Agreement

- 12. The Liquor-Primary Business staff shall monitor the conduct of all patrons within the Liquor-Primary Business and terminate alcoholic beverage service to persons exhibiting signs of intoxication.
- 13. The Liquor-Primary Business shall support and cooperate with Victoria City Police in Licensed Premises Checks and any crime prevention initiatives for liquor-licensed establishments.
- 14. When incidents occur that require police involvement, all Liquor-Primary Business staff shall cooperate with police members and shall not impede or obstruct the investigation in any way.
- 15. There shall be no tolerance for criminal activity within the Liquor-Primary Business, and police will be consulted should a "criminal element" become present.
- 16. The Liquor-Primary Business and Victoria City Police agree to meet a minimum of once every calendar year to discuss issues and concerns.
- 17. The Liquor-Primary Business agrees to support the hiring of qualified people from the community when appropriate.
- 18. The Liquor-Primary Business recognizes its role within the community, and agrees to work with the City, its departments and any task forces to resolve mutual concerns.
- 19. Any proposed changes to these guidelines will first be discussed and be resolved with Victoria City Police and/or the City.
- 20. Nothing contained or implied herein shall prejudice or affect the City's rights and powers in exercise of its functions pursuant to the *Local Government Act* and the rights and powers of the City under all of its public and private statutes, bylaws, and regulations, all of which may be as fully and effectively exercised in relationship to the Lands and the Premises as if this agreement had not been entered into.

The City and the Liquor-Primary Business recognize that participation in this agreement is a condition of the City Business Licence and that its success is based on licensee compliance. The Liquor-Primary Business recognizes that should non-compliance with the terms of the agreement arise, or if complaints to the Victoria Police Department regarding negative community impacts are in the opinion of the Corporate Administrator attributable to the Liquor-Primary Business, the City

will provide written notice to the Liquor-Primary Business of such impacts or non-compliance. The Liquor-Primary Business shall have 30 days from receipt of the Notice in which to address and correct the negative impacts specified in the Notice to the satisfaction of the Corporate Administrator, in his or her sole discretion. If, upon the expiry of the thirty (30) day period, the negative impacts specified in the Notice have not been addressed and corrected to the satisfaction of the Corporate Administrator, this matter will be brought to the attention of City Council with a recommendation that the Business Licence be suspended or revoked, as the evidence of noncompliance warrants.

WHEREAS the Liquor-Primary Business has entered into this agreement, the City and Victoria City Police commend them for their recognition of their civic responsibilities and their commitment to fostering a good working relationship with the City and their neighbours.

Signed this ______ day of ______, at Victoria, B.C.

Liquor-Primary Business

Mayor

Liquor-Primary Business

Corporate Administrator

Victoria City Police

18





Note: Shaded areas are within the Downtown Zone.

Bylaw current to July 1, 2015. To obtain latest amendments, if any, contact Legislative Services at 250-361-0571.

19