SPECIAL COUNCIL (PUBLIC MEETING) NOVEMBER 29, 2004

AMENDMENTS TO CITY OF VAUGHAN LICENSING BY-LAW (PUBLIC MEETING)

Recommendation

The City Clerk, in consultation with the Commissioner of Legal and Administrative Services, the Manager of Licensing and Finance staff, recommends:

- 1) That the deputations and written submissions from the public with respect to the proposed amendments be received;
- 2) That Council provide direction respecting any changes to the amendments; and
- 3) That a By-Law incorporating amendments to Licensing By-Law 2-2001 be brought forward to the Council meeting of December 6, 2004.

Purpose

To report on amending the City's Comprehensive Licensing By-Law to ensure compliance with the new licensing provisions of the Municipal Act.

Background - Analysis and Options

The last few years have seen unparalled changes to municipal government in Ontario. Municipalities have been restructured and costs have been downloaded by the Province and municipalities' opportunities to generate revenue have been restricted including municipal licensing. Historically municipal licensing served two purposes: consumer protection and revenue generation. Municipalities will no longer be able to generate revenue from licensing beyond recovering the costs directly related to the issuance of the licenses.

On January 1, 2003, a new Municipal Act, S.O. 2001, C25, hereinafter referred to as the Act, came into effect setting out a new legislative framework for business licensing in Ontario. Section 150 of the Act is the primary licensing section.

Pursuant to section 150 (2) licensing powers must only be exercised for one or more of the stated purposes. These include, health and safety, nuisance control and consumer protection. Subsection 150 (3) of the Act makes these stated purposes mandatory. A by-law licensing or imposing any conditions on any business or class of business passed after this section comes into force should include an explanation as to why a municipality is licensing it or imposing the condition (s) and how that relates to the purpose referenced under Sub-section 150 (2). Staff have reviewed the various classes of businesses presently being licensed by the municipality and are confident that these classes fall within at least one of the categories listed in Sub-section 150 (2). These purposes have been referenced in the preamble of the Licensing By-law as well as on Schedule "A"

Section 150 (4)(a) of the Act requires that a Council shall, before passing a by-law under this section, except in the case of an emergency, hold at least one public meeting at which any person in attendance may make representation with respect to the matter being considered. Section 150 (4)(b) states that Council shall ensure that notice of the public meeting is given. The public meeting may be held subsequent to the passing of the by-law where a by-law is passed in an emergency situation, however, the notice requirements must be met as soon as practicable after its passage. The public hearing will be held on November 29, 2004 and was advertised in the Liberal on November 11, 2004.

Activity Costing of Licensing Fees

Recognizing the impact of the Municipal Act on justifying certain user fees and charges, the Finance department initiated a study to address the impact of the development application approval process which involves building permit and planning fees. In order to be efficient and proactive, the study included an activity costing of licensing fess. This study engaged C.N. Watson, in association with Performance Concept Consulting, to complete the study. Both firms had previous experience in activity costing and in the interpretation of the new Municipal Act. This report addresses the activity costing and user fee justification of the licensing fees. The impact on building permit and planning fees is the subject of a separate report at a later date.

Section 150 (9) of the New Municipal Act imposes limitations on the fees that can be charged in relation to licensing fees and sets the parameters. It states:

"The total amount of fees to be charged for licensing a class of business shall not exceed the costs directly related to the administration and enforcement of the by-law or portions of the by-law of the municipality licensing that class of business."

The key phrase in the clause is" The total amount of the fees...shall not exceed the costs <u>directly</u> <u>related</u> ...". However, the interpretation of what is direct cost versus indirect according to the legislation differs from the traditional accounting delineation of direct and indirect costs. The legal interpretation of the "directly related" requirement is that municipalities must be able to draw a straight line from the cost to the licensing fee. This means that if a cost can be linked directly to the administration and enforcement of a license, it will be deemed direct. As such costs for Information Technology, Payroll, Fire Mechanical, Legal, Records Management, Occupancy Costs, etc., would be eligible for inclusion in the justification of the fee.

The first step in the process was to undertake an exhaustive time sample study identifying direct staff time from specifically involved departments in the processes of administration and enforcement of all licenses. The sampling was completed and the costing has been updated to reflect 2004 salary rates. It should also be noted that the licensing activity costing study, which incorporates the sample study, as well as legislative defined direct related costs, is complete and is the basis for the licensing fees requiring approval in this report. In the activity costing study, the departmental direct related time study involvement, as well as the departmental allocated costs such as By-law, and the initial and renewal volumes are based on assumptions from the Licensing department.

In addition, the consultants advised that the activity costing meets legislation in that the selected cost objects meet the case law reasonableness test for Part X11 of the Act, user fee costing. They have further advised that the costing design promotes both legislation compliance and the justification of individual licensing fees.

Schedule "A" in Appendix I sets out the fees for new applications and renewals thereof. The costing model used to arrive at these fees has taken into account all costs across the corporation that can reasonably be attributed to the cost of administering and enforcing a license. To ensure the accuracy of licensing fees, sampling updates will take place periodically throughout 2005 to ensure costing information is kept up to date.

Renewal Process

In order to streamline the process for the renewal of licenses and to eliminate the high volume presently being experienced by staff in June and December when the majority of licenses come up for renewal, staff is proposing to spread out renewal dates throughout the year. By so doing, staff will be able to provide a more efficient service to licensees. Staff is proposing that all non-vehicular licenses be renewed by March 31 of every year. With respect to vehicular licenses, staff is proposing various dates for renewal. In these cases, renewal dates align themselves or

are close to renewal dates in other municipalities in which licensees hold licenses. This will assist licensees in their renewal processes. Attached as Schedule "G" are the proposed renewal dates.

Section 150 (13) of the Act causes a by-law passed under the Act to expire 5 years after it comes into force or on the day it is repealed, whichever comes first. Amendments to a by-law licensing a business does not affect the term of the by-law. The present licensing by-law was enacted on January 15, 2001. Accordingly, a new by-law will need to be enacted no later than January 15, 2006.

Section 158 of the Act establishes a requirement that the municipality maintain a list for public inspection indicating those businesses that require licensing and the license fees to be charged for each class of business. In addition, the list shall identify the cost of administering and enforcing the business licensing by-law with respect to each class and how the amount of the business-licensing fee is calculated. Attached, as Appendix II, is a copy of the list.

It is staff's opinion that those sections presently in the licensing by-law relating to firework permits, filming permits, outdoor exhibitions, special events and newspaper boxes do not fall within any of the categories listed under Section 150 (2) of the Act. Accordingly, it is recommended that these sections be deleted from the present licensing by-law and re-enacted as self-standing by-laws.

Relationship to Vaughan Vision 2007

This report is consistent with the priorities previously set by Council and the necessary resources have been allocated and approved.

Conclusion

Council's approval of the recommended amendments to the Licensing By-Law will ensure compliance with the Municipal Act regulations applicable to the licensing of businesses in the municipality.

Attachments

Appendix I – Table of Changes Appendix II – Fee Summary Schedule A – Annual Fees for Application for Licenses and Renewal of Such Licenses Schedules C1, C2, D1, D2, E1, E2 – Subject Lands Schedule F- Wheelchair Sign Schedule G – Renewal and Expiry Dates

Report prepared by:

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Respectfully Submitted

John D. Leach City Clerk

								Preface	Old Section	2-2001 Revisions
							AND WHERFAS, Irom time to time further by-taws were passed amending the above Icensing by-taws.	WHEREAS, the City of Vaughan has enacted licensing by-taws to issue, revoke, and suspend licenses, and to regulate, and respect cusinesses, trades, professions callings and occupations within the City of Vaughan;	Old wording	Fall 2004
								Preface	New Section	
 AND WHEREAS with a view to completing the	c) Consumer protection - the prevention of unfair or potentially unfair business practice(s) that could result in loss (es) on the part of a consumer.	b) Nulsance control - businesses, activities or undottakings that could adversely affect the quality of life of any person(s); and/or	 Health and safety - businesses, activities or undertakings that could result in hazardous conditions, injury or loss; and/or 	AND WHEREAS it has been determined that it is appropriate to license, rogulate and govern certain businesses for the purpose(s) of:	AND WHEREAS a by-taw licensing or imposing a condition or a business shall include an expanation as to the reason the municipality is licensing the business or imposing the condition(s) and how that causon relates to the purposes under the Municipal Act, 2001, subsection 150 (2);	AND WHEREAS Section 150 of The Municipal Act, 2001, permits municipalities to license, regulate and govern businesses wholly or party carried on within the municipality.	AND WHEREAS the City of Vaughan deems it appropriate to incorporate into its Licensing By- law the authority naw granted to its funder Part IV of The Municipal Act 2001, S.O. 2001, c. 25:	WHEREAS, the City of Vaughan has enacted licensing by-laws over the years to license, regulate and govern businesses within the City of Vaughan under The Municipal Act, R.S.O. 1950, c. M.45;	New/Revised Wording	
								New wording as per Legal Dept.	Reason for Amendment	AFFEINDIA

Old Section				Definitions	Definitions	Definitions
Old wording				Parlour, Adut Entertainment" means any premises or part thereof in which is provided in pursuance of a trade, calling, business or occupation, services appealing or designed to sppeal to eroit: or sexual appetites or inclinations:	N/A	"Foodstuffs" is an eclible commodity meant for human consumption and shall include but not be limited to liems dispensed from vending machines;
New Section				Definitions	Definitions	Definitions
New/Revised Wording	requirements for the public list to be posted pursuant to Section 158 of the <i>Municipal Act</i> , 2001 setting our all causes of business to be licensed, all licence fees, the costs of all licensing administrative services and tho costs of anorement, and as a result the lees for certain classes of licensee are being charged;	AND WHEREAS a public meeting was haid on the 29 th day of November 2004, al which time the report of the City Clerk and the Manager of Special Projects, Licensing and Permits, Insurance-Risk Management explanation as to the reason the municipality is loensing or imposing the conditions and how that reason relation to the purpose under The Municipal Act. 2001, subsection 150(2) as well as an exclanation as to the changes in fees for some classes of businesses, was considered;	AND WHEREAS, from time to time further by-laws were passed amending the above licensing by-laws;	"Adult Entertainment Parlour" means any premises or pair thereof where goods, entertainment or services that are designed to appeal to eroit or sexual appetites or indirations are provided, in jursuance of a business, in the premises or part of the premises;		"Foodstuffs" is any commodity meant for numan consumption and shall include but not be limited to items dispensed from vending machines;
Reason for Amendment				New definition from the Municipal Act	Definition previously not included in the bylaw which is required for onforcement purposes.	Administrative correction to clarify definition.

Revisions Old Section	Old Section	Definitions	Definitions	Definitions	Definitions			
Did wording	Old wording	"Highway means a street or highway being a provincial highway or unclar the jurisdiction of the Regional Municipality of York, the City of foronto, or assumed by the City or being constructed under an agreement with the City or being constructed under an agreement with the City.	"Motor Vehicle" means a motor vehicle as defined in the Highway Traffic Act, R.S.O. 1990, c.H.S., as amended;	NA	"Telreshment Vehicle" means a molor vehicle, muscle powered cart, wagon or hot dog cart that is licensed or required to be licensed and is designed for or intended	to be used for the selling, offering for sale, serving, and/or dispensing of refrestiments;		
	New Section	Definitions	Definitions	Definitions	Definitions			
	New/Revised Wording	"Highway" means is street or highway being a provincial highway as defined in the Highway Traffic Act, RISO 1990, c.H.3, as amenced:	"Motor Vehicle' means a motor vehicle as defined in the Highway Traftic Art, FIS.O. 1990, c.H.B. as amended, and the torm "Motor Vehicle" when used in this By-law means "Motor Vehicle" and/or "Commercial Motor Vehicle" as defined in the Highway Traffic Act, FIS.O. 1990, c.H.B. as amended;	"Provincial Offences Officer" means a police officer or a person or class of persons designated in writing by a minister of the Crown for the purposes of all or any class of offences;	"Refreshment Vehicle" mcans without a qualifier Refreshment Vehicle - Type 1, Type 2, and Type 3;	"Refreshment Vehicle – Type 1" means a motor vehicle that is licensed or required to be licensed and is designed for or intended to be used for the safety designed to rout intendes to be used for the safety offering for safe, serving, and/or dispersing of refreshments and induces tuils in mit limited to vehicles such as coffee trucks and loc cream trucks:	"Refreshment Vehicle – Type 2" means a trailer cart that is licensed or required to be licensed and is designed for or intended to be used for the selling, offering for sale, serving, and/or dispensing of refreshments, and includes but is not limited to hot dog carts;	"Refreshment Vehicle – Type 3" means a muscle powered cart that is licensed or roquired to be licensed and is designed for an intended to be used for the selling, offering for sale, scring, and/or dispensing of
	Reason for Amendment	Definition from the Highway Traffic Act.	Definition from the Highway Tratific Act.	Definition required in the bylaw	Administrative change to delineate types of refreshment vehicles.			

30		3.0	Definitions		Old Section	2-2001 Revisions
 (12) The following persons are authorized to enforce the provisions of this By-law. a) the Licensing Officer; b) Provincial Officeres Offician; c) the Chief File Offician; c) the Chief File Offician; e) the Medical Officer of Health. 		(9) The original license issued in respect of this By-law shall be posted in a conspicuous place within the premise and/or in the vehicle for which It was granted.	"Video Store, General" means any premises or part thereof in which videotapes, are provided in the pursuance of a businese, whore 10% or less of the entre area of the premises devoted to the provision, display and/or storage of videotapes, but more than 0% of such area, is used for the provision, display, storage, sale, or rental of actual videotapes;		Old wording	Fall 2004
3.0		3.0	Definitions		New Section	
(12) The following persons are authorized to enforce the provisions of this By-law: a) The Licensing Officer and/or Licensing Enforcement Officer; b) Provincial Officer; c) The Chiel File Officiel; d) The Chiel File Officiel; e) The Modical Officer; e) The Modical Officer; f) A duly appelnited Municipal Law Enforcement Officer.	a) The licensee of a vehicle plate shall ensure that the original or legitie, plottnorpy of the Vaughan-ssued identification card be maintained in the vehicle for which it was issued and must be produced by the vehicle operator upon the request of any porson authorized to administer or enforce the provisions of this By- law.	(9) The licensee shall post the original license issued in respect of this By-law in a consplouous place within the premise and/or affued to the exterior rear of the vehicle for which it was granted	"Video Store, General" means any premises or part hereof in which videotapes, are provided in the pursuance of a business where 10% or less of the entire area of the premises devoted to the provision, display and/or stroage of videotapes, is used for the provision, display, storage, sale, or rental of adult videotapes;	refreshments, and includes but is not limited to bicycle lee cream carts;	New/Revised Wording	
Administrative corrocilon to edd subsection (f).		Administrative correction to distinguish between posting of stationary and vehicular licenses.	Administrative correction to clurify arres that can be used for adult videos.		Reason for Amendment	

Fail 2004 New Section New Section New Section (15) New subsection 3.0 (15) Early validle online and diversities with the present and diversities and the online and t
Vesction New/Revised Wording (15) Every vehicle owner and driver shall, upon request of any person authorized to administer and/or enforce the provisions of this By-law, of information relating to such owner and/or driver. (16) In this By-law, the words Driver and Operator shall have the same meaning. (17) All Icenses Issued under this by-law must of information relating to such owner and/or driver. (17) All Icenses Issued under this by-law must or shall have the same meaning. (17) All Icenses issued under this by-law must or shall have the same meaning. (17) All Icenses issued under this by-law must or site of the data set of unit Scheduler 'G'. Uponeses not renewed by the data set of unit Scheduler'G'. (18) All Icense shall terminate In the case of vehicular license. (27) Stall be considered taysed, and the person whose name the original license was issued under will be considered to be operating without allocense. (21) All cense shall terminate. In the case of vehicular licenses. If the license is not renewed by the explicit or charges being lad to operating without a license of vehicular licenses. Iconsed owners and/or operators who do not compy with the provisions of this by-law shall have their license suspended untit such time as the provisions are received with; (8(b) If favourable reports are received and provided the affinet in Schedule 'C-t'' or Schedule 'C-z'', the
Resean for Amendment Research for Amendment New subsection. Administrative correction and clarification for purposes. New subsection. Administrative correction and clarification for administration and enforcement purposes. Now subsection. Administrative correction and clarification Administrative correction and clarification to distinguish between stationary and vehicular licenses. Administrative correction. Schedula "C" split into "C-1" and "C-2".

13.06	13.05	12.0	11.0	10.0	9.01	9.0		Old Section	2-2001 Revisions
(14) At the time of submission of their application, every applicant shall pay to the City the tee set forth in Schedule A of this By-tay, provided such tee shall be reduced in the event that the ported for which the license is granted is less than one year. Fifty percent of such tee is refundable in the event that an application is	(3) Issued licenses referred to in Section 13.0 shall expire on December 31 st in the year in which it was issued.	(10) A license issued under this Section shall expire on the $31^{\rm st}$ day of December in the year in which it was issued.	(10) A license issued under this Section shall expire on the 30 th day of June in each and every year.	(7) A license issued under this Section shall expire on the 30 th day of June each and every year.	(7) Issued licenses in Sections 9.0 and 9.01 expire on the 31 $^{\rm eff}$ day of December in the year in which they were issued.	(12) No person shall own or operate an Adult Entertainment Parlour in the City and no Adult Entertainment Attoncaut shall perform services in a Adult Entertainment Parlour in the City except in the areas designated as subject lands on Schedule C of this By-law.	the likense, provided that it the Licensing Officer receives an unfavourable report from any authority, he shall not suse the license and shall forthwith notify the applicant in writing of such report.	Did wording	Fall 2004
13.06	N/A	N/A	N/A	N/A	NA	9.0		New Section	
(14) At the time of application submission, every applicant shall pay to the City the fee sat toth in Schedule A of this By-law. Fifty percent of such fee is refundable in the event that an application is not accepted for licensing.	DELETED	DELETED	DELETED	DELETED	DELETED	(12) No person shall own or operate an Adult Entertainment Parlour in the City and in Adult Entertainment Atlandant shall porform services in an Adult Entertainment Parlour in the City oxcept in the areas designated as subject lands on Schedule "C-1" and Schedule "C-2" of this By-iaw.	Liconsing Officer shall issue the license, provided that if the Licensing Officer receives an unfavourable report from any authority, he shall not issue the license and shall forthwith notify the applicant in writing or such report.	New/Revised Wording	
Administrative correction. Pro-tailing of fees removed.	Now in Schedule "G"	Now in Schedule "G"	Now in Schedule "G"	Now in Schedule "G*	Now in Schedule "G"	Administrative. Schedule "C" split into "C-1" and "C-2".		Reason for Amendment	AFFENDIX

17.0	16.0	15.0	14.01	14.01	14.01	14.01	14.01	14.0		Old Section	2-2001 Revisions
Filming Event	(5) A license issued under this Section shall expire on the 30 th day of Junc in each and every year.	(7) A license issued under this Section shall expire on the 30 th day of June In each and every year.	(6) New subsection	(3)(e) a Safely Standards Contineato for the vehicle in which he intends to carry out the instruction, dated not more than 30 days prior to the date of application or reneweal.	(3)(b) a complete Police Clearance letter issued by the Chief of Police, dared not more than 30 days prior to the date application for license is being made;	(2)(g) a complete Police Clearance letter issued by the Chief of Police, dated not more than 30 days prior to the date application for license is being made:	(2)(d) "Statement of Driver Record" turnished by the Ministry of Transportation and Communications of the Province of Ontario and dated within the 30 days preceding the date of application;	(5) Licenses issued under Sections 14.0 and Section 14.01 shall expire on December 31 st in the year in which they were issued.	not accepted for licensing.	Old wording	Fall 2004
N/A	N/A	WA	14.01	14.01	14.01	14.01	14.01	N/A		New Section	
DELETED	DELETED	DELETED	(6) No Instructor Driver shall operate a Driving School Vehcle that has not seen licensed as a Driving School Vehcle by the City of Vaughan Licensing Department.	(3)(e) A Safety Standards Centrate for the vehicle in which he intends to carry out the instruction, dated not more than rinkey (90) days prior to the date of application or renewal;	(3)(b) A complete Police Clearance lottor issued by the Chief of Police, dated rul more than ninety (90) days prior to the date application for loanse is being made;	(2)(g) A complete Police Clearance letter issued by the Chief of Police, dated not more than ninety (80) days prior to the date application for license is theing made;	(2)(d) "Statement of Driver Record" furnished by the Ministry of Transportation and Communications of the Province of Ontario and dated not more than ninety (30) days preceding the date of application;	DELETED		New/Revised Wording	
Administrative correction. Does not fail under licensing under Section 150(2) of the new Municipal Act.	Now in Schedule "G"	Now in Schedule "G"	Administrative correction to add new section to assist in enforcement.	Administrative correction to increase time period to 90 days.	Administrative correction to increase time period to 90 days.	Administrative correction to increase time period to 90 days.	Administrative correction to increase lime period to 90 days.	Now in Schedule "G"		Reason for Amendment	1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.

	22.0	22.0	22.0	22.0	22.0	22.0	21.04	19.0	18.04	18.03	Old Section	2-2001 Revisions
Line winstry or transportation for the Province of	(13)(b)(viii) if such owner is operating his own imousine, a "Statement of Driver Record" furnished by	(13)(b)(lv) a complete Police Clearance letter issued by the Chel of Police, dated no less than 30 days prior to the data application for license is being made, and;	(13)(b)(ii) a safety standards certificate, dated not more than 30 days prior to the date of application or renewal, and;	(13)(a)(w) a complete Police Cearance latter issued by the Chief of Police, dated not more than 30 days prior to the date application for locitists is being made;	(13)(a)(w) "Statement of Driver Record" turnished by line Ministry of Transportation for the Province of Ontario and dated within the 30 days preceding the date of application;	(13)(a)(iii) a certificate of heath from a Medical Doctor, not more than 30 days old, that he is in a fit state of health to operate a limousine;	expire on April	(3) A license issued in this Section shall expire on the 30 th day of June in each and every year.	(4) A license issued in this Section shall expire on the 31 st day of December in the year in which It was issued.	Display Fireworks and Theatrical Fireworks	Old wording	Fall 2004
	22.0	22.0	22.0	22.0	22.0	22.0	N/A	NIA	N/A	NJA	New Section	
the Ministry of Transportation for the Province of	the second s	(13)(b)(h) A complete Police Clearance lotter issued by the Chief of Police, dated no less than ninety (\$0) days prior to the date application for license is being made;	(13)(b)(ii) A safety standards contilicate deted not more than ninety (90) days prior to the date of application or renewal;	(15)(a)(vii) A complete Police Clearance latter issued by the Chief of Police, dated not more than ninety (90) days prior to the date application for license is being made;	(13)(a)(iv) "Statemant of Driver Record" furnished by the Manistry of Transportation for the Province of Onlaric and dated within the ninety (90) days preceding the date of application;	(13)(a)(iii) A certificate of health from a Medical Doctor, not more than ninety (90) days old, that he is in a fit state of health to operate a limousine;	DELETED	DELETED	DELETED	DELETED	New/Revised Wording	
	Administrative correction to increase time period to 90 days.	Administrative correction to increase time period to 90 days.	Administrative correction to increase time period to 90 days.	Administrative correction to increase trme period to 90 days.	Administrative correction to increase time period to 90 days.	Administrative correction to increase time period to 90 days.	Now in Schedule *G*	Now in Schedule "G"	Now in Schedula "G"	Administrative correction. Does not fall under licensing under Seclicy 150(2) of the new Municipal Act.	Reason for Amendment	APPENDIX

Fail adol View Section New Section New Review Working Reason for Amendment Oto working New Review Working Reason for Amendment Reason for Amendment Reason for Amendment Optiation, dation in ruse than 30 days prior to the date of application for licenses issued under this Section expire on June N/A DELETED New In Schoolule "G" New In Schoolule "G" 1(9) Deleted as above 22.0 (9) No driver anall oppication to Ticenses of releval of Administration conceion to add and been foreward as a Uncourse by the City of Vaughan Administration conceion to add and social or its assist in enforcement. (19) Deleted as above V/A DELETED Now in Schoolule "G" (19) Deleted as and every year. V/A DELETED Now in Schoolule "G" (19) Alleneted kaued under this section shall expire on the soft day of Deces N/A DELETED Now in Schoolule "G" (19) Alleneted kaued under this section shall expire on the soft day of Deces N/A DELETED Now in Schoolule "G" (19) Alleneted kaued under this section shall expire on the soft day of Deces N/A DELETED Now in Schoolule 'G' (19) Allenete subal under
V Bection New/Revised Wording Onnario, dated not more than ninetly (\$0) days prior to the date of application for license or renewal of such license; DELETED
/Revised Wording ario, dated not more than rincely (30) days prior to date of application for ficense or renewal of such nee: ETED No driver shall opperate a Limousine that has not in licensed as a Limousine by the City of Vaughan rising Department. ETED ETED ETED ETED ETED ETED ETED

29.0	29.0		Old Section	Revisiona
(2) a) In addition to any information required to be furnished on the application form, every applicant for a Refreshment Vahile Owner's license, shall produce with his application: the Chief of Police, dated not more than 30 days prior to the Chief of Police, dated not more than 30 days prior to the Ghef of Police, dated not more than 30 days prior to the Ghef of Police, dated not more than 30 days prior the Chief of Police, and the set of the set of the set of the set of the set of the set of the set of the Ghef of Police, and the set of the set of the Ghef of Police, and the set of the set of the Ghef of Police, and the set of the set of the Ghef of Police, and the set of the set of the Ghef of Police, and the set of the set of the Ghef of Police, and the set of the set of the Ghef of Police, and the set of the set of the Ghef of Police, and the set of the set of the Ghef of Police, and the set of the set of the Ghef of the set of the set of application of the Set of the set of the set of application of the set of the set of the set of application of the set of the set of the set of application of the set of the set of the set of application of the set of the set of the set of application of the set of the	(2)(a)(v) a Safety Standards Certilicato for the vehicle in which he intends to carry out the instruction, dated not more than 30 days prior to the date of application or remember.	Doctor, not more than 30 days old, that he is in a fit state of health to serve food to the general public;	Old wording	- HE ADOT
0.92	N/A		New Section	
 (2)(a) In addition to any information required to be frefeshment Vehicle – Type 1 Owner's learnes, shall produce with the splication form. every applicant for a first payment. (a) The approximation of the splication: of this byplaw; (b) A cadificate of policy of insurance; in the amount d'\$2000,000 from million dorlars); (c) A valid Class 'G' Ontario criver's license; (c) The oppone inspection station, accounting for such vehicle romership of such vehicle referred to in Section 26.0 (2); (c) A cadificate from the Macical Officer of Health indicating that the referentment vehicle complex with all regulations regarding food served from vit) Any other such information as may be required by the Licensing Officer. 	DELETED		New/Revised Wording	
Administrative correction to simplify the application process for the various types of refreshment vehicles.	Administrative correction to simplify the application process.		Reason for Amendment	

Revisions	Old Section	29.0	29.0
	Old wording	(2) b) On every application for a Refreshment Vehicle Driver's license or for the renewal of such license, the applicant shall complete the prescribed forms and shall furnish to the Licenseng Officer original copies of the following information: The applicable los as cell out in Schedule A of this Bylaw, and: i) a valid Class G driver's license issued by the Province of Ornaric, and; ii) a valid Class G driver's license issued by the iii) a centificate from the Medical Officer of health indesting that the refershment vehicle complies with egulations regarding food served from vehicles; v) a 'Statement of Driver Record' furnished by tho Ministry of Transportation for the Province of Onlaric, application for license or crewal of such license, and; Canada, and; Canada, and; Officer Clearance letter Canada, and; Complete Police Clearance letter Canada, and; Complete Police Clearance letter Canada, and; Complete Police, dated not more than 30 days prior to the date application for these by the Province of V) i such owner is operating his own refreshment vehicle, a 'Statement of Driver Record' furnished by the Ministry of Transportation for the Province of Vili) if such owner is operating his own refreshment vehicle, a 'Statement of Driver Record' furnished by the Ministry of Transportation for the date of application for license or renewal of such license, and driver floor license or renewal of such license.	 (2) a) In addition to any information required to be furnished on the application form, every applicant for a Refrestment Vehicle Owner's license, shall produce with his application: i) a complete Police Clearance letter issued by the Chief of Police, dated not more than 30 days prior to the date explication for license is being made;
	New Section	83	29.0
	New/Revised Wording	(2)b) On every application for a Refreshment Vehicle - Type 1 Driver's license or for the renewal of such license, the applicant shall complete the prescribed forms and shall furnish to the Licensing Officer original copies of the following information: 1) The applicable fee as set out in Schedule *A* of this By-Raw. 3) A valid Class G driver's license issued by the Province of Ontario. 3) A valid Class G driver's license issued by the Province of Ontario. 3) A valid Class G driver's license issued by the Ontario, dated nor more then nihety (30) days prior to the dete of application for loese or renoval of such license; iv) Proor to being eligible to gain employment in Garada. 4) If such owner is operating his own refreshment vehicle, a "Statement of Driver Record" funcished by the Ministry of Transportation for the Province of Ontario, dated roit more than nihety (30) days prior to the date of application for the Province of renoval of such license; iv) Proor of being eligible to gain employment in Garada. 4) If such owner is operating his own refreshment vehicle, a "Statement of Driver Record" funcished by the Ministry of Transportation for the Province of Ontario, dated roit more than nihety (30) days prior to the date of application for license or renewal of such license; or printario, dated roit more than nihety (30) days under the factor of the such information as may be required by the Licensing Officer.	 (2)(c) In addition to any information required to be furnished on the application form, every applicant for a Refrestment Vahiole – Type 3 Owner's license, shall produce with his application; i) The applicable fee as set out in Schedule "A" of this Bu-taw;
	Reason for Amendment	Administrative correction to simplify the application process for the purposes of distinguishing the various types of refreshment venicles.	Administrative correction to simplify the application process for the purposes of distinguishing the verious types of refreshment vehicles.

Old Section	30 p	29.0
Old wording	 a valid Class "C" Ontario driver's license; b e appropriate fee as set out in Schedule A of this By-law; b fit fits Herrestment Vehicle owner operates such wehicle, a certificate of health from a Medical Doctor, not more than 30 days old, that he is in all state of y a Getty Standards Certificate for the vehicle in which he intensis to carry out the instruction, dated not renewait. a Getty Standards Certificate for the vehicle in which he intensis to carry out the instruction, dated not renewait. a Getty Standards Certificate for the vehicle in which he intensis to carry out the instruction, dated not renewait. a certificate of policy of insurance; in the amount of \$2,000,000.00 if such vehicle referred to in Section 29.0(2) is powered by popare, a certificate from an authorized propane inspection station, accounting for such vehicle's mechanical fitness; a certificate from the Medical Officar of health indicating that the refrestment vehicle complex with all regulations regarding food served from vehicles; 	(2) b) On every application for a Felreshmont Vehicle (2) b) On every application for a Felreshmont Vehicle Driver's license or for the revenued of such license, the applicant shall complete the prescribed forms and shall furnish to the Licensring Officer original copies of the following information: 1) The applicable fee as set out in Schedule A of the By-kaw and shall be a set out in Schedule A of the By-kaw and shall be fee as set out in Schedule A of the By-kaw and shall be the Medical Officer of health indicating that the refreshment vehicle completes with all regulations regreting food served from vehicles. W) a "Statement of Driver Fecord" furnished by the Ministry of Transportation for the Province of Ontatio, deted for more than 30 odays prior to the date of Ontation.
New Section		29.0
New/Revised Wording	 ii) A certificate of policy of insurance; in the amount of \$2,000,000 (two million dollars); iii) The ownership of such vehicle reterred to in Section 28,0 (2)(c); iv) A certificate from the Martinal Officer of Health Indicating that the refrestment vehicle complex with all regulations regarding lood enved from vehicles; v) Any other such information as may be required by the Licensing Officer. 	 (2)(d) On every application for a Refreshment Vehicle - Type 2 or Refreshment Vehicle - Type 3 Operator's litense or for the renoval of such license, the applicant shall complete the prescribed forms and shall turnish the Licensing Officer original copies of the following information: () The applicable fee as set cut in Schedule "A" of the Service Service and the such in Schedule "A" of in Canada being eligible to gain employment in Canada by the Licensing Officer.
Reason for Amendment		Administrative correction to simplify the application process for the purposes of distinguishing the various types of refreshment vehicles

30 03	29.0	29.0	29.0	29.0		Old Section	2-2001 Revisions
(3) In circumstances where a system is in place with the York Region Police Department for the auromated recording of transactions in Second Hard Goods and Hand Goods occurring at any Premise exceeds 500, which transactions shall include acquisitions or dispositions of such good. The Licensing Other may require a licensee to subscribe to and pay all costs associated with mantaining an automated recording costs such transactions in a manner which communicates	(10) New subsection	(9) Deleted as above	(9) A license issued under this Section shall expire December 31 in the year it was issued.	(B)(a) within 100 meters of any intersection or public park;	application for license or renewal of such license, and; y) approof of being eligible to gain empoyment in Canada, and: u) a complete Police Clearance letter Issued by the Chef of Police, dated not more than 30 days prior to the date application for license is being made: u) it such owner is operating his own refrestment vehicle, a "Statement of Driver Record" trunished by the Winstry of Transportation for the Province of Onterio, dated not more than 30 days prior to the data of application for license or renewal of such license, and;	Old wording	Fall 2004
60.06	29.0	29.0	NA	20.0		New Section	
(3) In circumstances where a system is in place with the York Region Polce Department for the automated recording of transactions in Second Hand Goods and where the annual number of transactions in Second Hand Goods occurring at any pranise exceeds one hundred (100), which transactions shall include acquisitions or dispositors of such goods, the Licensing Officer shall require a license to subscrite to and pay all costs associated with maintaining an automated recording of such transactions in a manner	(10) In this section, the words "Flefreshment Vehicle" refer to "Ferreshment Vehicle - Type 1", "Flefreshment Vehicle - Type 2", and "Flefreshment Vehicle - Type 3".	(9) No Refreshment Vehicle operator shall operate a Refreshment Vehicle that has not been licensed as a Refreshment Vehicle by the City of Vaughan Licensing Department.	DELETED	(B)(a) Within one hunored (100) meters of public park;		New/Revised Wording	
Administration correction to support the request from York Regional Police.	Clarification purposes in reliation to the three classifications of refreshment vehicles.	Administrative correction to add new section to assist in enforcement.	Now in Schedule "G"	Clarification of duplicate reference to "intersection".		Reason for Amendment	APPENDIX

	32.0	32.0	32.0	32.0	31.0	30.05		Old Section	2-2001 Revisions
authorized to ordina so by any person authorized to ontorce the provisions of this By-law.	(10) Every driver and every owner who drives a cab shall carry his license with him at all times while he is operating a taxl cab and shall produce same for	 a complete Police Clearence letter issued by the of Police, dated not more than 30 days prior to date application for license is being made, and; 	(5)(d) "Statement of Driver Record" furnished by the Ministry of Transportation and Communications of the Province of Ontario and dated within the 30 days preceding the date of application, and:	(5)(c) a contributive of health from a Medical Dootor, not more than 30 degs oid, that he is in a fit state of health to operate a cab, and;	Special Events	(9) This license shall expire on June 30 th of each and every year.	with the system maintained by the York Region Police Department.	Old wording	Fall 2004
	32.0	32.0	32.0	32.0	N/A	WN		New Section	
 b) Must be produced on the fact does by any person authorized to any person authorized to any person authorized to an and the provisions of this By-law, and; b) Must be produced for the Taxl Cab owner by the operator of the Taxl Cab tor inspection when required to do so by any person authorized to enforce the provisions of this By-law. 	(10) The City of Vaughan Identification Cards:	(5)(h) A complete Volunteer Screening letter issued by York Regional Polce, dated not more than ninely (60) clays prior to the date application for license is being made, for new applicants, and upon demand of the Licensing Officer for Taxi Driver renewal Icenses;	(5)(d) "Statemant of Driver Record" turnished by the Minisity of Transportation and Communications of the Province of Ortania and rated within the ninety (s0) days preceding the date of application;	(5)(c) A carrillicate of health from a Medical Doctor, not more than niroby (60) days old, that he is in a fit state of health to operate a cab. If required by the Licensing Officer.	DELETED	DELETED	which communicates with the system maintained by the York Region Police Department.	New/Revised Wording	
	Administrative correction to assist in enforcement.	Administrative correction to increase lime period to 90 days.	Administrative correction to increaso time period to 90 days.	Administrative correction to increase time period to 90 days.	Administrative correction. Does not fall under licensing under Section 150(2) of the new Municipal Act.	Now in Schedule "G"		Reason for Amendment	APPENDIX

32.01	32.01	32.01	32.01	32.01	32.0	32.0	32.0	Old Section	2-2001 Revisions
(8) New subsection	(2)(i) if such owner is operating his own taxi, a medical certificate of health from a medical doctor sisting that such person is medically if to operate an accessible taxi and offer the necessary assistance to the pessengers, and;	(2)(e) if such owner is operating his own taxi, a "Statement of Driver Record", furnished by line Ministry of transportation, tatled new mortimished by days proto the date of application for license or renewal of such license, and;	(2)(c) a complete Police Clearance letter issued by the Chief of Police, dated no less than 30 days prior to the date application for license is being made, and:	(2)(a) E safety standards certificate, dated not more than 30 days prior to the date of epplication or renewel, and;	(84) New subsection	(29)(h) if such owner is operating his own taxl, a "Statement of Druor Fleocard", furnished by the Ministry of Transportation for the Province of Ortario, dated not more than 30 days prior to the date of application for license or renewal of such license, and;	(29)(a) a safety standards centricate, dated not more than 30 days prior to the date of application or renewal, and	Old wording	Fall 2004
32.01	32.01	32.01	32.01	32.01	32.0	32.0	32.0	New Section	
(8) The Accessible Taxi has been licensed as an Administrative correction to add new	(2)(i) If such owner is operating his own taxi, a medical contrificate of health from a medical doctor stating that such person is medically fit to operate an accessible taxi and offer the necessary assistance to the passengers, dated not more than ninety (90) days prior to the data of application for floores or renewal of such license;	(2)(e) If such owner is operating his own taxi, a "Statement of Driver Record", furnished by the Ministry of transportation, dated not more than ninety (60) days prior to the claie of application for license or renewal of such license;	(2)(c) A complete Volunteer Screening letter issued by York Regional Police, dated no less than ninety (90) days prior to the date application for license is being made.	(2)(a) A safety standards certificate dated not more than ninety (50) days prior to the date of application or renewal;	(84) No Taxi operator shall operate a Laxi that has not been licensed as a Taxi by the City of Vaughan Licensing Department.	(29)(h) If such owner is operating his own tax, a "Statement of Driver Record", furnished by the Ministry of Transportation for the Province of Ontaro, dated not more than nitely (39) days prior to the date of application for license or renewal of such license;	(29)(a) A satery standards centificate dated not more than ninety (90) days prior to the date of application or renewal;	New/Revised Wording	
Administrative correction to add new	Administrative correction to increase time period to 90 days	Administrative correction to increase time period to 90 days	Acministrative correction to increase time period to 90 days	Administrative correction to increase time period to 90 days	Administrative correction to add new section to assist in enforcement	Administrative correction to increase time period to 90 days	Administrative correction to increase time period to 90 days.	Reason for Amendment	APPENDIX

Old Section		32.01	33.0	34.0	34.0	34.0	34.0	34.0	34.0	
Old wording		(9) New subsection	(9) A license issued under this Section shall expire on the 30 th day of June in each and every year.	(2)(b)(fv) A Safety Standards Certificate dated not more than 30 days prior to the date application for license is being made, and;	(2)(b)(vii) A "Statement of Driver Record", turntshed by the Mhistry of transportation, dated not more than 30 days prior to the date of application for libbrise or renewal of such license;	(3)(c) a "Statement of Driver Record", lumished by the Ministry of transpontation, dated not more than 30 days prior to the date of application for license or renewal of such license, and;	(3)(d) A complete police clearance letter dated not more than 30 days prior to the date application, and;	(14) The owner of a tow truck shall at all times, while the vehicle is being used as such, keep in the vahicle issued therefore by the CLY, or a copy of such license, in respect of such license.	(29)(a)(i) a hoisting device of sufficient capacity to safely lift the vehicle to be towed, and a row cradte, tow bar or tow sing equipped and maintained in a manner to ensure the safe lifting and conveying of towed vehicles;	
New Section		32.01	N/A	34.0	34.0	34.0	34.0	34.0	34.0	
New/Revised Wording	Accessible Taxi by the City of Vaughan Licensing Department.	(9) The owner of the Vaughan Taxi Plate must be the owner of the vahicle in which the plate is affixed.	DELETED	(2)(h)(v) A Salety Standards Centricole dated not more than ninety (50) days prior to the date application for license is being made;	(2)(b)(vii) A "Statement of Driver Record", "umished by the Ministry of transportation, dated not more than nively (90) days prior to the date of application for license or renewal of such increase.	Record", turnished by ated not more than the of application for	ance letter dated not the date application;	(14) The owner or operator of a tow truck shall at all times while the volicide is being user as such, keep in the varice the original or a legiple copy of such license issued by the City.	(29)(a)(i) A hoisting device of sufficient capacity to safety till the vehicle to be towed, and a tow crade, tow bar or tow sling equipped and maintained in a manner to ensure the sets lifting and conveying of towed vehicles;	 (a) Notwithstanding subsection (29) (a)(0), tow cradies, tow bars, and/or tow sings are not
Reason for Amendment	City of Vaughan Licensing section to assist in enforcement	Administrative correction to add new section to assist in enforcement	Now in Schedule "G"	Administrative correction to increase time period to 90 days	Administrative correction to increase time period to 90 days	Administrative correction to increase time period to 90 days	Administrative correction to increase time period to 90 days	Carification to assist in enforcement.	Administrative correction.	

34.0	34.0	34.0	34.0	34.0	34.0	34.0	34.0	34.0		Old Section	Revisions
(63) Licenses issued under this Section shall expire on	(62) Deleted as above	(62) Tow Truck Owner's licenses shall be issued by the Licensring Officer in proportion to the population of the City of Vaughan as determined by the City's Assessment Socion. In no case shall the number of Owner's licenses exceed a ratio of 1 license for every 1280 readents	(29)(a)(vii) at least (eight) safety frares and/or reflector kits;	(29)(a)(xii) at least 4 safety pytons:	(29)(a)(x) a dolly;	(29)(a)(viii) at least (eight) safety flares and/or reflector kitls;	(29)(a)(vii) a crow/pry bar at least 152.4 centimetres in length;	(29)(a)(III) at least two (2) fire extinguishers of the following description: 1.25 kilogram dry chemical of a type capable of functioning at -40 degrees Celsius;		Old wording	Fail 2004
N/A	34.0	WA	34.0	N/A	34,0	NJA	NA	34.0		New Section	
DELETED	(62) No Tow Truck Driver shall operate a Tow Truck that has not been licensed as a Tow Truck by the City of Vaughan Licensing Department.	DELETED	(23)(a)(vii) At least four (4) safety flares or reflector kits or safety pylons, or any combination of each iotalling four (4);	DELETED	(29)(a)(x) A dolly; i) Nowithstanding subsection (29)(a)(x), a dolly is not required on flatbed type tow trucks.	DELETED	DELETED	(29)(a)(iii) One (1) fire extinguisher of the following description: 1.25 kilogram dry chemical of a type capable of functioning at -40 degrees Celsius:	required on flatbed type tow trucks.	New/Revised Wording	
Now in Schedule *G"	Administrative correction to add new section to assist in anforcement	Administrative correction. The new Municipia Act does not allow for the capping of Tow Truck Plates.	Administrative correction and clarification. Items combined together Into 34.0(29)(a)(vii).	Administrative correction and clarification. Items combined together into 34.0(29)(a)(vii).	Administrative correction. Dollies are not en industry standard on flatbed- type tow trucks.	Administrative correction and clarification. Items combined together into 34.0(29)(a)(vi).	Safety issue, ilem not required.	Administrative correction.		Reason for Amendment	

Schedule '0'2' Schedule '1'2' Schedule 'E'2' Schedule 'E'2' Schertule '3'
Lodated Updated New New

APPENDIX II

LICENSE FEES	INITIA	L FEE	RENEW	AL FEE	Estim Revenu	
Category	NEW	2004	NEW	2004	NEW	2004
PUBLIC GARAGE	239	150	118	125	53,179	52,020
PERSONAL SERVICES	250	150	130	125	17,378	15,555
FOOD STUFFS	230	150	139	125	40,763	35,063
ADULT ATTENDANT	186	200	186	200	82,033	88,000
ADULT ENTERTAINMENT PARLOR OWNER	4,474	4,500	4,356	4,500	8,735	9,000
ADULT ENTERTAINMENT	137	100	137	100	274	200
BODY RUB PARLOR OWNER	4,459	4,500	4,344	4,500	17,423	18,000
BODY RUB OPERATOR	125	100	125	100	1,743	1,400
BODY RUB ATTENDANT	180	200	180	200	8,994	10,000
ADULT VIDEO STORE	723	1,500	601	1,500	613	1,500
AUCTIONEER	347	350	347	350	1,735	1,750
REFRESHMENT VEHICLE	79	50	79	50	3,481	2,200
(DRIVER) REFRESHMENT VEHICLE (Class A)	295	300	295	300	21,259	21,600
OWNER): REFRESHMENT VEHICLE (Class B)	294	300	294	300	6,165	6,300
OWNER): REFRESHMENT VEHICLE (Class C)	290	300	290	300	3,479	3,600
(OWNER): BANQUET HALL	347	350	206	350	5,294	8,400
MOBILE SIGN LESSOR	496	500	496	500	5,456	5,500
KENNEL	90	150	74	150	75	150
EATING ESTABLISHMENT	264	150	123	125	56,132	52,020
ТОВАССО	251	225	166	225	30,093	38,700
TAXI BROKERAGE	306	200	192	200	610	600
PLACE OF AMUSEMENT A+B+C	420	300	300	300	4,678	4,500
FIREWORKS	221	150	123	125	1,595	1,530
BILLIARD HALL	197	100	99	100	979	900
TAXI DRIVER	138	80			33,036	19,200
(Initial Fee Only - application & exam) TAXI DRIVER	· ·		126	50	25,662	10,200
(Renewal Fee Only) TAXI DRIVER SALES	83				248	
			0.10			
TAXI OWNER RENEWALS (initial fees are not included in this summary)			242	300	39,716	49,200
LAUNDROMAT/ DRY CLEANERS	240	150	117	125	5,035	4,973
VIDEO STORE (GENERAL)	216	150	118	150	4,211	4,950
TOW TRUCK DRIVER	125	50	125	50	14,947	6,000
TOW TRUCK OWNER	221	300	221	300	36,326	49,200
DRIVING SCHOOL INSTRUCTOR	128	50	128	50	5,241	2,050
DRIVING SCHOOL	250	150	129	150	141	150
LIMO OWNER	227	500	227	250	454	550
LIMO DRIVER	128	50	128	50	128	50
SECOND HAND GOODS	240	150	120	125	926	893
	-					

City of Vaughan Licensing Fee Cost Justification Fee Summary

11/19/2004

1 of 1

SCHEDULE A

Category		Initial Fee	Renewal Fee	Purpose (Section 150(2) Municipal Act)
Adult Entertainment	Parlours	\$4475.00	\$4360.00	Health and Safety
	Operators	\$ 140.00	\$ 140.00	Health and Safety
	Attendant	\$ 190.00	\$ 190.00	Health and Safety
Auctioneers		\$ 350.00	\$ 350.00	Consumer Protection
Banquet Halls		\$ 350.00	\$ 210.00	Health and Safety/Consumer Protection
Billiard Halls First Tab	le	\$ 200.00	\$ 100.00	Health and Safety
Body Rub	Parlours	\$4460.00	\$4345.00	Health and Safety
	Operators	\$ 125.00	\$ 125.00	Health and Safety
	Attendants	\$ 180.00	\$ 180.00	Health and Safety
Driving School		\$ 250.00	\$ 130.00	Consumer Protection
Driving School Instruc	tors	\$ 130.00	\$ 130.00	Consumer Protection
Dry Cleaners / Laundr	omats	\$ 240.00	\$ 120.00	Health and Safety/Consumer Protection
Eating Establishments	3	\$ 264.00	\$ 125.00	Health and Safety
Fireworks		\$ 221.00	\$ 125.00	Health and Safety
Foodstuffs Establishm	ents	\$ 230.00	\$ 140.00	Health and Safety
Kennels		\$ 90.00	\$ 74.00	Health and Safety/Consumer Protectio
Limousines Owner	Owner Driver	\$ 230.00 \$ 130.00	\$ 230.00 \$ 130.00	Health and Safety/Consumer Protectio Health and Safety/Consumer Protectio
Mobile Signs		\$ 500.00	\$ 500.00	Nuisance Control
Personal Service Esta	blishment	\$ 250.00	\$ 130.00	Health and Safety
Place of Amusement (Class A	\$ 165.00	\$ 50.00	Health and Safety/Nuisance Control
Additional Cos	st per Machine	\$ 5.00	\$ 5.00	Health and Safety/Nuisance Control
Place of Amusement (\$ 420.00	\$ 300.00	Health and Safety/Nuisance Control
Place of Amusement (Class C	\$ 420.00	\$ 300.00	Health and Safety/Nuisance Control
Public Garage		\$ 240.00	\$ 120.00	Consumer Protection
Refreshment Vehicle	Owner Class A		\$ 295.00	Health and Safety/Consumer Protectio
	Owner Class B		\$ 294.00	Health and Safety/Consumer Protection
	Owner Class C		\$ 290.00	Health and Safety/Consumer Protection
	Operator	\$ 79.00	\$ 79.00	Health and Safety/Consumer Protectio

ANNUAL FEES FOR APPLICATION FOR LICENSES AND RENEWAL OF SUCH LICENSES.

SCHEDULE A - CONTINUED

ANNUAL FEES FOR APPLICATION FOR LICENSES AND RENEWAL OF SUCH LICENSES.

Category		Initial Fee	Renewal Fee	Purpose Section 150(2) Municipal Act
Second Hand	Goods	\$ 240.00	\$ 120.00	Consumer Protection
Taxi	Owner Accessible Broker Driver (New) Driver	\$ \$4000.00 \$ 305.00 \$ 138.00 \$	\$ 245.00 \$ 245.00 \$ 195.00 \$ \$ 125.00	Health and Safety/Consumer Protection Health and Safety/Consumer Protection Health and Safety/Consumer Protection Health and Safety/Consumer Protection Health and Safety/Consumer Protection
Taxi - Tariff R	ates			
1st 23 each Waitir each	5 meters or part thereof Additional 235 meters ng Time (engaged) additional 38 seconds Additional Passenger	\$ 2.50 \$ 0.25 \$ 0.25 \$ 0.25 \$ 0.25 \$ 0.25		
Taxi - Baggag	e			
100 Get 10 1	Trunk	\$ 0.75		
Hand (If not	tem more than .9 m3) Baggage carried by passenger	\$ 0.25		
	Cartons ded by driver)	\$ 0.25 (maxir	mum \$1.00)	
Taxi - Wheelc	hairs	CARRIED AT	NO CHARGE	
Tobacco Shop	05	\$ 250.00	\$ 170.00	Health and Safety
Tow Trucks	Owner Driver Brokerage	\$ 225.00 \$ 125.00 \$ 305.00	\$ 225.00 \$ 125.00 \$ 195.00	Health and Safety/Consumer Protection Health and Safety/Consumer Protection Health and Safety/Consumer Protection
Video Store	General Adult	\$ 220.00 \$ 725.00	\$ 120.00 \$ 600.00	Health and Safety Health and Safety
Miscellaneou	s Fees			
Change of Ve	ahicle	\$ 25.00		
Replacement		\$ 10.00		
	License Stickers	\$ 25.00		
Replacement		\$ 10.00		
Taxi Plate Tra		\$ 85.00		













SCHEDULE F

SCHEDULE "F"



SCHEDULE "G"

RENEWAL AND EXPIRY DATES

SECTION	TYPE	EXPIRY DATE
9.0	Adult Entertainment Parlour	March 31
10.0	Auctioneer	March 31
11.0	Banquet Hall	March 31
12.0	Billiard Hall	March 31
13.0	Body Rub Parlour	March 31
14.0	Driving School	October 31
14.01	Driving School Instructor	October 31
15.0	Drycleaner/Laundromat	March 31
16.0	Eating Establishment	March 31
17.0	Fireworks	March 31
18.0	Foodstuffs Establishment	March 31
19.0	Kennel	March 31
20.0	Limousine	October 31
21.0	Mobile Sign	March 31
23.0	Personal Services Shop	March 31
24.0	Place of Amusement	March 31
25.0	Public Garage	March 31
26.0	Refreshment Vehicle	April 30
27.0	Second Hands Goods	March 31
28.0	Taxi Cab	September 30
28.01	Accessible Taxi	September 30
28.02	Taxi Broker	September 30
30.0	Tow Truck	May 31
31.0	Video	March 31