

CITY OF EDMONTON

BYLAW 19003

COMMUNITY STANDARDS AND LICENCE APPEAL COMMITTEE BYLAW

(CONSOLIDATED ON JANUARY 17, 2022)

THE CITY OF EDMONTON BYLAW 19003 COMMUNITY STANDARDS AND LICENCE APPEAL COMMITTEE BYLAW

Edmonton City Council enacts:

PART I - INTERPRETATION

PURPOSE	1		Standa	ards and littee with	This bylaw is to establish the Community Licence Appeal Committee as a council n delegated authority to decide appeals on behalf
DEFINITIONS	2	(1)			se specified, words used in this bylaw have the as defined in the Municipal Government Act.
		(2)	In this	bylaw:	
			(a)	"City"	means The City of Edmonton;
			(b)	•	Manager " means the City's chief administrative or delegate;
			(c)	"Counc	cil" means the City's council;
			(d)		C " means the Community Standards and Licence Committee established by this bylaw;
			(e)	Manage	ing decision" means a decision of the City er to refuse, cancel, suspend, or impose conditions ence issued pursuant to the City's:
				· · ·	Animal Licensing and Control Bylaw, Bylaw 13145;
				(ii)	Business Licence Bylaw, Bylaw 20002; or
				(iii)	Vehicle for Hire Bylaw, Bylaw 17400.
				(81-4,	Bylaw 20002, January 17, 2022)
			(f)		cipal Government Act" means the <i>Municipal</i> <i>ment Act</i> , RSA 2000, c M-26 and its regulations;

				" order " means a written order or notice issued to a person pursuant to:
				(i) section 545 of the Municipal Government Act;
				(ii) section 546 of the Municipal Government Act;
				(iii) section 29.2 of the City's Community Standards Bylaw, Bylaw 14600; or
				(iv) the Weed Control Act, SA 2008, c W-5.1.
RULES FOR INTERPRETATION	3	(1)		rginal notes and headings in this bylaw are for ease of ce only.
		(2)		s 4(2), 4(3), 6, 7(2), 9, 10, 11(c), 11(e), and 12 of the l Committees Bylaw, Bylaw 18156, do not apply to C.
		P	ART II -	MEMBERSHIP
MEMBERSHIP	4	(1)	Counci CSLAC	l will appoint up to 10 individuals as members of <i>C</i> .
		(2)		ers of CSLAC will be appointed for up to one-year terms, maximum of 9 consecutive years.
		(3)		l will designate one member of CSLAC as chair for up to ear term.
				withstanding section 4(2), members serving as of January , are not included in the calculation of terms identified in 4
REMUNERATION	5			ers of CSLAC will be paid the amounts prescribed in le A - Remuneration.
INELIGIBILITY	6	(1)	Counci CSLAC	llors and City employees are ineligible as members of <i>C</i> .
		(2)	г	City employees whose role included matters within the

			least 2 years following the end of their employment.	
PANELS	7	(1)	Members of CSLAC will meet in panels of 3 members as assigned by the chair.	
		(2)	One or more panels may meet simultaneously.	
		(3)	A panel has all of the same powers, duties, and functions of CSLAC, and a decision of a panel is deemed to be a decision of CSLAC.	
			PART III - APPEALS	
JURISDICTION	8	(1)	CSLAC may decide appeals of:	
			(a) licensing decisions; and	
			(b) orders.	
		(2)	When deciding an appeal of a licensing decision or a written notice under section 29.2 of the City's Community Standards Bylaw, Bylaw 14600, CSLAC has the same authorities granted to the City Manager under the applicable bylaw.	
ADDRESS FOR SERVICE	9		Notices of appeal and other legal documents may be served on CSLAC at the address listed on its website.	
PANEL CONVENED	10	(1)	Upon receipt of a notice of appeal, the chair will convene a panel to hear the appeal.	
		(2)	If the chair is a member of a panel, the chair will be the presiding officer for that panel.	
		(3)	If the chair will not be a member of the panel, the chair must also appoint a member to act as presiding officer for the panel.	
INTERIM STAY	11	(1)	Upon acceptance of a notice of appeal, an interim stay on the licensing decision or order under appeal will automatically be granted until a final decision on the appeal is issued by CSLAC.	
		(2)	Notwithstanding subsection (1), an interim stay granted pursuant to this bylaw may be revoked by CSLAC on application by a party to the appeal if CSLAC is satisfied that:	

			(a)	there has been a material change in circumstances that warrants revoking the interim stay;
			(b)	the conduct of the appellant warrants revoking the stay; or
			(c)	the operation of the interim stay creates or contributes to a situation of imminent danger to public safety.
APPEAL PROCEDURES	12	(1)	The ch	air may approve hearing procedures for CSLAC.
FROCEDURES		(2)		may modify, waive, or supplement any procedures ed by the chair.
QUORUM	13		Quorui	m for a panel is three members.
			PART I	V - GENERAL
DELEGATION	14		The chair may delegate any of their powers, duties, or functions under this bylaw to any individual.	
CONSEQUENTIAL AMENDMENTS	15	(1)	(Delete	ed)
AMENDMENTS			(S81-5	, Bylaw 20002, January 17, 2022)
		(2)	2	17400, Vehicle for Hire Bylaw, is amended by deleting blacing section 40(b.1) with:
			(b.)	 failure to satisfy any mandatory licence application requirements;
		(3)	•	17400, Vehicle for Hire Bylaw, is amended by adding 42(3) following section 42(2):
				twithstanding subsection (1), no appeal exists where the lanager's reason for refusing, cancelling, or suspending a s is:
			(a)	the failure to pay any required fee;
			(b)	the failure to satisfy any mandatory licence application requirements; or

		(c) by operation of sections $29, 33, \text{ or } 33.1(2)(b)$.
REPEAL	16	Bylaw 15166, Community Standards and Licence Appeal Committee Bylaw, is repealed.
COMING INTO FORCE	17	This bylaw comes into force on January 1, 2020.

(NOTE: Consolidation made under Section 69 of the *Municipal Government Act,* R.S.A. 2000, c.M-26 and Bylaw 16620 Section 16, and printed under the City Manager's authority)

Bylaw 19003, passed by Council January 1, 2020

Amendments: Bylaw 20002, January 17, 2022

SCHEDULE A - REMUNERATION

Presiding Officer	Member			
 a) \$230 for up to and including 4 hours in any day, or b) \$425 for 4 to 8 hours in any day, or c) \$662 for over 8 hours in any day 	 a) \$170 for up to and including 4 hours in any day, or b) \$320 for 4 to 8 hours in any day, or c) \$470 for over 8 hours in any day 			

The presiding officers and members are paid for attending hearings, writing decisions, completing case records or other hearing-related matters at the rates established above.

In addition to the rates set out above, the chair is paid \$425 each month the chair performs administrative duties associated with the chair role.

The chair is paid at the presiding officer remuneration rate and other members are paid at the member remuneration rate for attending meetings and professional development sessions.

The presiding officers and members are paid at the applicable remuneration rate where the individual was scheduled to attend a hearing and less than 24 hours notice of cancellation was given.

Parking expenses necessarily incurred in relation to activities of the board may be reimbursed. Payment may be refused for activity that has not been pre-authorized.