

CITY OF ST. ALBERT

BYLAW 33/2018

Being Amendment 19 to the Business Licensing Bylaw 43/2000

The Council of the City of St. Albert, duly assembled, hereby ENACTS AS FOLLOWS:

1. Bylaw 43/2000, the Business Licensing Bylaw, is hereby amended by this Bylaw.
2. Section 2, Definitions, is amended by:
 - a) Adding the following definition for (c) “Cannabis”:
 - i. “Cannabis” means cannabis plant, fresh cannabis, dried cannabis, cannabis oil and cannabis plant seeds and any other substance defined as cannabis in the *Cannabis Act* (Canada) and its regulations;
 - b) Adding the following definition for (d) “Cannabis Accessory”:
 - i. “Cannabis Accessory” means a thing, including rolling papers or wraps, holders, pipes, water pipes, bongs, vaporizers, that is represented to be used in the consumption of cannabis or a thing that is represented to be used in the production of cannabis;
 - c) Adding the following definition for (k) “Public Nuisance”
 - i. “Public Nuisance” means any of the following:
 - i. The production of any generally offensive odours; or
 - ii. The generation of unreasonably loud, raucous or unusual noise which annoys, disturbs, or detracts from the comfort, repose or peace of any other person of ordinary sensitivity;
 - d) Removing the following definitions for (j) “Restricted Product”:
 - i. a device intended to facilitate smoking activity, including a pipe (metal / glass-blown, plastic, wood), water bong or vaporizer
 - ii. a detoxifying product (including a drink, pill or other such product) marketed for masking drug effects or making such effects undetectable through tests;
 - e) Adding the following definitions for (j) “Restricted Product”:
 - i. Cannabis, as defined in subsection (c); or
 - ii. Cannabis Accessory, as defined in subsection (d)

- b) That all sections and subsections be renumbered accordingly.
- 3. Section 14.1 is amended by:
 - a) Adding the following subsection (3):
 - i. In the event that, in the opinion of the License Inspector, the sale and/or display of Restricted Products has caused a Public Nuisance to the immediate area surrounding the premises from which Restricted Products are sold, the License Inspector may impose the following conditions on the related Business Licence in addition to any other conditions that may be imposed under this Bylaw;
 - i. A requirement that no sales of Restricted Products can occur between the hours of 10:00PM and 10:00AM; and
 - ii. A requirement that all Cannabis must be held in sealed containers or sealed packaging while it is stored, displayed, or otherwise kept at the premises from which it is sold.
 - b) That all subsections be renumbered accordingly.
- 4. Schedule "A" is amended by:
 - a) Adding the category of "Cannabis Retail Store" under the "Business" column in Section 1:
 - i. Under "Column 1," adding "\$854.76" as the fee for "Cannabis Retail Store;
 - ii. Under "Column 2," adding "\$641.07" as the fee for "Cannabis Retail Store;
 - iii. Under "Column 3," adding "\$427.38" as the fee for "Cannabis Retail Store;
 - b) Adding the following definition for "Cannabis Retail Store" in Section 3(c):
 - i. "Cannabis Retail Store" means any Person who carries on or operates a Business from premises in St. Albert that displays or offers for sale Cannabis;
 - c) That all sections and subsections are renumbered accordingly.
- 5. This Bylaw shall come into effect on such date as the *Cannabis Act* (an Act respecting cannabis and to amend the Controlled Drugs and Substances Act, the Criminal Code and other Acts), or its specific enabling provisions, comes into force.
- 6. The Chief Administrative Officer is authorized to consolidate Bylaw 43/2000.

READ a first time this day of 2018.

READ a second time this day of 2018.

READ a third time this day of 2018.

SIGNED AND PASSED this _____ day of _____ 2018.

MAYOR

CHIEF LEGISLATIVE OFFICER