

CORPORATION OF THE DISTRICT OF BURNABY

BY-LAW NO. 483.

A By-law respecting the issue and regulating of licenses within the Municipality of Burnaby.

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The Municipal Council of the Corporation of the District of Burnaby ENACTS AS FOLLOWS:-

Interpretation

1. (1) "Inspector" shall mean the person appointed from time to time by By-law or resolution of the Council for the purpose of enforcing and carrying out the provisions of this By-law, or any person so appointed for the purpose of assisting therein.

(2) The word "Council" shall mean the Municipal Council of the Corporation of the District of Burnaby.

The word "Municipality" shall mean the Municipality of Burnaby.

(3) The word "Person" shall when necessary, be held and construed to mean and include natural persons of either sex, associations, corporations, co-partnerships, whether acting by themselves, or by a servant, agent, employee, and the heirs, executors, administrators, successors and assigns or other representatives of such person to whom the context shall apply according to law. The singular shall, when necessary, be held to mean and include the plural and the masculine shall be held to mean and include the feminine.

(4) "Applicant" shall mean any person who makes out and signs an application for any license under the provisions of this By-law.

(5) The word "Auctioneer" whenever used in this By-law shall be held and construed to mean and include any person selling or putting up for sale, goods, wares, merchandise or other effects, or real estate by public auction, save and except

a Government officer selling by auction Government property or sheriff or sheriff's officer or Justice selling lands goods or chattels/taken in execution or for the satisfaction of rent or taxes.

(6) The term "Bill poster" shall be held and construed to mean and include any person who paints signs, or who posts or distributes by hand, bill, posters, other printed matter, notices or advertisements on any fence, billboard, building, post or other place for the information of the public.

(7) The term "Employment Agency" shall be held and construed to mean and include every person who keeps an office for registering the names and residences of persons giving information to, or procuring servants, laborers, workmen, clerks, or other employees or employers in want of the same, and for registering the names and residences of and giving information to or procuring employment for domestic servants, or other laborers and any other class of servant, workmen, clerks, or other persons desiring employment.

(8) The words "warehouse", "warehouse" or "warehouse" when used in this Act shall include all persons who, not being any part of business within the limits of the Municipality, sell goods, wares, merchandise, or any other effects whatsoever therein and all persons who, being agents for persons not residents within the Municipality, sell or offer for sale goods, wares, or merchandise or foodstuffs, or carry or expose samples or patterns of any goods, wares or merchandise, or foodstuffs, to be afterwards delivered within the Municipality, or any person not being a retailer or retail dealer in such goods, wares, or merchandise, (or foodstuffs, or carry or expose samples or patterns or photo plates for the selling of any goods, wares, or merchandise, or foodstuffs, to be afterwards delivered within the Municipality) ~~to be~~

(9) The term "boarding house" shall be held and construed to mean and include a building in which persons are accommodated with sleeping apartments; including hotels and apartment houses.

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where cooking is not done in the several apartments.

(10) The term "Laundry" shall be held and construed to mean and include any place where the business of washing clothing or other articles is conducted for the convenience of the general public for hire.

(11) The term "Transient trader" shall mean and include any person who on commencing the business of offering goods or merchandise of any description for sale by auction or otherwise in the Municipality, and being requested by a Municipal Constable or by the Clerk, Collector or License Inspector of the Municipality to give security to the Municipality in the amount of the license fee under this sub-section that he will carry on business as a trader in the Municipality continuously for not less than six months refuses or neglects to give such security to the satisfaction of the Clerk, Collector or a License Inspector.

(12) The term "Transient Real Estate Agent" or "Land Agent" shall mean and include any agent who either on his own behalf or as Agent for another, or others, sells, solicits or takes orders for the sale or transfer of lands, situate outside the Municipality and who does not occupy premises within the Municipality or who, if occupying premises within the Municipality, and when requested to do so by a Municipal Constable or the Clerk, Collector or License Inspector of the Municipality refuses to give the Municipality security for the amount of the license that he will carry on business as a real estate Agent or land Agent in the Municipality for not less than one year.

(13) The term "Cabaret" when used in this By-law shall mean and include all licensed places and premises where refreshments of any kind are served for gain or profit and where dancing in said premises is permitted, and all places of entertainment or amusement where refreshments of any kind are served in any form and where entertainments or shows or dancing or other forms of entertainment or amusement are permitted or provided or carried on for gain or profit either directly or indirectly. It shall also include all such

licensed places whether an admission fee is charged or not; but it shall not include licensed theatres or dances carried on under private or public auspices as such as distinguished from dances carried on by the proprietors or licensees of such cabarets in the conduct of their business.

(14) The term "Dancehall" shall be construed to mean and include any building, hall, shelter, room or rooms, where dancing is permitted or carried on for gain or profit; but the term "dancing" shall not be taken to mean or include any dances given under public or private auspices as distinguished from dances carried on by the proprietor or licensee of the dancehall as such.

(15) The term "Agent" as mentioned in sub-section 12 of Schedule "A" hereof shall be construed to mean and include any person who either on his own behalf or as agent for another or others sells, solicits or takes orders for the sale by retail of goods, wares or merchandise to be supplied or furnished by any person or firm outside of the Municipality.

(16) The term "Retail Dealer" shall be held and construed to mean and include any person who deals in any commodity and who sells such commodity in any quantities to the consumer direct and shall include one or more kinds or classes of goods (excepting any other line of business or trade specially provided for and being subject to license under this or any other By-law of the Municipality where said goods are sold or business carried on in or upon one premises or by one person or by a partnership.

(17) The term "Wholesale Dealer" shall be held and construed to mean any person who carries on a business of dealing in any commodity by selling such commodity to wholesale or Retail Dealers or partly to wholesale or retail dealers and partly to the consumer and shall include manufacturers manufacturing any commodity and selling such commodity to Wholesale or Retail dealers and partly to the consumer.

(18) The term "Stevedore" shall be held and construed to mean and include any person who takes contracts to load or unload ships within the Municipality.

2. From and after the coming into effect of this By-law every person using or following within the Municipality any of the trades, occupations, professions or businesses set out in Schedule "A" of this By-law shall take out a periodical license therefor for such period as is mentioned in said Schedule and shall pay therefor such periodical sum as is therein specified, which said sum shall in all cases be paid in advance to the Collector of the said Corporation for the use thereof.

3. No person shall carry on, use or follow any trade, occupation, profession or business named in the said Schedule within the limits of the Municipality without having taken out and had granted to him the necessary license in that behalf. The license may be in the form of Schedule "B" of this By-law and shall be granted so as to terminate on the 15th day of January or the 15th day of July and no proportionate reduction shall be made on account of any person commencing business at any particular time, except where otherwise provided by Section 290 of the Municipal Act, being Chapter 179 R.S.B.C. 1924.

GRANT OR REFUSAL OF LICENSES.

4. All applications for licenses under this By-law except those specially provided for shall be made to the Inspector on an application form to be provided for that purpose. Upon receipt of such application and before granting any license thereon, the Inspector shall ascertain, if possible, whether the applicant is a fit and proper person to hold such license, provided that in the event of the Inspector refusing such license, the applicant shall have the right to appeal to the Council which shall give the applicant an opportunity of being heard, and said Council may grant such license, or refuse the same without giving any reason therefor.

5. All applications for licenses shall set forth the premises in or upon which the applicant desires and intends to carry on the occupation, trade, calling or business for which he is licensed, and save as otherwise herein provided no person to whom a license

is granted shall carry on such occupation, trade, calling or business in or upon any other premises than those set forth in such application and license without first making an application under the last preceding section for a new license.

6. All premises in or upon which the applicant proposes to carry on or conduct any trade or business subject to the provisions of this By-law shall first be approved of by the Inspector and Medical Health Officer before any license is granted to any person to carry on or conduct any such trade or business.

7. Every license issued under this By-law shall be made out in duplicate. One copy shall be delivered to the person licensed (who shall post the same and keep same posted in a conspicuous place in the premises, or on the thing or article in respect of which the license is issued, and anyone failing to post up and keep same posted as aforesaid, shall be guilty of an infraction of this By-law and liable to the penalties thereof) and the Inspector shall retain the other copy.

8. Any license granted under this By-law shall be personal to the person to whom the same is granted and no other person shall have the right to use the said license.

REVOCATION AND SUSPENSION OF LICENSES

9. Whenever the Council deems it desirable that any license granted under this By-law should be revoked or suspended the Council may, subject to the provisions of this By-law, revoke or suspend (for any such time as it may deem proper) such license without stating any reason therefor, but in the case of the revocation of any license hereunder the Clerk of the Corporation shall refund to the Licensee such proportionate part of the license fee as will represent the unexpired portion of the term for which such license was granted, unless such revocation is occasioned by the conviction of the Licensee for a breach of any law or By-law relating to the

trade, calling, business, occupation or purpose in respect of which such license shall have been granted or issued; provided, however, that no such license shall be revoked by the Council unless and before the party to whom such license is granted shall have been given an opportunity of appearing before the Council and showing cause why such license should not be revoked.

INSPECTION OF LICENSED PREMISES

10. Every person to whom a license has been granted under this By-law for the purpose of carrying on any occupation, trade, calling, or business, shall at all reasonable times, permit the Inspector, Chief of Police or any Police Officer or any other person duly authorized in this behalf, to inspect any house, place, premises or thing in respect of which such license has been granted and any person who shall refuse to allow the Inspector, Chief of Police, or any Police Officer, or any other person duly authorized in that behalf, to so inspect such house, place, premises or thing, shall be guilty of an infraction of this By-law and liable to the penalties thereof.

CABARETS

11. No person owning, managing or operating or conducting a cabaret shall allow or permit any person employed by him in the capacity of an entertainer or servant or otherwise to approach or accost any guest to dance with, or have refreshments with such employee as aforesaid, nor shall any person on the premises of a cabaret approach any person who is an employee of the owner or manager or operator in the capacity of an entertainer or servant or otherwise for the purpose of inducing any such person so employed to dance with or to have refreshments with such guest with him or herself.

12. No person operating any licensed premises in which the business of a cabaret is carried on shall permit or allow to be constructed or maintained any boxes, subdivisions, partitions, compartments or partitions exceeding four (4) feet in height.

13. No person owning or operating a cabaret shall suffer or

permit any intoxicated person, or any prostitute or person or persons of known loose and immoral character to resort to his premises; nor shall he permit or allow any disorderly conduct in such cabaret.

14. No person owning or operating a cabaret shall permit any person under the age of eighteen (18) years, unless accompanied by her father, mother or guardian to enter or remain in any cabaret.

15. No person owning or operating a cabaret shall allow or permit any vaudeville show, dance or any form of amusement or entertainment of an immoral or indecent or suggestive character to take place in his cabaret.

16. Every person owning or operating a cabaret shall at all times keep such premises in a sanitary condition and have same well ventilated, and keep and maintain separate dressing rooms and separate and sufficient toilet accommodation for each sex, and shall at all times keep and maintain good order in and upon such premises.

THEATRES

17. No building shall be licensed as a theatre, opera house, or place for public exhibitions or entertainments unless the same shall have been certified by the Engineer, or such other person as the Council may by resolution appoint, to have been substantially constructed and so that the doors for exit shall open outwardly, and that there are sufficient means of exit to enable the occupants of the building when full to its utmost capacity to leave the building within three minutes time, and that in his opinion there is nothing in the external or internal arrangements, or in the stairways or approaches thereto or therein, that would render such building hazardous or unsafe for its proposed use, and that it is provided with adequate means for lighting and ventilation. The proprietor or manager of such building shall keep the aisles clear from obstruction during its occupancy and shall not permit persons to sit in them so as to obstruct the passage.

EMPLOYMENT OFFICES

18. Every employment agent so licensed shall keep a book in which shall be entered at the time of application the names and residences of all applicants for work or employment or for servants, domestics or laborers or skilled or unskilled workmen, which book shall be open at all times to the Inspector, Chief of Police or any Police Officer.

19. Every employment agent shall receive at the time of application the following fees and no more:-

- (1) From every male applying for place or employment as servant or laborer or unskilled workman, a sum not exceeding one dollar, as clerk or skilled workman, coachman, cook, butler, rockman, miner, logger, janitor, timekeeper or teamster having a team, one dollar and fifty cents.
- (2) From every female applying for place or employment as domestic servant or person employed by the day a sum not exceeding fifty cents: as governess, clerk or skilled employee, housekeeper or cook, one dollar.
- (3) Every employment agent shall forthwith give a receipt to any such applicant for all moneys paid by such applicant and in the event of no place or employment being obtained as applied for within one week from the date of application the fee shall be refunded on demand, to the applicant or his order, on production of such receipt.
- (4) Every employment agent shall post, and keep posted the above schedule in a conspicuous place where he carries on his business as an employment agent.

20. (1) No bill poster shall, without the consent of the owner in writing having been first obtained, post up or paint any bill, placard, poster or sign on any private wall, door, gate or fence, nor shall he post up or paint any bill, placard or poster or sign upon any curbstone, sidewalk flagging, telephone, fire alarm telegraph or electric pole, fire plug, hydrant, or the fence surrounding

any public ground, or upon any property, structure, or thing belonging to the Municipality.

(2) No bill poster or other person shall tack any cards or metal signs on any wall, door, gate or fence, hoarding, telephone, fire alarm, telegraph, or electric light pole, fire plug, hydrant, or any other place.

LODGING HOUSES.

21. (1) In this section the words "Lodging house Keeper" shall mean the person or persons named as such in any license which shall be issued under this By-law.

(2) The expression "Lodger" shall, when used in this section mean the person occupying by himself any sleeping apartment or being in any room appointed for such purpose in any lodging house.

(3) The words "Dwelling room" shall, where used in this section, mean a partitioned compartment within a building, and which has a window (made to open, at least two feet square) a door, and sufficient ventilation, and shall not mean or include any closet, passage, stairway, alley, cupboard, or any other compartment of less size than nine feet by six feet floor area and eight feet in perpendicular height from the floor to the ceiling.

22. No person shall keep a lodging house or receive a lodger therein, unless such house is duly licensed and registered in accordance with the provisions of this By-law.

23. Every person intending to keep a lodging house shall make and file a written application with the Inspector and the Medical Health Officer for the purpose of obtaining a license for the premises intended to be used as a lodging house, and such application shall contain the following:-

- (a) The name, occupation and address of the applicant.
- (b) The nature of the license applied for.
- (c) The place where the same is to be exercised or where the proposed trade or calling is to be carried on.
- (d) The period for which the license is required.

- (e) Size of building, number of stairways, number and size of each dwelling room, number and width of hallways, number and location of water closets urinals, sinks, baths and lavatories.

24. When the foregoing section has been complied with the Medical Health Officer of the Municipality shall immediately inspect and report upon the premises sought to be licensed; and no premises shall be licensed as lodging house until such premises are so inspected and a satisfactory report made thereon in writing by the Medical Health Officer and filed with the License Inspector, together with such application.

25. It shall be the duty of the Inspector to furnish to the Medical Health Officer within seven days after the granting of such license, the name and description of each lodging house in respect of which a license has been issued, together with the situation of the same and the name and address of the licensee and it shall be the duty of the Health Officer to enter or cause to be entered in a book for that purpose, such name, description and situation of each lodging house, so that regular and periodical inspection may be carried out by the Medical Health Officer.

26. The names and addresses of all lodging house keepers shall be registered as provided by the last preceding sub-section and any person who is not so registered shall not keep any licensed lodging house, and if any such person not so registered keeps a lodging house it shall be an infraction of this By-law. No person shall keep or maintain any lodging house unless the same complies in all respects with the provisions of this By-law and any person maintaining or keeping any lodging house who shall fail or whose lodging house shall fail to comply with any of the provisions of this By-law, shall be liable to the penalties thereof.

27. No lodging house keeper shall permit, cause or suffer any male person over the age of ten years to use or

occupy any dwelling room which is used or occupied as a sleeping apartment for the female sex, nor shall such keeper permit, ~~cause~~, or suffer any female to use or occupy any dwelling room in use or occupied by any male over ten years of age. Provided, always that this section will not apply to a man and his wife and family occupying one dwelling room with the necessary cubic space of air required by this By-law.

28. It shall be the duty of the keeper of every lodging house to keep and maintain a register book wherein shall be entered the name and address of every lodger received into such lodging house, during each day or night and the number of the room occupied by such lodger, and the date and hour each and every lodger registers.

29. Every lodging house keeper shall, whenever any child under sixteen years registers as or becomes a lodger in any lodging house kept by such lodging house keeper forthwith make and furnish to the Probation Officer of the Juvenile Court of the Municipality a report showing the Christian and surname and registered address of such child and complete description of such child and its clothing.

30. In every case where a person is a member of a partnership firm (consisting of more than one Partner) it shall be sufficient compliance with this By-law if one license is taken out in the name of the partnership firm and one tax paid therefor.

CONDUCT OF LICENSED PREMISES

31. Every person opening, keeping, carrying on, conducting or managing any trade, occupation, calling or business licensed under the provisions of this By-law shall keep and maintain good order in and about the same and the premises used therefor, and at his own expense shall keep sufficient force of servants for that purpose.

PENAL CLAUSE

32. Any person guilty of a breach of any of the provisions

of this By-law, shall, upon conviction before the Police Magistrate or any Justice of the Peace having jurisdiction within the Municipality be liable to a penalty not exceeding \$250.00 and costs, and in default of payment forthwith such penalty and costs may be levied by distress and sale of the goods and chattels of the offender and in case of there being no distress found out of which the said penalty and costs may be levied the said Police Magistrate or Justice of the Peace may commit the offender to the Common Gaol for a term of not more than six (60) days.

33. "Burnaby Trades License By-law 1920" is hereby repealed.

34. This By-law may be cited as "BURNABY TRADES LICENSE BY-LAW 1925."

DONE AND PASSED in Open Council this Twenty sixth (26th) day of October, 1925.

RECONSIDERED and FINALLY PASSED this Twenty third (23rd) day of November, 1925.

A. W. Hearn
REEVE

Arthur G. Moore
CLERK



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1. ~~Big reason of the fact~~ ~~that~~ the success of our business

has been consisted of a success of our Big. Some
a big - low relation to the total, selling
business re-entrance a purpose in making
which will increase about four times
profits & more.

3. How our firm competing with
business of a ^{market} ~~business~~ - \$10²
to other six months.

4. How our business compares to the
business of a ~~total~~ ~~market~~ &
total - \$5¹⁰ for our months.

5. Our firm buying a business under
conditions & my business was
easier to compare the ~~business~~
at pleasure but with some
business at the ~~same~~ ~~time~~
times which are ~~business~~

From any person who writes a letter
substantially as good for writing a letter
a letter reads for primary work to be
done by a public secondary school
outside the limits of the municipality.

\$70^m for any 25

\$70^m for any 25

SCHEDULE "A"

1. From any person keeping a hotel or building where a billiard, or pool table is used for hire or profit \$5.00 for each table for every six months.

2. From any person keeping a bowling alley or rifle gallery ^{in house or hotel} - \$5.00 for every six months.

3. From any person carrying on the business of a wholesale or wholesale and retail, merchant or trader - \$10.00 for every six months. This to include outside firms doing a cash wholesale business, such as driver selling for cash off truck. *ASA Automobile*

ad. 4. From any retail trader - \$2.50 for every six months.

6.5. From every person carrying on the trade, occupation or business of barber, hairdresser, milliner, dressmaking, optician, photographer, art and photo supply dealer, boot and shoe repairer, cleaner and dyer, tailor, watchmaker - \$1.00 for every six months.

6. From any person operating a garage or selling auto parts or accessories, gas, oil, etc., - \$5.00 for every six months.

7. From every person operating a gas station where gas and oil only are sold - \$2.50 for every six months.

8. From every person operating a Tin smith shop, blacksmith, shop, or general repair shop - \$1.00 for every six months.

9. From every person operating a tea room or place where refreshments are sold - \$2.50 for every six months.

6. 10. From any hawker or peddler ^{or peddler} ~~not being a resident of the Municipality~~ the sum of \$10.00 for every six months, and ~~from any hawker or peddler resident in the Municipality~~ the sum of \$5.00 for every six months.

11. From any transient trader doing business within the limits of the Municipality or any other person who occupies premises for temporary periods, and who may offer goods and merchandise of any description for sale by auction ^{whenever} ~~or in any other~~ ^{be conducted by himself or} ~~manner conducted by himself~~ ^{or} by a licensed auctioneer, or otherwise, in addition to any other license ^{granted} ~~before~~ mentioned, the sum of \$25.00 for every six months, or part thereof.

12. From any person who, either on his own behalf, or as

agent for another or others, sells, solicits or takes orders for the sale by retail of goods, wares or merchandise, to be supplied or furnished by any person or firm doing business outside of the Municipality, the sum of ~~\$10.00~~^{\$25.00} for every six months. ✓

(Solicitors for photos or enlargements, magazines, papers etc., to be included in this section.

13. From any person who shall solicit or take orders for clothing or other goods within the Municipality to be made up or supplied from without the limits of the said Municipality, the sum of ~~\$10.00~~^{\$25.00} for every six months. This section shall not apply to bona fide commercial travellers selling clothing or other goods to merchants within the Municipality who intend to resell the same.

14. From any person who keeps or carries on a public wash house or laundry - ~~\$5.00~~^{\$10.00} for every six months. ✓

(Solicitors for outside Laundries - \$10.00 for every six months.

15. From any person carrying on the business of a pawn-broker or ~~dealer in second-hand goods~~ - ~~\$20.00~~^{\$10.00} for every six months.

16. From the owner of cabs, buggies, carriages, omnibuses or other vehicles kept for hire - \$5.00 for every six months for every such vehicle. Provided that no person or company holding four licenses under this sub-section shall be liable at the same time to take out or pay for a license in respect of the livery stable at which the vehicle mentioned in such license is kept. ✓

17. From every livery stable keeper - \$10.00 for every six months. ✓

18. From each person practicing as a barrister or solicitor - \$5.00 for every six months.

19. From every person, other than a barrister or solicitor who has taken out a license to practice as such, following the occupation of a conveyancer - \$5.00 for every six months.

20. From every auctioneer, not being a Government Officer,

selling by auction Government property, or sheriff or sheriff's officer or bailiff selling lands, goods or chattels taken in execution or for the satisfaction of rent or taxes, in addition to any other license before mentioned:- \$5.00 for every six months.

21. From every person who exhibits a public circus, menagerie, hippodrome, or dog and pony show:- \$100.00 for each day of such exhibition.

22. From the proprietor, lessee or manager of any theatre concert hall or other place of amusement, entertainment, or exhibition, according to the seating capacity of such theatre, concert hall, or other place of amusement, entertainment, or exhibition, allowing 22 inches for each seat, the following amounts:-

1. For every place seating 975 persons or more, an amount of \$100.00 for one year, or \$33.00 for three months, or \$15.00 for one month or \$2.50 for one day.

2. For every place seating less than 975 persons, \$50.00 for one year, \$20.00 for three months, \$10.00 for one month or \$2.00 for one day. Provided that all licenses issued under the provisions of this clause shall be known and designated as "Theatre Licenses" but no license shall be required in respect of any exhibition, concert or other entertainment for the benefit of any church, school, or hospital, or any charitable entertainments by any amateur dramatic or musical association or literary society.

23. From the proprietor, lessee or manager of any public hall (where no dances are held) \$2.50 for every six months.

24. From the proprietor, lessee or manager of any public dance hall - \$20.00 for every six months.

25. From every person carrying on the business of scavenger or chimney sweep - \$1.00 for every six months.

26. From every person who keeps an intelligence office - \$5.00 for every six months.

27. For a license to exhibit wax-works, circus riding, rope-walking, dancing, tumbling or other acrobatic or gymnastic

performances, wild animals, or hippodrome, sleight of hand, legerdemain jugglery, or other like tricks, pictures, paintings, statuary works of art, natural or artificial curiosities, tableaux, wonderful animals or freaks of nature, or any other exhibition for hire or profit when the same is exhibited elsewhere than in a theatre, music or concert hall or other building or place duly licensed, for each day of such exhibition - \$5.00.

28. For boxing or sparring exhibitions - \$20.00 for every such exhibition.

29. From every express company, gas company, telephone company, electric light company, water company, street railway or tramway company, trust company, investment and loan society or company, \$10.00 for every six months.

30. From any dealer in explosives the sum of \$5.00 for every six months.

11. See
Sec 210
31. From any travelling junk dealer the sum of \$20.00 for every six months.

32. From any person carrying on the occupation of electrician or plumber - \$1.00 for every six months.

33. From every Bank, at one place of business \$50.00 for every six months and for each other place of business \$20.00 for every six months.

34. From any person who either on his own behalf or for others solicits or takes orders in the Municipality for the sale or transfer of Real Estate situate within the Municipality whether such sale is to be completed outside the Municipality or not, the sum of \$10.00 for every six months. Provided that this section shall not apply to persons holding a Real Estate license in respect of a business situated in the Municipality.

35. From every person carrying on the business of a real estate broker within the Municipality, the sum of \$5.00 for every six months.

36. From any person following within the Municipality any trade, occupation or calling not hereinbefore enumerated, or who enters into any contract or agreement to perform any work or

furnish any material, \$5.00 for every six months. Provided always that no person employed as a journeyman or for wages only and not employing other persons shall be subject to the provisions of this section.

37. From any person operating a Drug store - \$5.00 for every six months.

38. From any person dealing in lumber or operating a lumber yard - \$5.00 for every six months.

39. From any person operating a lodging house or hotel - \$10.00 for every six months.

40. From any person operating a cafe or restaurant - \$2.50 for every six months.

41. From any person operating an "Auto Camp" - \$5.00 for every six months.

