Authority: Licensing and Standards Committee Item 28.2,

as adopted by City of Toronto Council on March 31 and April 1, 2010

Enacted by Council: May 12, 2010

## CITY OF TORONTO

## BY-LAW No. 493-2010

To amend Chapter 315, Street Vending, of the Municipal Code of the former City of Toronto to harmonize vending permit renewal dates with the associated business licence renewal date.

WHEREAS City Council has authorized amendments to the certain street vending by-laws in order to streamline the street vending permit renewal process by harmonizing street vending permit renewal dates with the associated business licence renewal dates;

The Council of the City of Toronto HEREBY ENACTS as follows:

- **1.** Chapter 315, Street Vending, of the Municipal Code of the former City of Toronto is amended as follows:
  - A. By deleting the definition of "Permit Year" from § 315-1 and substituting the following:

PERMIT YEAR — The 12 month period commencing on the first day of the term of a permit issued under this chapter.

- B. By adding the following subsection to § 315-14:
  - D. Despite anything in this section, effective January 1, 2011, the following requirements shall apply to the renewal of permits:
    - (1) For permits requiring a business licence, the term and renewal date of the permit shall be harmonized to the term and anniversary of the date upon which the associated business licence was issued, and the permit fee shall be adjusted on a pro-rated basis to reflect the renewal date of the related business licence held by the permit holder;
    - (2) For permits issued after January 1, 2011 that do not require a business licence, the renewal date shall be the anniversary of the date of issuance of the permit; and
    - (3) For new permits issued in 2011 which require within 90 days prior to the business licence renewal date, the permit fees shall be increased on a pro-rated to align with the business licence renewal date in the following year.

C. By deleting § 315-16 and substituting the following:

## § 315-16. Time limit for compliance and issuance of permit.

- A. Where an applicant has not complied with this Article within sixty (60) days after the Commissioner has, under § 315-9G, informed the applicant in writing that the application has been approved, the application shall be cancelled, and the Commissioner shall, in writing, inform the applicant thereof, and the permit shall not be issued unless the City Services Committee authorizes an extension for compliance prior to an application for the same designated area being received by the Commissioner from another applicant.
- B. Despite Subsection A, where the permit is for a work station:
  - (1) The applicant shall comply with §§ 315-10 through 315-13 and be otherwise eligible to receive the permit within sixty (60) days after the Commissioner has, under § 315-9G, informed the applicant, in writing, that the application has been approved.
  - (2) Where an applicant referred to in Subsection B(1) has not complied with this Article within the sixty-day period, the application shall be cancelled, and the Commissioner shall, in writing, inform the applicant thereof, and the permit shall not be issued unless the City Services Committee authorizes an extension for compliance prior to an application for the same designated area being received by the Commissioner from another applicant.
- 2. Section 1 of this by-law shall come into force on January 1, 2011.

ENACTED AND PASSED this 12th day of May, A.D. 2010.

GLORIA LINDSAY LUBY,

Deputy Speaker

ULLI S. WATKISS

City Clerk

(Corporate Seal)