Chapter 632

PROPERTY, VACANT OR HAZARDOUS

ARTICLE I
General

§ 632-1. Definitions.


ARTICLE II
Vacant Buildings


ARTICLE III
Hazardous Property

§ 632-4. Fencing of hazardous property.

§ 632-5. Removal of dangerous trees or branches.

ARTICLE IV
Enforcement

§ 632-6. Inspection under power of entry.

§ 632-7. Orders to comply.

§ 632-8. Remedial action.


§ 632-10. Penalties.

[HISTORY: Adopted by the Council of the City of Toronto 2010-01-27 by By-law No. 124-2010. Amendments noted where applicable.]

General References

Building construction and demolition - See Ch. 363.
Fences - See Ch. 447.

1 Editor’s Note: This by-law was passed under the authority of sections 6, 7, 8, 12, 105.1 and 376 of the City of Toronto Act, 2006, S.O. 2006, c. 11. This by-law also repealed Art. II, Dangerous Trees, of Ch. 331, Trees, of the former City of Toronto Municipal Code, except that Art. II of Ch. 331 continues to apply for purposes of any notice given under the article until the work required by the notice is completed or any enforcement proceedings in respect of the notice have been concluded; where a person is alleged to have contravened Art. II of Ch. 331 before the date this by-law comes into force, Art. II of Ch. 331 continues to apply for purposes of any enforcement proceedings brought against the person until the proceedings have been concluded.
ARTICLE I

General

§ 632-1. Definitions.

As used in this chapter, the following terms shall have the meanings indicated:

OFFICER:
A. A City employee whose duties include the enforcement of this chapter; and
B. For the purposes of the enforcement of § 632-5, includes the General Manager of Parks, Forestry and Recreation, the City Forester and a person who holds the position of Urban Forestry Supervisor, Urban Forestry Co-ordinator, Urban Forestry Planner, Urban Forestry Planning Assistant, Urban Forestry Manager, Arborist Inspector and Arborist Foreperson.

OWNER - Includes:
A. The person for the time being managing or receiving the rent of the land or premises in connection with which the word is used, whether on the person's own account or as agent or trustee of any other person, or who would receive the rent if the land and premises were let; and
B. A lessee or occupant of the property who, under the terms of a lease, is required to repair and maintain the property.

PROPERTY - A building or structure or part of a building or structure, and includes the lands and premises appurtenant thereto and all mobile homes, mobile buildings, mobile structures, outbuildings, fences and erections thereon whether heretofore or hereafter erected, and includes vacant property.


If there is a conflict between a provision in this chapter and a provision of any other City by-law, the provision that establishes the highest standard to protect the health, safety and welfare of the general public prevails.

ARTICLE II

Vacant Buildings


A. As used in this section, the following terms shall have the meanings indicated:
BUILDING - A building as defined in the Building Code Act, 1992. [This meaning is noted as follows, for reference purposes only:

(1) BUILDING:

(a) A structure occupying an area greater than 10 square metres consisting of a wall, roof and floor or any of them or a structural system serving the function thereof including all plumbing, works, fixtures and service systems appurtenant thereto;

(b) A structure occupying an area of 10 square metres or less that contains plumbing, including the plumbing appurtenant thereto;

(c) Plumbing not located in a structure;

(c.1) A sewage system; or

(d) Structures designated in the Building Code.]

HERITAGE ATTRIBUTES - The same meaning as in § 629-43 of Chapter 629, Property Standards.

HERITAGE BUILDING - A building that is a Part IV heritage property or a Part V heritage property, as defined in § 629-43 of Chapter 629, Property Standards.

B. The owner of an unoccupied building shall protect the building against the risk of fire, accident or other danger, by effectively preventing the entrance to it of all unauthorized persons.

C. If the normal locking of and other security measures for a building do not prevent entry, entry shall be prevented as follows:

(1) By covering all windows, doors and other openings in the building that provide a means of entry with plywood or an equivalent material that shall be securely fastened and tight fitting, and shall:

(a) Have a thickness not less than 12 millimetres;

(b) Be fixed, if covering a wooden door or window frame, by steel wire nails of not less than 50 millimetres in length and, if covering a metallic door or window frames, by self-tapping screws not less than 38 millimetres in length, and the nails or screws shall be spaced at intervals of not more than 150 millimetres over the entire length of each vertical and horizontal portion of each door or window frame; or

(2) By blocking up all windows, doors and other openings in the building that provide a means of entry with bricks or masonry units held in place by mortar.
D. All materials used for securing unoccupied buildings shall be covered and maintained with a preservative that is reasonably compatible in colour with the exterior finish of the building.

E. Where a building remains vacant for a period of 90 days or more, the owner shall ensure that all utilities serving the building are properly disconnected or otherwise secured to prevent accidental or malicious damage to the property or adjoining premises.

F. If an unoccupied building is a heritage building:

(1) Despite Subsections C and E, the standards in § 629-48 of Chapter 629, Property Standards, apply with necessary modifications to the heritage building; and

(2) If there is a conflict between the standards in this section and any other provision of this chapter or of any other City by-law, the provision that establishes the highest standard for the protection of the heritage attributes of the heritage building shall prevail.

ARTICLE III
Hazardous Property

§ 632-4. Fencing of hazardous property.

A. The owner or occupant of a property shall erect and maintain fencing to prevent access to the property, if any part of the property is in a condition that poses an immediate danger to the health or safety of any person.

B. Temporary fencing may be erected for the purpose of Subsection A, if authorized by the Chief Building Official or an officer.

C. An authorization to erect temporary fencing is granted on the condition that, if the dangerous condition of the property is not terminated by remedial repairs or other work, the temporary fencing shall be replaced with a permanent fence when an officer directs replacement.

D. In determining whether to direct replacement of temporary fencing under Subsection C, an officer shall consider, among other factors, whether remedial repairs or other work is proceeding expeditiously, whether temporary fencing is being adequately maintained and whether the health and safety standard in Subsection A might be compromised without a permanent fence.

E. Temporary fencing shall be erected in a good, workmanlike manner and shall consist of steel "T" posts spaced at not more than 1.2-metre centres and embedded at least 600 millimetres into the ground with 38-millimetre plastic mesh fencing at least 1.2 metres high that is securely fastened to the posts at 200-millimetre centres and horizontally secured at the top and bottom by an eleven-gauge steel lacing cable threaded through the mesh and looped and fastened to each post, or any other fence acceptable to an officer.
§ 632-5. Removal of dangerous trees or branches.

The owner or person in charge of a property upon which a tree is located shall remove any decayed, damaged or dangerous tree or branch that poses a danger to persons or property.

ARTICLE IV
Enforcement

§ 632-6. Inspection under power of entry.

A. An officer and, if applicable to his or her duties or responsibilities, another employee or agent of the City, may enter on land at any reasonable time for the purpose of carrying out an inspection to determine whether or not the following are being complied with:

(1) This chapter;

(2) A direction or order of the City made under this chapter or the City of Toronto Act, 2006, respecting compliance with this chapter; or

(3) An order made by a court under section 372 of the City of Toronto Act, 2006, prohibiting the continuation or repetition of a contravention of this chapter.

B. A person carrying out an inspection under Subsection A may:

(1) Require the production for inspection of documents or things relevant to the inspection;

(2) Inspect and remove documents or things relevant to the inspection for the purpose of making copies or extracts;

(3) Require information from any person concerning a matter related to the inspection; and

(4) Alone, or in conjunction with a person possessing special or expert knowledge, make examinations or take tests, samples or photographs necessary for the purpose of the inspection.

§ 632-7. Orders to comply.

A. An officer who finds a contravention of this chapter may make one or more orders requiring:

(1) The contravening activity to be discontinued (under section 384 of the City of Toronto Act, 2006); or

(2) Work to be done to correct the contravention (under section 385 of the City of Toronto Act, 2006).
A.1 An order requiring work to be done may include the requirement that the owner of a property obtain, at their expense, a written report from a professional engineer licensed to practice in Ontario addressing what is needed to bring the property into compliance with applicable provincial legislation and municipal by-laws. [Added 2022-06-16 by By-law 578-2022; amended 2022-07-22 by By-law 955-2022]

B. The order may be served personally on the person to whom it is directed or by registered mail to the last known address of that person and, where the order is served by mail, the service shall be deemed to have been made on the third day after the day of mailing.

C. If there is evidence that the occupant of the property is not the registered property owner, the notice shall be served on both the registered property owner and the occupant of the property.

D. If the address of the owner is unknown or the City is unable to effect service on the owner or occupant under Subsection B, a placard stating the terms of the order and placed in a conspicuous place upon land on or near the property shall be deemed to be sufficient service on the owner.

E. If the delay necessary to serve an order under the preceding subsections would result in an immediate danger to the health or safety of any person, the order may be served personally on the person to whom it is directed or by a placard stating the terms of the order and placed in a conspicuous place upon land on or near the property.

§ 632-8. Remedial action.

If a person fails to comply with an order to do work to correct a contravention of this chapter, the officer, or persons acting upon his or her instructions, may enter the lands at any reasonable time for the purposes of doing the things described in the order at the person's expense.


A. Every person who contravenes a provision of this chapter is guilty of an offence, and, if the person is a corporation, every director or officer of the corporation who knowingly concurs in the contravention, is guilty of an offence.

B. Every person who contravenes an order under subsection 384(1) or 385(1) of the City of Toronto Act, 2006, is guilty of an offence.

§ 632-10. Penalties.

A. A person who is convicted of an offence is liable to a fine of not more than $50,000 for a first offence and to a fine of not more than $100,000 for a subsequent offence.

---

2 Editor's Note: By-law 578-2022, as amended by By-law 955-2022, came into force on March 1, 2023.
B. If a corporation is convicted of an offence, the maximum penalty that may be imposed upon the corporation is $100,000 and not as provided in Subsection A.