

THE CITY OF EDMONTON
BYLAW 20765
Omnibus Amendment to Business Licence Bylaw 20002. Amendment #3

Edmonton City Council enacts:

1. Bylaw 20002, Business Licence Bylaw, is amended by this bylaw.
2. Section 7, clauses (n), (o), and (p) are amended by deleting and replacing “Exotic” with “Erotic”.
3. Section 8 is amended by deleting and replacing “14 days” with “14 calendar days”.
4. Section 9(2)(b) is amended by deleting and replacing “90 days” with “90 calendar days”.
5. Section 17(2) is amended by deleting and replacing “90 days” with “90 calendar days”.
6. Section 19(1) is amended by deleting and replacing:
 - (a) the reference of “45 days” with “45 calendar days”; and
 - (b) both references of “90 days” with “90 calendar days”.
7. Section 26(2) is amended by deleting and replacing “7 days” with “7 calendar days”.
8. Section 28(3) is amended by deleting and replacing “14 days” with “14 calendar days”.
9. Section 29 is deleted and replaced with:

LICENCE
CONDITIONS

- 29 (1) A licensee must not contravene any condition added to the licence through a Licence Review, or upheld through a re-examination of those conditions.
 - (2) A Business must have a current, printed copy of the decision imposing conditions on the licence available on the Premises at all times.
10. Section 31.1 is added following section 31:

**INDIRECT
COLLECTION OF
INFORMATION**

31.1 For any business with the 'Health Enhancement Practitioner (Accredited)' or 'Health Enhancement Centre (Accredited/Independent)' category, the applicable massage association established under section 23(k) must immediately provide current information about the status of the licensee's association membership to the City, in the form accepted by the City Manager, if any of the following occur:

- (a) upon request of the City Manager for the purpose of licence issuance or management;
- (b) if a licensee's membership has been cancelled; or
- (c) if a licensee's membership has been suspended due to a serious incident or complaint as defined by the City Manager.

- 11. Section 42 is amended by deleting clause (a).
- 12. Section 42.1(a)(ii) is amended by deleting and replacing "90 days" with "90 calendar days".
- 13. The heading before Section 46 is amended by deleting and replacing "Exotic Entertainer" with "Erotic Entertainer".
- 14. Section 46 is amended by deleting and replacing "Exotic Entertainer" with "Erotic Entertainer".
- 15. The heading before Section 47 is amended by deleting and replacing "Exotic Entertainment Agency" with "Erotic Entertainment Agency".
- 16. Section 47 is amended by deleting and replacing each use of:
 - (a) "Exotic Entertainment Agency" with "Erotic Entertainment Agency"; and
 - (b) "Exotic Entertainer" with "Erotic Entertainer".
- 17. The heading before Section 48 is amended by deleting and replacing "Exotic Entertainment Venue" with "Erotic Entertainment Venue".
- 18. Section 48 is amended by deleting and replacing each use of:

- (c) “Exotic Entertainment Venue” with “Erotic Entertainment Venue”; and
- (d) “Exotic Entertainer” with “Erotic Entertainer”.

19. Section 56(2)(a) is amended by deleting and replacing:

- a) “45 days” with “45 calendar days”; and
- b) “60 days” with “60 calendar days”.

20. Section 58 is amended by deleting and replacing “30 days” with “30 calendar days”.

21. Section 63(2)(a) is amended by deleting and replacing:

- c) “45 days” with “45 calendar days”; and
- d) “60 days” with “60 calendar days”.

22. Section 80 is deleted in its entirety.

23. Schedules A, B, and C are amended by deleting and replacing all uses of “exotic” with “erotic”.

24. Schedule C is amended by deleting the row indicating the fine for Bylaw Section 29, and replacing it with the following two rows:

Offence	Bylaw Section	Fine	Comments
Contravene a condition imposed on a licence by the City Manager.	29(1)	\$2,000	
Fail to have copy of conditions available on Premises	29(2)	\$2,000	

25. Schedule D - “Transitional Licences” is deleted in its entirety.

26. This bylaw comes into force on May 15, 2024.

READ a first time this 23rd day of April 2024;

READ a second time this 23rd day of April 2024;


READ a third time this 23rd day of April 2024;

SIGNED AND PASSED this 23rd day of April 2024.

THE CITY OF EDMONTON


.....

MAYOR


.....

 CITY CLERK