



Policy Type:	Administrative
Date Adopted:	12 May 2009

Policy No:	CS402
Date Last Reviewed:	May 2009

Legal (Parent):
1. Local Government Act 1995 (As Amended) – Section 2.7(2)(b).

Legal (Subsidiary):
1. Consolidated Local Laws – Part III, Section 3.3.

ADOPTED POLICY	
Title:	SPORTS FIELDS – CONSUMPTION OF LIQUOR ON RESERVES
Objective:	To provide terms and conditions for the approval of consumption of liquor on reserves.

- 1.0 Should the Council grant consent, pursuant to the provisions of Part III –Parks, Reserves and Foreshores Section 3.3.1(d) of the Consolidated Local Laws of the City, to the consumption of alcohol liquor on the reserve, the following conditions shall apply
- 1.1 The Council shall specify the person to which the consent is being granted as ‘liquor permit holder’, and the time and place for the consumption of alcoholic liquor on the reserve.
 - 1.2 Unless specifically requested, liquor may be only sold, made available and consumed within a building.
 - 1.3 If a request is received for liquor to be sold, made available and consumed outside a building, any approval shall limit the location within which liquor may be sold, made available and consumed, to a maximum of two areas of not more than 10m by 10m each, abutting a building, which areas shall be delineated by temporary fencing by the ‘liquor permit holder’.
 - 1.4 All liquor permit holders shall be informed that if it is intended that alcoholic liquor be offered for sale, or there is to be an admission fee that includes provision of alcoholic liquor without further charge, it is necessary also to obtain an occasional licence or other appropriate permit from the Office of Racing, Gaming and Liquor. Permit holders shall also be informed that the term ‘offered for sale’ includes those cases where the payment received for attendance entitles the attendee for refreshments including alcoholic liquor.