RESOLUTION: R375/10/04/26
REPLACING: R388/98/05/25; R1128/1992/09/29
DATE OF LAST REVIEW: April 2010

Business License applications for adult video establishments shall be individually dealt with by City staff, based on the following guidelines.

1. Applications for licensing the sale or rent of adult videos must be made to the City and the Film Classification Branch.

2. Consideration to the close proximity to schools, recreation facilities, transit stops and transit interchanges shall be given to each application.

3. Signage shall be limited to identification of the premises only, with no external advertising copy permitted and must be in compliance to the regulations of the Sign Bylaw No. 8235.

4. The City will advise the Film Classification Branch of City staff’s decision prior to the Film Classification Branch issuing or denying a provincial license.

REASON FOR POLICY

The policy was initiated in response to public concern about an adult video store that was proposing to locate within close proximity to a school.

LEGISLATIVE AUTHORITY

Council Resolution.

PROCEDURE FOR IMPLEMENTATION

As outlined in the policy.