

**CONSUMPTION OF ALCOHOLIC BEVERAGES ON  
DISTRICT PROPERTY  
LICENSED EVENTS – CONSUMPTION OF ALCOHOL**

1. The Board may authorize the consumption of alcohol at adult functions where school facilities are rented by a community-based user group. This does not apply to long term lease of facilities. The following additional provisions apply:
  - 1.1. The request is to be provided in writing to the Secretary-Treasurer 15 days prior to the Board meeting they wish their request to be considered at.
  - 1.2. All restrictions and requirements expressed and implied by British Columbia liquor laws are to be enforced.
  - 1.3. There is demonstrated planning for the security and control of the function with a named person responsible;
  - 1.4. A non-refundable liquor surcharge of \$0.50 per attendee based on the number of possible attendees estimated on the liquor permit is paid in addition to the damage deposit.
  - 1.5. A refundable damage deposit in the amount of at least 50% of the rental value is received;
  - 1.6. Where there is any use of alcohol in connection with a rental, a member of District staff or a contracted agent must be in attendance throughout the activity;
2. The consumption of alcoholic beverages is permitted only during the hours and the areas agreed upon as stated on the Agreement for the Use of School Facilities (Form 550-1) issued by the District.
3. The District assumes no expressed, implied, or intended liability for groups who dispense alcohol.
4. Unlicensed use of alcohol in any form while on school grounds will result in immediate cancellation of the rental agreement.

Reference: Sections 22, 23, 65, 85 School Act  
Liquor Control and Licensing Act  
Disposal of Land or Improvements Order M193/08  
School Opening and Closure Order M194/08

Adopted: November 2019  
Revised: