510. Alcohol Consumption

The purpose of this ordinance is to protect the city’s liability when people choose to bring alcohol into city buildings by establishing additional regulations that adhere to the Minnesota State Statutes.

510.01. **Prohibited Areas.** The consumption of alcohol is prohibited at the fire hall, the public works facility, the wastewater treatment plant and on any of the property on which those facilities are located unless the city has issued a permit for such consumption pursuant to section 510.02. (Ordinance 10-07, adopted October 12, 2010)

510.02. **Permit To Consume.** The city, in its discretion, may issue a permit to consume alcohol on city property to a club or charitable, religious, or other non-profit organization which has been in existence for at least three (3) years. (Ordinance 10-07, adopted October 12, 2010)

510.03. **Insurance Required.** Any permit to consume alcohol on city property issued pursuant to section 510.02 of this section shall be conditioned upon the applicant providing proof of liability insurance coverage acceptable to the city which includes the city as a named insured and meeting any other reasonable conditions required by the city. (Ordinance 10-07, adopted October 12, 2010)

510.04. **Consumption Of Alcohol At The Chuck Francis Memorial Center and Gazebo in Riverside Park a Rented Facility.**

Subd. 1. Consumption of alcohol at the Chuck Francis Memorial Center and Gazebo rented by a person or organization shall be permitted if such alcohol is provided by an organization meeting the requirements of section 510.02 and such alcohol is not sold on the premises.

Subd. 2. Consumption of alcohol at the Chuck Francis Memorial Center and Gazebo rented by a person or organization shall be permitted if such alcohol is not sold on the premises, and the person or organization renting the facilities names the city as an additional insured on a general liability insurance policy (such as a homeowners’ policy) in the minimum amount of five hundred thousand dollars ($500,000) acceptable to the city by endorsement of host liquor liability to the rented premises.

Subd. 3. The sale and consumption of alcohol at the Chuck Francis Memorial Center and Gazebo rented by a person or organization shall be permitted only if such alcohol is provided by a caterer licensed under Minnesota Statutes 340A.404, subdivision 12, to sell alcohol in the State of Minnesota and who carries dram shop insurance in the minimum amount of one million dollars ($1,000,000) under which the city is named as an additional insured party. (Ordinance 10-07, adopted October 12, 2010)
510.05. **Hold Harmless and Indemnification Agreement.** Any party leasing any portion of the Chuck Francis Memorial Center or Gazebo where alcohol will be sold or served pursuant to Section 510.04 must first agree to and sign an agreement to hold the city harmless from claims arising from such rental and to defend and indemnify the city from all costs incurred as a result of such claims. The hold harmless and indemnification agreement must meet the approval of the city attorney. (Ordinance 10-07, adopted October 12, 2010)