

(Blanks <u>not</u> to be photocopied.) (Printed on 22-Sep-14 at 15:09)

(SD-FO-218) USE OF PUBLIC FOOTPATH FOR THE DISPLAY OF GOODS Section 68 Local Government Act 1993

Application No:	Determined:/
purposes of processing this application by Council	ovided on this form is collected by <i>Griffith City Council</i> for the employees and other authorized persons. This form will be stored ay be available for public access and/or disclosure under various
Part 1: Applicant's Details	
Title: Mr Mrs Miss Ms	Other
Family name (or company):	
Given names (or ACN):	
	Postcode:
Phone: (w) (h)	(m)
Fax: Contact person:	E-mail
, , , , , , , , , , , , , , , , , , , ,	
Part 2: Property Description	
(These details can be obtained from land ownership details or from	Council's rates notices. If unsure, ask us for assistance)
Unit No House No Street	Locality/Town
Lot(s) Section DP/ \$	SPOther
Part 3: Consent of all Land Ow	ner(s)
(All owners must sign, attach a separate sheet if necessary. If the ovin If you have acquired this property within the last 6 months please pr	ner is a company or owners' association, must be signed by a director or secretary. ovide a copy of your Notice of Sale/Transfer or Certificate of Title)
As owner(s) of the land and footpath to which this applic authorised Council officers to enter the land/premises to	ation relates, I/we consent to this application. I/we also give consent for carry out inspections.
Name Address	Phone Signature Date
1 General Manager – Griffith City Council PO Box 485 G	RIFFITH 02 6962 8100 //
2	/ /
3	
4	
5	
Part 4: Proposed Display Struc	ctures
0 1 1 1 1 1 1 1 1 1 1 1 1 1 1	splay (merchandise racks, tables etc.):
Proposed hours of operation: (use of footpath) Tues am Wed am	pm Friampm Sunampm

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Part 5: Checklist							
Have you submitted the following information in conjunction with this application? Please place a tick in the appropriate box							
 SITE PLAN – 1 copy drawn to scale detailing: North point and scale Location of the shop front and kerb Width of footpath between the shop front and kerb Width of shopfront and proposed display area 	YES NO Office Use Only						
COPY OF PUBLIC LIABILITY INSURANCE For \$20,000,000.00 Listing Griffith City Council as an interested party a Griffith City Council against any claims arising from of the display structures on the public foothpath".	, -						
DETAILS OF PROPOSED DISPLAY STRUCTURES ➤ Type, size and colour of any display structures □ □ □							
Lodgement							
Hours of Lodgement: Monday – Friday 8.15 am – 4.00 pm Fees: Fees are payable on lodgement as per Council's Revenue Policy. Quotations are available by contacting Council's Customer Service Centre on (02) 6962 8100. Payment methods: Payment can be made by cash, cheque, or EFTPOS (Cheque, Savings or Credit Card). Cheques are to be made payable to 'Griffith City Council'. Acknowledgement: A receipt specifying the amount of fees paid, and the registered number of the application will be issued at the time of lodgement. Coming in to see us?:	Postal address: The General Manager Griffith City Council PO Box 485 GRIFFITH NSW 2680 Courier or Personal Delivery: Ground Floor Griffith City Council Administration Building 1 Benerembah Street GRIFFITH NSW 2680 How to contact us: Phone: (02) 6962 8100 Fax: (02) 6962 7161 E-mail: admin@griffith.nsw.gov.au Web: www.griffith.nsw.gov.au						
Council's Customer Service Centre is located on the ground floor of the Griffith City Council Administration Building, 1 Benerembah Street, Griffith.							

Use of the Public Footpath for the Display of Goods

Application Requirements

- (a) Where the display of merchandising racks and trading tables comply with the provisions of clause 3.2.1 of this policy applicant shall lodge a completed Activity Application with Council which shall be accompanied with the following:
 - (i) Owner's consent from the land owner of the premises and Griffith City Council as the owner of the footpath.
 - (ii) Payment of the prescribed fee;
 - (iii) Detailed plans of the footpath, showing the siting of the merchandise rack and/or display table; and details of the style, type and colour of the street furniture; and

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- (b) Where the display of merchandising racks and trading tables do not comply with the provisions of clause 3.2.1 the applicant shall lodge a completed development application with Council which shall be accompanied with the following:
 - (i) Owner's consent from the land owner of the premises and Griffith City Council as the owner of the footpath. Should the siting of any tables and chairs extend beyond the boundary of the site, then owner's consent is also required from the neighbouring properties;
 - (ii) Payment of the prescribed fee;
 - (iii) Detailed plans of the footpath, showing the siting of the merchandise rack and/or display table; and details of the style, type and colour of the street furniture; and
 - (iv) A statement of environmental effects which is also to include justification for the variation to the requirements of the policy.
- (c) Where approval is granted evidence of a current public liability insurance cover (minimum \$20 million) is to be provided which must indemnify Council.
- (d) The approval will be limited to a maximum 36 months at which time a new application is to be lodged with Council. Applications for renewal should be lodged with Council at least 4 weeks prior to any approval lapsing.
- (e) The fees payable under 3.2.2(a)(ii) and (b)(ii) above are adopted by Council annually and published in Council's Revenue Policy.

Council's On-Going Requirements

- (a) Council will consider the following matters in determining the application:
 - (i) Suitability of goods for open display: Whether products may be considered offensive in a manner from accepted social, moral, religious and cultural perspective.
 - (ii) Safety aspects of display: Whether the proposed display and sale of goods is likely to cause a safety hazard for pedestrians or detrimentally affect the amenity of the surrounding area or cause damage to footways.
 - (iii) Stability: Any display structures with wheels must incorporate a locking device for safety and stability.
 - (iv) Public health requirements: Display and sale of food items must meet all requirements of the relevant health legislation (eg. safe storage, appropriate temperature regulation, etc).
- (b) Approval permits the use of the footpath adjacent to the business premises. The display must not extend further than 1 metre from the existing shop front and be restricted to the length of the street boundary of the premises unless otherwise agreed by Council and stated on the licence permit.
- (c) A minimum clear width of 2.6 metres must be obtained for pedestrians at all times without obstructions from urban features including street trees, bins, street furniture and signs.
- (d) Empty boxes or disused packaging must not remain on the footway area or be rested against Council's litterbins, trees or other street furniture. Failure to remove waste may result in the termination of licence.
- (e) All outdoor furniture is to be stored away from the public area and off public land outside the hours of operations as approved of the current business.
- (f) The day-to-day operation of a business in a licensed street trading area is the responsibility of the proprietor/permit holder and the use is at the permit holder's own risk. It is their responsibility to ensure good management practices occur, and the permit holder must:
 - Operate the business in accordance with principles outlined in this policy and conditions of license agreement;
 - (ii) Manage the furniture and features within the designated approved area, and ensure furniture is returned to position when moved by customers;
 - (iii) Monitor behaviour of customers and ensure courtesy is extended to both the general public and surrounding occupants in terms of noise and social behaviour;

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- (iv) Observe all legal requirements and laws relating to the business;
- Maintain access in and around the site with consideration that the occupied space is publicly owned space;
- (vi) Comply with all requests made by Council's Planning and Compliance Officers, both formal and informal during the course of the daily operation of the business.
- (g) All goods for sale must be established well clear of driveway access points and routes for emergency vehicles;
- (h) Display stand(s) must be:
 - (i) Stable, and in the case of inclement weather conditions be removed from the footpath;
 - (ii) Constructed of metal or solid timber construction and of a colour harmonious to the surrounds;
 - (iii) High presentation quality and appearance;
 - (iv) Fit for purpose; and
 - (v) Suitably finished so that no damage is caused to Council's pavements.
- (i) Displays must be placed immediately against the front wall of the approved business;
- (j) Displays must not exceed 1 metre in width or extend beyond the common boundary between adjacent shops unless adjoining owners consent is given to do so;
- (k) The permit holder shall be permitted to display goods and place display stands within the approved trading area only during the hours that the business premises is open. All display stands, racks, containers and goods must be removed from the footway and stored within the business premises after business hours;
- (I) No temporary containers, milk crates, cardboard boxes, packing cases, packing material or similar receptacles are to be used at any time;
- (m) Goods, boxes or packing material are not to be stored above or under the display, or stored anywhere outside the approved trading area. All empty or disused boxes must be removed from footway area and stored or disposed of in private garbage bins;
- (n) No goods shall be placed directly upon the ground;
- (o) Full supervision and control must be readily available from the permit holder, proprietor or employees;
- (p) The placement of food, perishables or produce of any type within the approved area must comply with health regulations, legislation and requirements;
- (q) Displays and goods must not hang from awnings or be attached to the shop fronts;
- (r) The permit holder will only be permitted to sell goods that are available from the subject business;
- (s) The projection of amplified music, spruiking, live or taped advertising material into the street is not permitted;
- (t) Any repair or maintenance works to be carried out on the footpath by Council will take precedent over the approval for commercial use. The approval will be suspended during any such work on the footpath and the Permit Holder will be given reasonable period of notice in advance;
- (u) The display of the following items are prohibited:
 - (i) Cooking or preparation of food;
 - (ii) Breakable items such as glass, china ware and bottled liquids;
 - (iii) Offensive materials;
 - (iv) Computer games, vending machines, pinball machines and the like;
 - (v) Large items of household furniture and whitegoods;

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- (vi) Liquor products, beers, wines or the like, tobacco products or drugs of any type including scheduled medicines; and
- (v) The following are general conditions of a standard licence agreement:
 - (i) The approved area shall not be utilised by anyone other than the permit holder;
 - (ii) The permit holder shall pay a fee to Council on the first day of each financial year. Council will issue notification and request for updated Public Liability insurance prior to this time. Public liability insurance is to be for a minimum value of \$20 million, with Griffith City Council noted as an interested party. Council reserves the right to review fees at any time;
 - (iii) The permit holder shall be responsible for any damage caused to Council's footway by the installation, maintenance and/or removal of the outdoor furniture or facilities, and will bear all costs to repair and make good to existing;
 - (iv) A copy of the licence agreement must be kept on the premises, and is to be produced on request by Council's officers. The permit sticker must be displayed in a prominent position in the front window of the premises at all times;
 - (v) Licence agreements are to remain with the property.
 - (vi) Failure to comply with any of the requirements of this policy or conditions of the approval may result in the termination of the approval. Any breach of safety must be rectified immediately as non-compliance will result in immediate loss of permit.
 - (vii) In the event that Council cancels the approval then it may be cancelled by notice in writing by the Council to the Permit Holder given at any time on receipt of which the Permit Holder must remove all material from the footway and shall have no other rights under the agreement. If the furniture is not removed and the public place is not reinstated to its original condition within a period specified by Council, works will be carried out at the licence holder's expense:
 - (viii) If the conditions of the licence are to be varied, the necessary documentation must be submitted to Council requesting the change and giving appropriate reasons for the request. Depending on the extent of the requested change, referral to Council staff for assessment and payment of reassessment fees may be required. If Council staff agrees to the amendments, the licence must then be amended and re-signed prior to any changes being made to the street trading area.

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