## Sec. 9-8-8. Separation of adult entertainment businesses.

- A. In this section, "adult entertainment business" includes but is not limited to an adult cabaret and adult establishment, as defined in section 9-8-4 of this Code.
- B. No more than one adult entertainment business may be established on any one parcel, and any adult entertainment business shall be at least 500-1000 feet from any other adult entertainment business, or any establishment licensed as a Class B tavern that sells intoxicating liquor.
- C. No adult entertainment business shall be permitted within 500 1000 feet of any senior/elderly housing facility or land zoned for residential use.
- D. No adult entertainment business shall be permitted within 500 1000 feet of any medical clinic or hospital facility.
- E. No adult entertainment business shall be permitted within 500-1000 feet from any public or private educational facility, library, church or place of worship. The foregoing shall include but is not limited to any child day-care establishment, nursery school, high school, vocational school, secondary school or special education school. "School" includes school grounds.
- F. No adult entertainment business shall be permitted within 500 1000 feet from any public park or city-owned recreational area, including but not limited to a park, playground, swimming pool, athletic field, basketball, volleyball or tennis court, or other similar land owned by the City of Two Rivers.
- G. Distances are to be measured in a straight line, without regard to intervening structures or objects, from the nearest portion of the building or structure used as the part of the premises where an adult entertainment business is conducted to the nearest property line of the premises of a use listed in subsections A. though F.

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