TABLE 155.4501.A: MINIMUM SEPARATION OF USES INVOLVING THE SALE OF ALCOHOLIC BEVERAGES FROM CERTAIN EXISTING USES 1

EXISTING USE	MINIMUM SEPARATION 2
Any other use involving the sale of alcoholic beverages other than those uses listed in Section 155.4501.B	I,000 feet (Measurement Type I)
Sexually oriented business	
Child care facility	500 feet (Measurement Type 2) and 300 feet (Measurement Type 3)
School	
Place of worship	(* (*

NOTES:

- I. Measurement Type I: Seperation shall be measured from main entrance to main entrance of the establishments by airline route
- 2. Measurement Type 2: Separation shall be measured from main normal public enterance of Alcoholic Beverage Esablishment to the nearest point of the Child Care facility, School, or Place of Worship's property used as a part of the facility measured along public thoroughfares by the shortest route of ordinary pedestrian traffic.
- 3. Measurement Type 3: Separation shall be measured from main normal public enterance of Alcoholic Beverage Establishment to the nearest point of the Child Care facility, School, or Place of Worship's property used as a part of the facility measure by airline route.
- 4. All separations shall be measured from establishments located withou or outside of the City limits.
- 5. Compliance with these separation standards shall not be affected by the subsequent rezoning of the site of the alcoholic beverage establishment to AOD, conveyance of city-owned property, or the establishment of one of the uses from which separation is required on a property closer than the required separation distance. In such case, the alcoholic beverage establishment shall be construed as continuing to comply with the separation standards.