



Redland Shire Council

Consolidated Version

Local Law Policy No 15 (Parks and Reserves) 1999 (includes amendments adopted 13 October 2004).

Correct as 13 October 2004 (Includes amendments up to *Parks and Reserves (Amendment) Subordinate Local Law (No. 1) 2004*) This consolidated version is not a legally binding document. Refer to the original Local Law Policy and Amendment Subordinate Local Law (hard copy available in Office of CEO) for legal proceedings.



Redland Shire Council

Local Law Policy No. 15 (Parks and Reserves) 1999

Contents

1	Citation	5
2	Objects	5
3	Definitions.....	5
4	Identification of parks and reserves – Local Law, s 9(6).	5
5	Criteria by which names may be assigned to parks and reserves – Local Law, s 10(3)	6
6	Opening hours for parks and reserves – Local Law, s 11(2).....	6
7	Vehicular access to parks and reserves – Local Law, s 12(2).....	6
8	Application for permit (general vehicular access) – Local Law, s 12 and pt 7	7
9	Grant of permit (general vehicular access) – Local Law, s 12 and pt 7.....	8
10	Refusal of permit (general vehicular access) – Local Law, s 12 and pt 7	8
11	Conditions of permit (general vehicular access) – Local Law, s 12 and pt 7	9
12	Application for beach access permit – Local Law, s 12 and pt 7	9
13	Grant of beach access permit – Local Law, s 12 and pt 7	10
14	Refusal of beach access permit – Local Law, s 12 and pt 7	11

This consolidated version is not a legally binding document. Refer to the original Local Law Policy and Amendment Subordinate Local Law (hard copy available in Office of CEO) for legal proceedings.

15	Term of beach access permit – Local Law, s 12 and pt 7	11
16	Conditions of beach access permit – Local Law, s 12 and pt 7	11
17	Application for boat launching permit (recreational) – Local Law, s 12 and pt 7.....	13
18	Grant of boat launching permit (recreational) – Local Law, s 12 and pt 7	14
19	Refusal of boat launching permit (recreational) – Local Law, s 12 and pt 7	14
20	Term of boat launching permit (recreational) – Local Law, s 12 and pt 7	15
21	Conditions of boat launching permit (recreational) – Local Law, s 12 and pt 7.....	15
22	Application for boat launching permit (commercial) – Local Law, s 12 and pt 7.....	16
23	Grant of boat launching permit (commercial) – Local Law, s 12 and pt 7	17
24	Refusal of boat launching permit (commercial) – Local Law, s 12 and pt 7	18
25	Term of boat launching permit (commercial) – Local Law, s 12 and pt 7	18
26	Conditions of boat launching permit (commercial) – Local Law, s 12 and pt 7.....	18
27	Vehicles that may not be brought into a park or reserve – Local Law, s 12(3).	20
28	Single event permits – Local Law, s 15 and pt 7	20
29	Prohibited activities – Local Law, s 18(1)(k)	21
30	Restricted activities – Local Law, s 20(1)	22
31	Permits for lighting of fires – Local Law, s 21 and pt 7 ..	22
32	Conditions for fire permits – Local Law, s 21 and pt 7 ..	23
33	Control of camping – Local Law, s 22 and pt 7.....	23
34	Conditions for camping permits – Local Law, s 22 and pt 7	23
35	Application for mooring/berthing permit – Local Law, s 23 and pt 7	24
36	Grant of mooring/berthing permit – Local Law, s 23 and pt 7	25
37	Conditions of mooring/berthing permit – Local Law, s 23 and pt 7	25
38	Conditions of lease – Local Law, s 26(3).....	25
39	Damage to parks and reserves – Local Law, s 29(2). ..	26

This consolidated version is not a legally binding document. Refer to the original Local Law Policy and Amendment Subordinate Local Law (hard copy available in Office of CEO) for legal proceedings.

	40	Repeal of previous policy	26
Endnotes			
	1	Index to endnotes	27
	2	Key	27
	3	List of subordinate local laws.....	27
	4	List of annotations	27

This consolidated version is not a legally binding document. Refer to the original Local Law Policy and Amendment Subordinate Local Law (hard copy available in Office of CEO) for legal proceedings.

*Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999*

Local Law Policy No. 15 (Parks and Reserves) 1999

[correct as of 19th October 2004]

1 Citation

This local law policy may be cited as *Redland Shire Council Local Law Policy No.15 (Parks and Reserves) 1999*.

2 Objects

The object of this local law policy is to prescribe particular matters as permitted or required by *Local Law No.15 (Parks and Reserves)* in order to—

- (a) provide for the establishment of parks and reserves on land under the Council's control; and
- (b) provide for appropriate public access to parks and reserves for active and passive recreation; and
- (c) protect the safety of persons using parks and reserves; and
- (d) preserve features of the natural and built environment and other aspects of the amenity of parks and reserves; and
- (e) regulate activities in parks and reserves and ensure appropriate standards of conduct.

3 Definitions

All terms have the same meaning as those provided for in *Local Law No. 15 (Parks and Reserves)*.

4 Identification of parks and reserves – Local Law, s 9(6)

For section 9(6) of the Local Law, the following additional details may be recorded in the Parks and Reserves Asset Register for each park or reserve—

This consolidated version is not a legally binding document. Refer to the original Local Law Policy and Amendment Subordinate Local Law (hard copy available in Office of CEO) for legal proceedings.

*Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999*

- (a) an assignment of name or change of name assigned to a park or reserve (in accordance with section 10(2) of the Local Law);
- (b) street address and suburb;
- (c) area (size);
- (d) Shire division;
- (e) ownership category (that is, whether owned by Council, held in trust, or permit to occupy);
- (f) other information that Council deems appropriate.

5 Criteria by which names may be assigned to parks and reserves – Local Law, s 10(3)

For section 10(3) of the Local Law, when naming parks and reserves Council will give consideration to—

- (a) whether the name proposed is associated with the Redland Shire;
- (b) where a deceased person's name is suggested—
 - (i) the reasons for using the name and the extent to which facts relevant to those can be authenticated; and
 - (ii) whether the family of the person approves of the use of the name.

6 Opening hours for parks and reserves – Local Law, s 11(2)

For section 11(2) of the Local Law, the opening hours for all parks and reserves is fixed as being between 4:00am and 10:00pm.

7 Vehicular access to parks and reserves – Local Law, s 12(2)

For section 12(2) of the Local Law—

- (a) a particular type of permit (*beach access permit*) is required for all motor vehicle access to the following parks or reserves—

This consolidated version is not a legally binding document. Refer to the original Local Law Policy and Amendment Subordinate Local Law (hard copy available in Office of CEO) for legal proceedings.

*Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999*

- (i) Flinders Beach, North Stradbroke Island;
- (ii) Main Beach, North Stradbroke Island;
- (b) two particular types of permit, being a beach access permit and a boat launching permit, are required for all motor vehicle access to the following parks or reserves—
 - (i) Home Beach, North Stradbroke Island;
 - (ii) Cylinder Beach, North Stradbroke Island;
- (c) for paragraph (b), a ***boat launching permit*** is of one of the following two kinds—
 - (i) a commercial permit, which may be issued where the applicant holds a current commercial fishing licence issued by the Queensland Fisheries Management Authority; or
 - (ii) a recreational permit, which may be issued only to residents and ratepayers of North Stradbroke Island;
- (d) a permit (***general permit***) under section 12 of the local law is required in all other cases;
- (e) sections 8 to 11 set out requirements and provisions relating to general permits;
- (f) sections 12 to 26 set out requirements and provisions relating to beach access permits and boat launching permits;

8 Application for permit (general vehicular access) – Local Law, s 12 and pt 7

For section 12 of the Local Law, the following must be provided in an application for a general permit to bring a motor vehicle onto a park or reserve—

- (a) full name, address and contact phone number/s of the applicant;
- (b) date/s on which access to park or reserve is required;

This consolidated version is not a legally binding document. Refer to the original Local Law Policy and Amendment Subordinate Local Law (hard copy available in Office of CEO) for legal proceedings.

Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999

- (c) description of make and model of the vehicle;
- (d) registration number of the vehicle;
- (e) description of make and model of any trailer or caravan etc to be towed including number of axles;
- (f) registration number of any trailer or caravan to be towed;
- (g) full name and drivers licence numbers of all potential drivers;
- (h) if the applicant for the permit is not the owner of the vehicle, the written consent of the owner;
- (i) if the permit is required to carry out activities where approval is also required under another law—a certified copy, or other appropriate evidence of other such approval;
- (j) the application fee.

9 Grant of permit (general vehicular access) – Local Law, s 12 and pt 7

A general permit for vehicle access to parks and reserves may be granted for the following purposes—

- (a) work/construction purposes;
- (b) entertainment purposes (for example, sound equipment, circus trucks and the like).

10 Refusal of permit (general vehicular access) – Local Law, s 12 and pt 7

A general permit for vehicle access to parks and reserves will ordinarily be refused where—

- (a) the application is for access which is not of a temporary, short-term nature;
- (b) access is required within 2 weeks of date of application;
- (c) there is current wet weather;

Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999

- (d) the applicant or persons associated with the applicant have previously caused damage to a park or reserve by use of vehicles, and/or have failed to reinstate previous damage;
- (e) there has been previous community complaint about similar vehicle access to that applied for;
- (f) the park or reserve is not available for the purpose to which the access relates;
- (g) no readily defined access point to the park or reserve exists;
- (h) access would require damage or disturbance to fauna or flora.

11 Conditions of permit (general vehicular access) – Local Law, s 12 and pt 7

- (1) For section 12 of the Local Law, the following conditions will ordinarily be imposed on a general permit—
 - (a) the permit holder and any other vehicle driver must comply with the conditions of the permit;
 - (b) if wet weather occurs, the permit holder must desist from any activity which would damage grassed or vegetated areas;
 - (c) the permit holder must provide a bond or similar security, in an amount determined by the Council at the time of issue of the permit, as security against the costs of rectifying such damage;
 - (d) other conditions Council deems appropriate from time to time.

12 Application for beach access permit – Local Law, s 12 and pt 7

For section 12 of the Local Law, the following must be provided in an application for a beach access permit—

- (a) full name, postal and residential address and contact phone number/s of the applicant;

Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999

- (b) term of permit required;
- (c) description of make, model and type of the vehicle;
- (d) registration number of the vehicle;
- (e) description of make and model of any trailer or caravan etc to be towed including number of axles;
- (f) registration number of any trailer or caravan to be towed;
- (g) full name and drivers licence numbers of all potential drivers;
- (h) if the applicant for the permit is not the owner of the vehicle, the written consent of the owner;
- (i) if the permit is required to carry out activities where approval is also required under another law—a certified copy, or other appropriate evidence of other such approval;
- (j) the application fee.

13 Grant of beach access permit – Local Law, s 12 and pt 7

A beach access permit may only be granted where the vehicle referred to in the application—

- (a) is registered with the relevant authority and covered by a third party insurance policy; and
- (b) is in a roadworthy condition and in a state of good mechanical repair; and
- (c) is one of the following types—
 - (i) 4WD; or
 - (ii) a purpose designed two-wheel drive vehicle (for example, tractor or beach buggy); or
 - (iii) a vehicle referred to in (i) or (ii) which is towing a single axle trailer or caravan.

Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999

14 Refusal of beach access permit – Local Law, s 12 and pt 7

A beach access permit will ordinarily be refused where—

- (a) the applicant has previously breached the terms of, or conditions imposed on, a beach access permit;
- (b) the vehicle referred to in the application does not comply with section 13(c), including, without limitation, where the vehicle is—
 - (i) unregistered;
 - (ii) unroadworthy;
 - (iii) not a purpose built two wheel drive vehicle;
 - (iv) a motorcycle, trail bike or the like;
 - (v) a vehicle towing a trailer or caravan other than a single axle trailer or caravan.

15 Term of beach access permit – Local Law, s 12 and pt 7

- (1) A beach access permit may be granted for one of the following terms—
 - (a) 48 hours; or
 - (b) 1 week; or
 - (c) 1 month; or
 - (d) 1 year.

16 Conditions of beach access permit – Local Law, s 12 and pt 7

- (1) For section 12 of the Local Law, the following conditions will ordinarily be imposed on a beach access permit—
 - (a) the permit holder and any other vehicle driver must comply with the conditions of the permit;

Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999

- (b) all regulatory signs erected by the Council must be complied with at all times (for example, speed restrictions and access restrictions);
- (c) valid permit stickers must be displayed at all times in the centre of the top edge of the windscreen (for example, behind the rear vision mirror) and located so as to not interfere with the driver's vision;
- (d) permit stickers must be removed on expiry;
- (e) access through the park or reserve to the foreshore is only permitted through designated access points;
- (f) the vehicle must not be parked or driven within 1 metre of the base of the frontal dune, or on any dune vegetation, at all stages of the tide;
- (g) vehicles must be parked so as to not obstruct through traffic, and in such manner that occupants can alight the vehicle in a safe manner;
- (h) all relevant provisions of the *Traffic Act 1949* must be observed;
- (i) all drivers must hold a current drivers licence;
- (j) vehicle access to camping areas is only permitted where the driver or occupants also hold a valid camping permit;
- (k) a replacement permit may only be obtained (in the event of loss, destruction or the like) by producing proof of grant of the original permit;
- (l) the permit may be revoked at any time by an authorised person if an authorised person is satisfied that there is non-compliance with permit conditions, or in the event of a deliberate contravention of section 12 of the Local Law;
- (m) other conditions Council deems appropriate from time to time.

Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999

17 Application for boat launching permit (recreational) – Local Law, s 12 and pt 7

For section 12 of the Local Law, the following must be provided in an application for a boat launching permit (recreational)—

- (a) full name, address and contact phone number/s of the applicant;
- (b) the applicant's permanent residential address on North Stradbroke Island (for permanent residents of North Stradbroke Island¹);
- (c) temporary or periodic residential address on North Stradbroke Island (for ratepayers who own land on the Island²);
- (d) description of make and model of the boat;
- (e) registration number of the boat (where applicable);
- (f) description of make, model and type of trailer;
- (g) registration number and number of axles of the trailer;
- (h) registration number of the motor vehicle/s used to tow the trailer;
- (i) statement that the applicant currently holds a valid beach access permit for any vehicle to be used in towing the applicable boat trailer;
- (j) where the applicant is not the owner of the boat or trailer, the written consent of the owner.

¹ Ratepayers who own land on North Stradbroke Island, but are not permanent residents, are also eligible to apply for these permits – see sections 7 and 18.

² See previous note. These two groups are the only ones who may apply for or be granted a permit.

Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999

18 Grant of boat launching permit (recreational) – Local Law, s 12 and pt 7

A boat launching permit (recreational) may only be granted where the trailer and boat referred to in the application are—

- (a) registered to a person who is either—
 - (i) a permanent resident of North Stradbroke Island (resident owner or tenant of rented premises); or
 - (ii) an owner of land on North Stradbroke Island (but not permanently resident on the Island); and
- (b) registered with the relevant authority and covered by a third party insurance policy; and
- (c) in a roadworthy condition and in a state of good mechanical repair; and
- (d) towed by a vehicle referred to in a current beach access permit.

19 Refusal of boat launching permit (recreational) – Local Law, s 12 and pt 7

A boat launching permit (recreational) will ordinarily be refused where—

- (a) the applicant has previously breached conditions associated with a boat launching permit; or
- (b) the boat and/or trailer referred to in the application, or the vehicle proposed to tow the trailer is:-
 - (i) unregistered;
 - (ii) unroadworthy;
 - (iii) not a purpose built two wheel drive vehicle;
 - (iv) a motorcycle, trail bike or the like;
 - (v) a vehicle towing a trailer other than a single axle trailer.

This consolidated version is not a legally binding document. Refer to the original Local Law Policy and Amendment Subordinate Local Law (hard copy available in Office of CEO) for legal proceedings.

*Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999*

20 Term of boat launching permit (recreational) – Local Law, s 12 and pt 7

A boat launching permit (recreational)—

- (a) is initially granted from the date of issue until 30 November following date of issue;
- (b) if renewed from time to time under the local law, is thereafter granted on an annual basis expiring on 30 November in each year.

21 Conditions of boat launching permit (recreational) – Local Law, s 12 and pt 7

For section 12 of the Local Law, the following conditions will ordinarily be imposed on a boat launching permit (recreational)—

- (a) the permit holder and any other vehicle or boat driver must comply with the conditions of the permit;
- (b) trailers and/or boats are permitted to be towed by vehicles holding valid beach access permits only;
- (c) all regulatory signs erected by the Council must be complied with at all times (for example, access restrictions);
- (d) a valid permit sticker must be displayed at all times on the rear of the trailer;
- (e) permits are only in force for the periods stated on the permit;
- (f) access to Home Beach or Cylinder Beach is not permitted at any time during Public Holidays, or Queensland School Holidays;
- (g) access to Cylinder Beach is not permitted on weekends;
- (h) permit stickers must be removed on expiry of permit or sale/transfer of vehicle to another person not listed on the boat launching permit application;

Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999

- (i) access to the park or reserve is only permitted through designated access points;
- (j) access onto the park or reserve is only permitted for the immediate launching or retrieval of a boat. Such access is to be undertaken in the most direct manner applicable;
- (k) vehicles and trailers must not be parked or driven within 1 metre of the base of the frontal dune, or on any dune vegetation, at all stages of the tide;
- (l) vehicles and trailers must be parked so as to not obstruct through traffic, and in such manner that occupants can alight the vehicle in a safe manner;
- (m) all relevant provisions of the *Traffic Act 1949* must be observed;
- (n) all drivers must hold a current drivers licence;
- (o) a replacement permit may only be obtained (in the event of loss, destruction or the like) by producing proof of grant of the original permit;
- (p) permit may be revoked by an authorised person if they are satisfied that the conditions of the permit are being deliberately ignored or in the event of a deliberate contravention of section 12 of the local law;
- (q) other conditions Council deems appropriate from time to time.

22 Application for boat launching permit (commercial) – Local Law, s 12 and pt 7

For section 12 of the Local Law, the following must be provided in an application for a boat launching permit (commercial)—

- (a) full name, postal address and contact phone number/s of the applicant;

Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999

- (b) a certified copy of a commercial fishing licence issued by the Queensland Fisheries Management Authority relevant to the North Stradbroke Island region;
- (c) description of make and model of the boat;
- (d) registration number of the boat (where applicable);
- (e) description of make, model and type of trailer;
- (f) registration number and number of axles of the trailer;
- (g) registration number of the motor vehicle/s used to tow the trailer;
- (h) statement that the applicant currently holds a valid beach access permit for any vehicle to be used in towing the applicable boat trailer;
- (i) where the applicant is not the owner of the boat or trailer, the written consent of the owner

23 Grant of boat launching permit (commercial) – Local Law, s 12 and pt 7

A boat launching permit (commercial) may only be granted where the trailer and boat referred to in the application are—

- (a) registered to persons holding a valid commercial fishing licence relevant to the North Stradbroke Island region and issued by the Queensland Fisheries Management Authority;
- (b) registered with the relevant authority and covered by a third party insurance policy; and
- (c) in a roadworthy condition and in a state of good mechanical repair; and
- (d) towed by a vehicle referred to in a current beach access permit.

Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999

24 Refusal of boat launching permit (commercial) – Local Law, s 12 and pt 7

A boat launching permit (commercial) will ordinarily be refused where—

- (a) the applicant has previously breached the terms of, or conditions imposed on, a boat launching permit; or
- (b) the vehicle, boat and/or trailer referred to in the application is—
 - (i) unregistered;
 - (ii) unroadworthy;
 - (iii) not a purpose built two wheel drive vehicle;
 - (iv) a motorcycle, trail bike or the like;
 - (v) a vehicle towing a trailer or caravan other than a single axle trailer or caravan.

25 Term of boat launching permit (commercial) – Local Law, s 12 and pt 7

A boat launching permit (commercial)—

- (a) is initially granted from the date of issue until 30 November following date of issue;
- (b) if renewed from time to time under the local law, is thereafter granted on an annual basis expiring on 30 November in each year.

26 Conditions of boat launching permit (commercial) – Local Law, s 12 and pt 7

For section 12 of the Local Law, the following conditions will ordinarily be imposed on a boat launching permit (commercial)—

- (a) the permit holder and any other vehicle or boat driver must comply with the conditions of the permit;

Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999

- (b) trailers and/or boats are permitted to be towed by vehicles holding valid beach access permits only;
- (c) all regulatory signs erected by the Council must be complied with at all times (for example, access restrictions);
- (d) valid permit sticker is to be displayed at all times on the rear of the trailer;
- (e) permits are only in force for the periods stated on the permit;
- (f) access to Home Beach or Cylinder Beach is permitted during Public Holidays and Queensland School Holidays provided that consultation with Point Lookout Life Saving Club is undertaken prior to access to ensure public safety;
- (g) permit stickers must be removed on expiry;
- (h) access to the park or reserve is only permitted through designated access points;
- (i) access onto the park or reserve is only permitted for the immediate launching or retrieval of a boat. Such access is to be undertaken in the most direct manner applicable;
- (j) vehicles and trailers must not be parked or driven within 1 metre of the base of the frontal dune, or on any dune vegetation, at all stages of the tide;
- (k) vehicles and trailers must be parked so as to not obstruct through traffic, and in such manner that occupants can alight the vehicle in a safe manner;
- (l) all relevant provisions of the *Traffic Act 1949* must be observed;
- (m) all drivers must hold a current drivers licence;
- (n) a replacement permit may only be obtained (in the event of loss, destruction or the like) by producing proof of grant of the original permit;

Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999

- (o) permit may be revoked by an authorised person if they are satisfied that the conditions of the permit are being deliberately ignored or in the event of a deliberate contravention of section 12 of the Local Law;
- (p) other conditions Council deems appropriate from time to time.

27 Vehicles that may not be brought into a park or reserve – Local Law, s 12(3).

The Council may, by notices displayed at the entrances to or in conspicuous places in a park or reserve, prohibit the taking of specified vehicles onto specified roadway(s) or carpark(s) within a park or reserve.

28 Single event permits – Local Law, s 15 and pt 7

For section 15 and part 7 of the Local Law, the following conditions may be imposed on a single event permit—

- (a) noise associated with the holding of the event must be kept to a level which has minimal impact upon surrounding properties;
- (b) all refuse and litter generated by the approved activity must be removed at the end of the event;
- (c) any damage directly attributable to the approved use will be rectified by Council at the permit holder's cost, and costs incurred in that regard may be recovered by the Council from the permit holder as a liquidated debt;
- (d) no glass containers may be used, and all cans and can ring tops must be disposed of in a proper manner;
- (e) no vehicles may be driven onto the grassed areas of the park unless otherwise approved by Council;
- (f) adequate toilet facilities must be provided by the permit holder;
- (g) if any posts are erected, the holes must be filled in;

This consolidated version is not a legally binding document. Refer to the original Local Law Policy and Amendment Subordinate Local Law (hard copy available in Office of CEO) for legal proceedings.

*Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999*

- (h) all activities must be undertaken in a manner which minimises disturbance to fauna or flora;
- (i) unless specifically permitted, access must not be restricted to any other bona fide park user;
- (j) other conditions that Council deems appropriate at the time.

29 Prohibited activities – Local Law, s 18(1)(k)

For section 18(1)(k) of the Local Law, the following activities are prohibited in the parks and reserves respectively listed—

(Main Beach - Swan Bay Region)

- (a) camping is prohibited on the Swan Bay region of Main Beach;
- (b) vehicles are prohibited on the Swan Bay region of Main Beach;

(Brown Lake)

- (c) motorised watercraft are prohibited on Brown Lake;
- (d) vehicles are prohibited on the shores of Brown Lake;
- (e) without limiting the preceding item, vehicle washing is prohibited on the shores of, or otherwise in the near vicinity of, Brown Lake;

(Weinam Creek Commuter Terminal)

- (f) at Weinam Creek Commuter Terminal, a person must not—
 - (i) obstruct or impede the use of the jetty by others;
 - (ii) moor or fasten a vessel to any part of the jetty except to such fastenings that are provided for that purpose;
 - (iii) carry out repairs on a jetty or whilst moored at a jetty;
 - (iv) anchor or moor in the fairway to a jetty;

Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999

- (v) swim or dive or allowing any animal under the person's control to swim or dive—
 - (A) in the Weinam Creek Commuter Terminal; or
 - (B) within any navigational channel: or
 - (C) within 100 metres of the edge of any navigational channel; or
- (g) navigate a vessel³ carelessly, negligently or recklessly in the Weinam Creek Commuter Terminal.

30 Restricted activities – Local Law, s 20(1)

For section 20(1) of the Local Law—

- (a) a person must not use or run a generator in a part of a park or reserve used for overnight camping—
 - (i) without permission from an authorised person; and
 - (ii) in any event (even where permission is granted) between the hours of 9:30pm and 7:00am;
- (b) a person must not consume alcohol in a park or reserve while intoxicated or to an extent where a person is likely to become intoxicated;
- (c) at Point Halloran reserve, all public access is restricted to the constructed boardwalk and path only.

31 Permits for lighting of fires – Local Law, s 21 and pt 7

For section 21 of the Local Law, a permit to light a fire will not usually be granted where the fire is proposed to be lit—

- (a) in close proximity to a residential area;
- (b) within a high-usage park or reserve;

³ *Vessel* is defined in section 3 of the Local Law.

*Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999*

- (c) at a place where it may cause damage to fauna or flora;
- (d) on a beach.

32 Conditions for fire permits – Local Law, s 21 and pt 7

For section 21 of the Local Law, the following conditions may be imposed on an approval to light a fire within a park or reserve—

- (a) the fire must be lit within an enclosed receptacle (for example, 45 gallon drum cut in ½ lengthwise);
- (b) all firewood must be imported to the site;
- (c) all firewood must be imported to the site;
- (d) the permit holder must advise Queensland Fire Authority of proposed activity.
- (e) other conditions Council deems appropriate from time to time.

33 Control of camping – Local Law, s 22 and pt 7

For section 22 of the Local Law, a permit to camp within a park or reserve may be granted—

- (a) within designated camping grounds;
- (b) for temporary camping for community groups and/or club events;
- (c) to provide security for infrastructure temporarily erected in a park or reserve;
- (d) for Circus staff and the like.

34 Conditions for camping permits – Local Law, s 22 and pt 7

For section 22 of the Local Law, the following conditions may be imposed on any approval to camp within a park or reserve—

- (a) a person must not use or run a generator in a part of a park or reserve used for overnight camping—

*Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999*

- (i) without permission from an authorised person; and
- (ii) in any event (even where permission is granted) between the hours of 9:30pm and 7:00am;
- (b) a person must not dig a pit toilet—
 - (i) without permission from an authorised person;
 - (ii) otherwise than at the places and on such conditions as are directed by an authorised officer;
 - (iii) under any circumstances, within 25m of a natural waterway;
- (c) a person must not erect an overnight camp so as to obstruct the free movement of vehicles or other park users;
- (d) a person may only camp overnight in areas allocated by Council for that purpose;
- (e) a person engaged in overnight camping must remove all litter and other items used for the purpose of camping overnight;
- (f) a person must not consume alcohol in a park or reserve while intoxicated or to an extent where a person is likely to become intoxicated;
- (g) other conditions that Council considers appropriate from time to time.

35 Application for mooring/berthing permit – Local Law, s 23 and pt 7

For section 23 of the Local Law, the following details must be submitted with an application for a mooring and/or berthing permit⁴:-

- (a) the full name and address of the applicant;

⁴ Note: a permit under section 22 (Control of Camping) must be obtained to camp or sleep overnight, or otherwise live aboard a vessel (whether temporary or permanent).

*Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999*

- (b) the length and breadth of the vessel;
- (c) the registered number and name of the vessel; and
- (d) such other information as an authorised person of the Council may require.

36 Grant of mooring/berthing permit – Local Law, s 23 and pt 7

A mooring and/or berthing permit will not be granted to a vessel where an authorised person believes that, by reason of its size, design, the type of trade or service in which it is engaged, or for any other factor, the vessel presents an undue risk of injury.

37 Conditions of mooring/berthing permit – Local Law, s 23 and pt 7

For section 23 of the Local Law, a mooring and/or berthing permit must contain the following conditions—

- (a) a master, owner or person in charge of a vessel must not moor or fasten a vessel to any part of a berth, except to such bollards, or other fastenings that are provided for that purpose;
- (b) the master, owner or person in charge of a vessel which is subject to a mooring and/or berthing permit must ensure that the vessel is at all times safely secured at its mooring place and ensure that the mooring lines holding the vessel are good and sufficient.

38 Conditions of lease⁵ – Local Law, s 26(3)

For section 26(3) of the Local Law, the following conditions may be imposed on a lease issued under section 26 of the Local Law—

- (a) the area must be left in a clean and tidy condition after use;

⁵ It should be noted that the granting of leases under the Local Law will be undertaken in the manner described in Council Policy Statement – Leasing of Council Property (Reference CSAS005 EXT).

*Redland Shire Council
Local Law Policy No. 15 (Parks and Reserves) 1999*

- (b) no glass containers may be used, and all cans and can ring tops are to be disposed of in the proper manner;
- (c) no vehicles are to be driven onto the grassed areas of the park unless otherwise approved by Council;
- (d) if any posts are erected, the holes are to be filled in.
- (e) other conditions Council deems appropriate.

39 Damage to parks and reserves – Local Law, s 29(2).

For section 29(2) of the Local Law—

- (a) damage or interference to fauna is permitted under the following circumstances—
 - (i) recreational fishing and yabby pumping;
 - (ii) commercial fishing by holders of commercial fishing licences issued by the Queensland Fisheries Management Authority;
 - (iii) removal of wasps, bees, sandflies, mosquitoes, flies, spiders, ants and the like that are causing harm or nuisance to the public;
 - (iv) bait collecting for the purpose of recreational fishing (excluding digging for worms);
 - (v) bait collecting for commercial purposes where endorsed by the Queensland Fisheries Management Authority (excluding digging for worms);
- (b) damage or interference to a park or reserve in general is permitted if it is damage to turf and the like during normal sporting play.

40 Repeal of previous policy

Local Law Policy No. 15 (Parks & Reserves) made by the Council on 9 June 1999 is repealed.

This consolidated version is not a legally binding document. Refer to the original Local Law Policy and Amendment Subordinate Local Law (hard copy available in Office of CEO) for legal proceedings.

Endnotes

1 Index to endnotes

		Page
2	Key	27
3	List of subordinate local laws	27
4	List of annotations	27

2 Key

Key to abbreviations in list of local laws and annotations

Key		Explanation	Key		Explanation
amd	=	amended	pres	=	present
amdt	=	amendment	prev	=	previous
ch	=	chapter	(prev)	=	previously
def	=	definition	prov	=	provisions
div	=	division	pt	=	part
exp	=	expires/expired	pubd	=	published
gaz	=	gazette	reloc	=	relocated
hdg	=	heading	renum	=	renumbered
ins	=	inserted	rep	=	repealed
lap	=	lapsed	(retro)	=	retrospectively
notfd	=	notified	rv	=	revised edition
om	=	omitted	s	=	section
orig	=	original	sch	=	schedule
p	=	page	sdiv	=	subdivision
para	=	paragraph	sub	=	substituted
prec	=	preceding	unnum	=	unnumbered

3 List of subordinate local laws

Local Law Policy No. 15 (Parks and Reserves) 1999

date of resolution 1 December 1999

date of public notice 3 December 1999

Parks and Reserves (Amendment) Subordinate Local Law (No. 1) 2004

date of resolution 13th October 2004

date of public notice 15th October 2004

4 List of annotations

Opening hours for parks and reserves - Local Law, s 11(2)

s 6 sub *Parks and Reserves (Amendment) Subordinate Local Law (No. 1) 2004*, s 4

This consolidated version is not a legally binding document. Refer to the original Local Law Policy and Amendment Subordinate Local Law (hard copy available in Office of CEO) for legal proceedings.