## Summary of Council Member feedback and comparative Draft Park Lands Lease and Licence Policy wording

Policy Area Feedback	Adelaide Park Lands Leasing and Licensing Policy (2016)	Draft Park Lands Lease and Licence Policy (3 Oct)	Draft Park Lands Lease and Licence F
Review of the discounts currently contained within the draft Park Lands Lease and Licence Policy, which includes sub-letting arrangements	<ul> <li>Policy provides for a 70% discount on lease fees for educational institutions and 80% discount on lease fees for community clubs and associations.</li> <li>Licence fees are set annually by Council.</li> <li>Community Park Lands rent is assessed on the basis of \$55/m<sup>2</sup> as a base rental return applied against the total floor area of each Community Park Lands building and associated land. A discount factor will be applied to the above rental to arrive at a rental applicable to the various categories of buildings/use in the Park Lands.</li> <li>Policy provides delegation to Administration to grant a lease or licence in accordance with the Adelaide Park</li> </ul>	Draft Policy does not set lease or licence fees and recommends that these be set annually by Council. Draft Policy recommends a discount of up to 75% on lease and licence fees through achievement of various objectives/performance measures. Following the calculation of lease and licence fees, Council Administration will consider granting discounts to community lessees and licensees. Draft Policy provides delegation to Administration to grant a lease or licence up to five years following EOI process.	Draft Policy has been amended and refle Policy, with a minor increase. Commercial lease and licence fees will be assessment and reviewed at each renew Community lease fees will be applied as Educational Institutions = \$17.04 per Community Clubs and Associations Community licence fees will be adopted Community sub-letting fees will be deterned Draft Policy has been amended to requir or licence with a proposed tenure period
Administration for leases and licences less than 5 years	<ul> <li>Lands Community Land Management Plan and the Policy.</li> <li>Policy requires Council resolution to granting of lease or licence as a result of an EOI process.</li> <li>Policy requires Council resolution to exempting an organisation from an EOI process.</li> <li><i>Council delegates to the Chief Executive Officer (CEO) the right to:</i></li> <li>Negotiate the renewal of existing leases and licences in accordance with the Community Land Management Plan and this policy.</li> <li>Enter into a surrender, variation or assignment of an existing lease or licence where the agreement is in accordance with the principles of this document.</li> <li>The CEO can only act to finalise a lease / licence where it is consistent with the CLMP and is for a period of five years or less – unless it has been subject to public consultation.</li> </ul>	<ul> <li>Draft Policy provides criteria for when EOI exemption can be applied.</li> <li>Kadaltilla / Adelaide Park Lands Authority will provide advice on, and Council will formally consider: <ul> <li>a lease or licence that is for a tenure period of more than five years, including any rights of renewal</li> <li>a lease or licence that is not consistent with the Park Lands Community Land Management Plan</li> <li>a sub-letting agreement that is for a period of more than five years</li> <li>a lease or licence following community engagement</li> </ul> </li> <li>Council Administration will: <ul> <li>identify a preferred lease or licence proponent following an EOI process</li> <li>finalise a lease and licence in accordance with this policy where it is consistent with the Park Lands Community Land Management Plan and is for a period of five years or less</li> </ul> </li> </ul>	<ul> <li>Draft Policy retains delegation to Adminia a proposed tenure period up to five years Park Lands Community Land Management from lease expiry to lease renewal.</li> <li>Draft Policy requires Administration to reactivity.</li> <li><i>Kadaltilla / Adelaide Park Lands Authoriticonsider:</i> <ul> <li>a lease or licence that is not consistent Land Management Plan</li> <li>a lease or licence prior to and follow.</li> <li>an exemption to the EOI process as granted a lease or licence through a</li> <li>a community sub-letting agreement is including any rights of renewal</li> <li>a commercial lease or licence, or contenure period of more than two years</li> </ul> </li> <li>Council Administration will: <ul> <li>identify a preferred lease or licence for a delaide Park Lands Community La years or less, or has been subject to been considered by Kadaltilla and C approve a commercial sub-letting agreement is for a period of five years or less</li> <li>approve a commercial sub-letting agreement is a period of five years or less</li> <li>approve a commercial sub-letting agreement is consistent with this</li> <li>present a 'status of Park Lands lease Park Lands Authority and Council ar undertaken and the outcomes</li> </ul> </li> </ul>

## Policy (2 April)

eflects the application of fees as per existing (2016)

ll be informed by an independent market ewal period (where applicable).

as follows:

per sqm ns = \$11.36 per sqm

ed annually as part of Council's fees and charges. rermined by Council Administration.

uire Council resolution to grant a <u>commercial</u> lease of more than two years.

nistration to grant a <u>community</u> lease or licence with ars, subject to it being consistent with the Adelaide ment Plan. This enables a more efficient transition

report annually on Park Lands leasing and licencing

rity will provide advice on, and Council will formally

stent with the Adelaide Park Lands Community

wing community engagement as a result of a Lessee or Licensee previously being an EOI process is for a tonura paried of more than five years

is for a tenure period of more than five years,

nt that is for a period of more than five years commercial sub-letting agreement, that is for a ars, including any rights of renewal

e proponent following an EOI process

dance with this policy where it is consistent with the Land Management Plan and is for a period of five to community engagement and the findings have Council

agreement that is consistent with this policy and is

agreement that is consistent with this policy and is

assignment of an existing lease or licence where his policy

ases and licences' report to Kadaltilla / Adelaide annually including information on all EOI processes

Policy Area Feedback	Adelaide Park Lands Leasing and Licensing Policy (2016)	Draft Park Lands Lease and Licence Policy (3 Oct)	Draft Park Lands Lease and Licence
Liquor licence agreements	Consideration will be given to the granting of limited liquor licenses to support the activities of the sporting organisation.	A lessee or licensee (including sub-lessees and casual use hirers) must not sell, serve or supply to persons, or allow persons to consume alcohol on or from their facilities without first obtaining the consent of Council and all required consents from any relevant Statutory Authorities as per the Liquor Licensing Act (SA) 1997. Council Administration will consider the proximity of the leased and licensed facility to residents in reviewing these	<ul> <li>Draft Policy amended to require Councilicence or make a significant amendment</li> <li><i>Council will formally consider:</i></li> <li><i>a request to apply for or significant</i></li> </ul>
		requests.	
Parking arrangements regarding permanent car spaces being granted per lease agreement	Policy does not consider	A lessee or licensee will be granted a maximum of two annual vehicle permits per leased or licensed area for the purpose of undertaking general maintenance of their	Draft Policy amended to allow for one vertemporary access to the Park Lands.
		facilities. Vehicles dropping off and/or picking up supplies, materials, equipment, etc are not permitted to park outside of designated parking areas when unattended.	A community lessee or licensee will be licensed area to temporarily access the maintenance, dropping off and/or pickin permit will not enable vehicles to remain
		Where possible, Council Administration will prioritise adjacent designated parking spaces for lessees and licensees to reduce vehicle movements on the Park Lands.	Where possible, Council Administration (ie on street) for lessees and licensees
		Requests for a vehicle permit from holders of an Australian Disability Parking permit will be considered where they are a volunteer or committee/board member of a lessee or licensee and there is no viable alternative.	Requests for a vehicle permit from hold be considered where they are a volunte licensee and there is no viable alternativ
Advertising and sponsorship arrangements	Permanent signage identifying a lessee or licensee in the Adelaide Park Lands will be permitted subject to gaining landlord consent and relevant Development Approvals in accordance with the Development Act 1993. Temporary signage depicting products sold by the lessee and/or signage depicting organisations that provide sponsorship to the lessee or licensee will be permitted subject to all Council policy, guidelines and other statutory requirements, subject to: The signage is only installed and displayed on the day or days of the relevant activity/event and is removed at the end of each day; and The signage is only installed and displayed on the facilities outer boundary or edge so that it faces inwards towards the relevant activity/event;	<ul> <li>Permanent signage upon lease and licence areas will be consistent with Council's Signage Strategy.</li> <li>Permanent manual and electronic scoreboards will be permitted, providing they do not display third party advertising and in the case of electronic scoreboards, are only activated during scheduled competitions.</li> <li>Temporary signage will be supported where it is promoting specific events, activities or initiatives to be delivered by the lessee or licensee (including sub-lessees and casual use hirers) within their leased or licensed area and as per the Planning and Design Code (SA) 2022:</li> <li>not exceed 2m2</li> <li>not be displayed more than one month prior to the event and one week after the event concludes</li> <li>not move or flash, reflect light, use internal lighting or principally advertise brands or products</li> </ul>	Draft Policy amended to stipulate perma All permanent outdoor signage or displa be approved by Council Administration advertising, including but not limited to r company or product. Permanent outdoor signage upon lease
			of Adelaide's signage suite and include Permanent manual and electronic score
			display or depict any form of third party acronyms or logos relating to a busines
			Electronic scoreboards can only be acti
			Temporary signage may be supported w initiatives to be delivered by the lessee hirers) within their leased or licensed and displayed more than one prior to an ever concludes.
Impact of sporting clubs making payments to their players	Policy does not consider	Policy does not consider	Outside the scope of this policy

## e Policy (2 April)

ncil resolution to grant consent to seek a liquor ment to an existing liquor licence.

ntly amend a liquor licence

vehicle permit per leased or licensed area for

e granted one annual vehicle permit per leased or ne Park Lands for the purpose of undertaking general king up supplies, materials, equipment, etc. The ain unattended on the Park Lands.

on will prioritise adjacent designated parking spaces as to reduce vehicle movements on the Park Lands.

Iders of an Australian Disability Parking permit will teer or committee/board member of a lessee or ative.

## manent signage requirements.

plays on or around leased and licenced areas must n and cannot display or depict any form of third party o names, acronyms or logos relating to a business,

se and licence areas must be consistent with the City le public access details and not exceed 2m2.

breboards will be permitted, providing they do not ty advertising, including but not limited to names, ess, company or product.

ctivated during scheduled competition times.

d where it is promoting specific events, activities or e or licensee (including sub-lessees and casual use area, subject to it not exceeding 2m2 and not vent/activity and one week after the event/activity

Policy Area Feedback	Adelaide Park Lands Leasing and Licensing Policy (2016)	Draft Park Lands Lease and Licence Policy (3 Oct)	Draft Park Lands Lease and Licence F
Unlocking the Park Lands and the impact this has on use for other members of the community	In granting licences over areas of the Park Lands, licensees must work with Council to ensure optimal use of fields outside of designated game and training times, ensuring (for instance) there is a reasonable definition of required ground maintenance and rest periods. The lessee must obtain the written consent of Council prior to entering into any agreement with another organisation for use of a facility (with the exception of Casual Use agreements).	Sub-letting and casual hire of leased and licensed facilities is encouraged. Community lessees and licensees must use reasonable endeavours to make their facilities available to community groups and organisations when not in use by the lessee or licensee. The lessee or licensee must provide a contact person for managing enquiries for use of their facilities and not charge or impose more onerous obligations on the use of their facilities than Council would charge or impose. If Council Administration is of the view that the lessee or licensee has not made their facilities sufficiently available, Council Administration will require the lessee or licensee to submit a plan to increase the level of community access.	<ul> <li>Programming of leased and licensed are</li> <li>In addition to programming, access to the community leased and licensed sports a</li> <li>lighting</li> <li>storage</li> <li>accessible toilets</li> <li>shelter/shade</li> <li>seating</li> <li>drinking fountains</li> <li>flexible common rooms</li> <li>unrestricted playing fields</li> <li>This infrastructure element sits outside the Adelaide Park Lands Management Strate (Sport and Recreation) Policy.</li> </ul>
Footprint of buildings on the Park Lands	Policy does not consider	Policy does not consider	Outside the scope of this policy and is ad Management Strategy and Draft Park La Policy.
Commercial use of the Park Lands	Leases for commercial activities such as restaurants and kiosks support people's enjoyment of the Park Lands and provide a service which may be more efficiently delivered by the private sector. Other commercial leases may exist to complement or support specific recreational uses. Social events are essential to the success of community sport and therefore social activities of an appropriate nature and scale will be permitted in leased and/or licensed areas where they relate to identified sporting uses. Revenue generating activities are essential in ensuring that clubs remain financially sustainable and have the capacity to meet their management and maintenance responsibilities. These activities, while commercial in nature, must be conducted on a not-for-profit basis, ie revenue generated must be used for the benefit of the sport. To ensure financial viability of sporting clubs, revenue generating activities will be permitted (subject to all associated approvals) including, but not limited to: The operation of small scale cafes/kiosks to provide for participants, spectators and other Park Lands users. The holding of club-related events. Sports clinics operated by private or public sport and recreation organisations using the clubs facilities, or similar such activities.	Core activities of community leases and licences will relate to outdoor recreational use and enjoyment of the Park Lands. Secondary activities may relate to services that provide general community benefit and where appropriate, include limited commercial activities, enabling wider community participation of leased and licensed facilities and supporting the financial sustainability of lessees and licensees. Commercial activities occurring within community lease and licence settings must align with the core and/or permitted activity of the head lessee/licensee, be subservient to the activities of the head lessee/licensee and nondetrimental to community use and adjacent commercial operations. Core activities of commercial leases and licences will contribute to the experience and enjoyment of visiting the Park Lands.	<ul> <li>Draft Policy amended to restrict communactivities of a commercial nature.</li> <li>Core activities of commercial and commune be consistent with the Adelaide Park Park Lands Community Land Managand</li> <li>provide community benefit and</li> <li>support the outdoor recreational use Secondary activities of community lessed involves:</li> <li>use by other not for profit community general community development act limited scale food and beverage serve Community lessees/licensees will not be leased/licensed area to a commercial or Kadaltilla / Adelaide Park Lands Authorit consider:</li> <li>a commercial lease or licence, or contenue period of more than two years</li> </ul>

Policy (2 April) areas is adequately covered in this policy. the following facilities will support diverse use of areas in the Park Lands: e the scope of this policy and is addressed in the rategy and Draft Park Lands Community Buildings addressed in the Adelaide Park Lands Lands Community Buildings (Sport and Recreation) unity lessees and licensees from undertaking munity lessees and licensees must: ark Lands Management Strategy and/or Adelaide agement Plan se of the Park Lands sees and licensees may be permitted where it ity organisations activities ervice in connection with their primary activity(s) be permitted to sub-let or hire out their organisation. rity will provide advice on, and Council will formally commercial sub-letting agreement, that is for a ars, including any rights of renewal