## **ATTACHMENT TWO - Sporting Facilities Guide Combined Community Feedback**

A number of pieces of feedback have been received from community members, club representatives and other interested parties. It is important to note that many submitters represented more than one user group. The feedback listed below represents all relevant feedback that was received. Some feedback received did not specifically relate to the Sporting Facilities Guide and was actioned and as such has not been included in Appendix Two.

## 1. Number of submissions

Yoursay Survey	22
Email	11
Hard Copy	1
Verbal	0
Total	34

## 2. Representative Groups

Submission No#	Local Sporting Club	Local Resident	Resident Living Next to a Sports Field	Sporting Association	Parks Advisory Committee or Friends of Group	Local School or University	Casual User	Rate Payers Assoc.	WSRN	Community Group not Listed
1		Х								
2										X
3	Х									
4	Х	Х		Х			Х			
5	Х									
6	Х									
7	Х	Х					Х			
8		Х								
9			Х				Х			
10					Х					
11	Х	Х					Х			
12		Х								
13	Х	Х					Х			

Submission No#	Local Sporting Club	Local Resident	Resident Living Next to a Sports Field	Sporting Association	Parks Advisory Committee or Friends of Group	Local School or University	Casual User	Rate Payers Assoc.	WSRN	Community Group not Listed
14	Х									
15	Х								Х	
16		Х								
17									Х	
18				Х						
19	Х	Х		Х						
20									Х	
21					Х					
22	Х									
23			Х							
24	Х									
25		Х								
26	Х									
27		Х					Х			
28			Х				Х			
29	Х									
30	Х	Х		Х						
31	Х						Х			
32			Х							
33					Х					
34							Х			
TOTAL	16	12	4	4	3	0	9	0	3	1

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
1	Local resident	5.3.4 – Casual fees for sports fields	Clubs who tenant should not be charged casual use fees for having selection trials at the field.	The proposed change to Clause 5.3.4 is to charge clubs a pro-rata seasonal fee instead of a casual fee. Thus, reducing the fees charged. This proposed change provides cheaper casual access to sports fields for seasonal clubs.	Reference to the pro rata fee added to end of clause: Tenant Clubs – There may be circumstances where Tenant Clubs with a seasonal licence to use a Sports Field require additional use of Sports Field/s. Pro rata Seasonal fees will apply in these circumstances as indicated <b>in Appendix 7</b>
		6.2.1.4 - Sports field floodlighting times of use	Need to maximise use of sports fields to accommodate growth of people wanting to participate in sport. But also need to balance surrounding residents. This requires lighting.	Noted. Any reference made to floodlighting that includes night competition will be referred to the development of Council's <i>Floodlighting</i> – <i>Outdoor Sport and Recreation Policy</i> .	No change.
		7.1.2 – Sports fields usage times	Need to maximise use of sports fields to accommodate growth of people wanting to participate in sport. But also need to balance surrounding residents.	The proposed change is increasing the amount of hours a sports field can be used.	No change.
		7.2.2 – Liquor Licence	Sporting clubs are also hubs of community activity, and liquor licence allows clubs to run community events locally, rather than at a licenced venue.	Noted.	Section 7.2.2 – <i>Liquor</i> <i>Licence</i> has been amended – refer Attachment 1.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		Other Comments	All changes supported. Good balance of community expectations.	Noted.	No change.
2	Community group - not listed	All changes supported	No further comments were provided	Noted.	No change.
3 Member of a local sporting club	6.2.1.4 – Sports field floodlighting times of use	Sporting field floodlighting times of use – Is the use of floodlighting also being considered for preseason training (sports field name removed) has flood lights which we cannot presently use for preseason. The use of lights would eliminate a lot of preseason problems related to lack of space.	Noted. Any reference made to floodlighting that includes pre-season training will be referred to the development of Council's Floodlighting – Outdoor Sport and Recreation Policy.	No change.	
		6.2.9 – Reserve and sports field fencing	Does council have a solution for clubs that may be promoted to leagues that are required to have grounds that are fenced off? It would put all clubs that presently have fenced off grounds at an unfair advantage if they are able to collect gate takings ahead of other clubs.	The proposed SFG is clear that no new reserve fencing will be supported, to ensure that reserves remain open for community access. Temporary fencing will be considered on a case by case basis.	No change.
		6.2.10 – Coaches boxes/dugouts	Does this change only apply to permanent coaches boxes or does it also include portable ones.	Noted. Portable coaches boxes are unique at limited sites and Officers will consider upon request.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		Appendix 3 – Pavilion maintenance	Has council considered charging every club that shares a facility a significant bond, to ensure pavilions are handed over clean, as defined by council, not by the tenants?	Noted. Council Officers undertake an inspection of pavilions at the time of seasonal handover (March and September) in liaison with clubs to ensure pavilions meet the required cleanliness levels.	No change.
4	<ul> <li>Representative of a Sporting Association;</li> <li>Casual User of Council's Sports Fields;</li> <li>Local Resident; and</li> <li>Member of a Local Sporting</li> </ul>	4.3 – Finals 5.8 – Casual use of	User pays makes sense	Noted.	Clause amended to read: The entity (Tenant Club, Local Association, State Association or any other body) applying for use of Council's Sports Fields for finals matches will then be invoiced for this use as per the fees listed in Appendix 7
	Club	pavilions	This has traditionally been managed by the clubs and has been a source of additional income for the clubs. Do not see the need for council to become involved in this.	Administration team are responsible for administering the casual hire of pavilions designed as community facilities to maximise use.	Following the adoption of Motion 7.1 – Diversity of Use of Sporting Pavilions at the Special Committee Meeting of Council on 13 May 2019 the below wording has been included to acknowledge the development of this piece of work: Council are considering different models to explore opportunities to encourage and facilitate greater utilisation and

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
					diversity of uses of sporting pavilions into the future
		6.2.1 – Sports field floodlighting infrastructure	Lights need to be at sufficient light (lux) levels to safely train and play under	This is considered as part of Council's Capital Works process. Any reference made to floodlighting that includes night competition will be referred to the development of Council's <i>Floodlighting</i> – <i>Outdoor Sport and Recreation Policy</i> .	No change.
		6.2.1.4 – Sports field floodlighting times of use	To host night games.	Noted. Any reference made to floodlighting that includes night competition will be referred to the development of Council's Floodlighting – Outdoor Sport and Recreation Policy.	No change.
		6.2.4 – Existing/new synthetic cricket wickets	The broader community uses these so clubs should not have to pay	Noted. Clubs do not need to pay under this Clause.	No change.
		6.2.8 – Cricket practice facilities	As above	Noted. Council remains responsible for maintenance and replacement of cricket practice facilities. Use of bowling machines is exclusive to cricket clubs therefore clubs are responsible for costs as per current practice.	No change.
		6.2.9 – Reserves and sports field fencing	Reserves should be open and accessible for all	The clause supports keeping reserves open for the community.	No change.
		6.2.10 – Coaches boxes/dugouts	Remove the match day requirement to install canvass protection	This is not a requirement within the revised SFG.	No change.
		7.1.2 – Sports fields times of use	Host night matches	Noted. Any reference made to feedback on night competition is to be referred to	No change is recommended until the Floodlighting – Outdoor

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				Council's upcoming Floodlighting – Outdoor Sport and Recreation Policy.	Sport and Recreation Policy is undertaken.
		7.2.2 – Liquor licence	Clubs use an outdoor bar on match days to service the public and its members. We are governed by the Liquor Laws including responsible serving of alcohol. Whilst I see clubs with existing arrangements will be supported, the change here might be the 'thin end of the wedge'.	The proposed change does not impact on a club's ability to obtain a 'booth liquor licence' which enables clubs to sell alcohol outside on match days.	Section 7.2.2 – <i>Liquor</i> <i>Licence</i> has been amended – refer Attachment 1.
		7.6 – Waste management	Council do not provide enough bins for the general public to use outside of match days, so clubs are not only managing their own waste but that of the general public as well. I feel council have not put enough thought into this.	The proposed change relates to Trade Waste responsibilities. Clubs need to report any concern regarding public rubbish to Council to rectify.	No change.
		7.7 – Sharp objects/needles	Common sense approach	Noted.	No change.
		7.9 – Public toilets	Common sense approach	Noted. Wording has been amended to reflect that clubs are responsible for cleaning public toilets which they open and use, whilst Council will clean public toilets if they are used by casual users.	Section 7.9 Public Toilets has been amended to read: <i>Tenant Clubs are</i> <i>responsible to open and</i> <i>close public toilets attached</i> <i>to the pavilion (or</i> <i>freestanding public toilets</i> <i>within a sports reserve)</i> <i>when the Facilities are</i> <i>being used by the Tenant</i>

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
					Club. Should a Tenant Club use a public toilet midweek, the tenant club will be responsible for
		7.13 – Security systems	Clubs should be allowed to protect their assets held in the club rooms	This proposed change allows clubs to install security systems. Applications for installation will be considered by Council	cleaning. No change.
		Community loans and guarantees	No impact on our club	on a case-by-case basis. Noted.	No change.
		Appendix 3 – Pavilion maintenance	Well thought out	Noted.	No change.
		Appendix 4 and 5 – Sports fields and pavilions classifications	Makes sense to charge depending on quality of oval / pavilions	Noted.	No change.
		Incident report form	Makes sense	Noted.	No change.
		Introduction - Inclusive clubs	Makes sense	Noted.	No change.
		Introduction – Code of Conduct	Common sense	Noted.	Title changed to <b>Standards</b> <b>of Behaviour</b> to more accurately reflect the clause.
		6.2.13 – Players race	Makes sense	Noted.	No change.
		6.2.14 – Flag poles	Makes sense	Noted.	No change.
		7.15 – Club sanctions	Fair approach	Noted.	Section 7.1.5 – <i>Club</i> Sanctions has been amended – refer Attachment 1.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
NUm		9.1 – Incident reporting	Common sense	Noted.	No change.
		Other comments	I was disappointed to read about the proposed changes to advertising at sporting fields. Whilst I acknowledge that council will review the planning scheme. In my opinion council has not 'kept up with the times' with electronic scoreboards being implemented at great cost to clubs, the opportunity to monetise advertisers through the scoreboard is not being realised. Fund raising is an ever present reality for clubs, and this provides a wonderful avenue. It costs our club around \$1000 to put a player on the park per year (this excludes any player payments) so income generation is critical for us to continue to provide an avenue for kids to play footy at their local club.	Any advertising in Council's parks and reserves is governed by the Whitehorse Planning Scheme. The use of electronic scoreboards for advertising or sponsorship signage displayed at Council sports fields will be considered within a future 'Advertising Signage Policy'.	No change.
5	Member of a local sporting club	General comments	Advertising - we have an electronic scoreboard but cannot advertise on it. Surely this is an outdated law. If the screen is there is could raise valuable funds for the club. Banning of outdoor bars on match day - this is silly and unnecessary. The bars are an essential revenue	Any advertising in Council's parks and reserves is governed by the Whitehorse Planning Scheme. The use of electronic scoreboards for advertising and fundraising will be considered within a future Advertising Signage Policy. The proposed change to clause 7.2.2 (Liquor Licence) does not impact on a club's ability to obtain a 'booth liquor	No change. No change.

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			raiser for all the clubs. And to be fair there has never been an issue with safety at our club. Banning them would be political correctness gone mad. Many supporters like a drink and we have dry areas designated for others.	licence' which enables clubs to sell alcohol outside on match days.	
6	Member of a local sporting club	4.3 - Finals	We will need to agree this with the EFL and have an updated price structure.	Agreement on Association's fees to host finals is between clubs and the Association.	Clause amended to read: The entity (Tenant Club, Local Association, State Association or any other body) applying for use of Council's Sports Fields for finals matches will then be invoiced for this use as per the fees listed in Appendix 7
	floo	6.2.1 – Sports field floodlighting infrastructure	The council policy to host night matches needs to consider the Lux council are willing to install, and check if this does meet Australian standard for playing at night.	Noted. Any reference made to feedback on night competition and lux levels is to be referred to the development of Council's Floodlighting - Outdoor Sport and Recreation Policy.	No change is recommended until Council's <i>Floodlighting</i> – <i>Outdoor Sport and</i> <i>Recreation Policy</i> is developed.
		7.6 – Waste management	Council should encourage recycling by supplying a number of recycle bins. At present 90% of waste is mixed due to restrictions on supplied bins.	Clubs are able to seek recycling bins from Council. Clubs are encouraged to discuss this with the Recreation Services Officer.	No change.
7	• Local Resident;	4.3 - Finals	Reasonable	Noted.	Clause amended to read: The entity (Tenant Club, Local Association, State

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
	<ul> <li>Member of a local sporting club; and</li> <li>Casual user of Council's sports fields.</li> </ul>				Association or any other body) applying for use of Council's Sports Fields for finals matches will then be invoiced for this use as per the fees listed in Appendix 7
		5.3.4 – Casual fees for sports fields	Reasonable	Noted.	No change.
		5.8 – Casual use of pavilions	Reasonable	Noted.	Following the adoption of Motion 7.1 – Diversity of Use of Sporting Pavilions at the Special Committee Meeting of Council on 13 May 2019 the below wording has been included to acknowledge the development of this piece of work: <b>Council are considering</b> <b>different models to</b> <b>explore opportunities to</b> <b>encourage and facilitate</b> <b>greater utilisation and</b> <b>diversity of uses of</b> <b>sporting pavilions into the</b> <b>future</b>
		6.2.1 – Sports field floodlighting infrastructure	Reasonable	Noted.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		6.2.1.4 – Sports field floodlighting times of use	Reasonable	Noted.	No change.
		6.2.4 – Existing/new synthetic cricket wickets	Used by general community as well as clubs. Also a significant cost clubs may not be able to bear.	Noted. Clubs do not pay under this Clause.	No change.
		6.2.9 – Reserve sports field fencing	Reasonable	Noted.	No change.
		6.2.10 – Coaches boxes/dugouts	Not only used by football clubs as shelter	Noted. The proposed clause will see Council fully responsible for the costs to upgrade, retrofit and construct Coaches boxes/dugouts.	No change.
		7.2.2 – Liquor licence	Reasonable	Noted.	Section 7.2.2 – <i>Liquor</i> <i>Licence</i> has been amended – refer Attachment 1.
		7.6 – Waste management	Reasonable	Noted.	No change.
		7.7 – Sharp objects/needles	Reasonable	Noted.	No change.
		7.13 – Security systems	Reasonable	Noted.	No change.
		Community loans and guarantees	Reasonable	Noted.	No change.
		Appendix 3 – Pavilion maintenance	Reasonable	Noted.	No change.
		Appendix 4 and 5 – Sports fields and pavilions classifications	Reasonable	Noted.	No change.
		Incident report form	Reasonable	Noted.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		Introduction – Inclusive clubs	In line with government initiatives	Noted.	No change.
		Introduction – Code of conduct	Reasonable	Noted.	Title changed to <b>Standards</b> <b>of Behaviour</b> to more accurately reflect the clause.
		6.2.13 – Players race	Reasonable	Noted.	No change.
		6.2.14 - Flagpoles	Reasonable	Noted.	No change.
		7.15 – Club sanctions	Reasonable	Noted.	Section 7.1.5 – <i>Club</i> <i>Sanctions</i> has been amended – refer Attachment 1.
		9.1 – Incident reporting	Reasonable	Noted.	No change.
		6.2.8 – Cricket practice facilities	Bowling machine is a standard part of cricket training and has been for some years. Council should provide access to power at nets to avoid any safety issues with use of extension cords.	Noted. The use of bowling machines is exclusive to cricket clubs therefore clubs are responsible for costs as per current practice.	No change.
		7.9 – Public toilets	Why should a sporting club be responsible for general public toilets?	Noted. The original intent of this clause was not to make clubs responsible for cleaning public toilets that have been used by other casual users. Wording has been amended to reflect that clubs are responsible for cleaning public toilets which they open and use, whilst Council will clean public toilets if they are used by casual users.	Section 7.9 Public Toilets has been amended to read: <i>Tenant Clubs are</i> <i>responsible to open and</i> <i>close public toilets attached</i> <i>to the pavilion (or</i> <i>freestanding public toilets</i> <i>within a sports reserve)</i> <i>when the Facilities are</i>

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
					being used by the Tenant Club. Should a Tenant Club use a public toilet midweek, the tenant club will be responsible for cleaning.
8	Local resident	Introduction – Code of conduct	(The Code) is useless as it is not honoured, so it is spin.	The proposed code has been included, along with section 7.15 – <i>Club Sanctions,</i> to help enforce positive club behaviour.	Title changed to <b>Standards</b> of <b>Behaviour</b> to more accurately reflect the clause.
9	Local resident next to a sports field Casual user of Council's sports fields	7.2.2 - Liquor licence	When people drink alcohol they tend to talk louder the more they consume. Then everyone needs to talk louder to be heard. This can lead to substantial issues with crowd noise, particularly at night. I don't think alcohol should be consumed outdoors at night at Council sporting facilities.	Noted. Based on the feedback a timeframe has been included on alcohol consumption outside the pavilion up until 10pm for sports fields that already have consumption outside the pavilion approved.	Section 7.2.2 – <i>Liquor</i> <i>Licence</i> has been amended – refer Attachment 1.
		General comment	I'm pleased to see that the prohibited times for amplified sound have not been watered down.	Noted.	No change.
10	Member of a Parks Advisory Committee or Friends of Group	Support all Changes	Well our committee is not involved with any sport but the changes all seem sensible to us.	Noted.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
11	Member of a local sporting club	6.2.1.4 – Sports field floodlighting times of use	Common sense	Noted.	No change.
	Local Resident	6.2.4 – Synthetic cricket wickets	Common sense	Noted.	No change.
	Casual user of	6.2.8 – Cricket practice facilities	Common sense	Noted.	No change.
	Council's sports fields	6.2.10 – Coaches Boxes/Dugouts	Common sense	Noted.	No change.
		6.2.13 – Players race	Common sense	Noted.	No change.
		6.2.14 – Flag poles	Common sense	Noted.	No change.
		7.2.2 – Liquor licence	Common sense, and critical for club sustainability. Also alcohol consumption is well controlled through numerous other regulations that are seriously understood by 'most' clubs and enforced by the regulators. I do not think this needs further oversight by local government, other than enforcement.	Noted. Based on the feedback a timeframe has been included on alcohol consumption outside the pavilion up until 10pm for sports fields that already have consumption outside the pavilion approved.	Section 7.2.2 – <i>Liquor</i> <i>Licence</i> has been amended – refer Attachment 1.
		7.6 – Waste Management	Common sense	Noted.	No change.
		7.7 – Sharp objects/needle disposal	Common sense	Noted.	No change.
		7.9 – Public toilet cleaning responsibilities	Common sense	Noted.	Section 7.9 Public Toilets has been amended to read:

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
					Tenant Clubs are
					responsible to open and
					close public toilets attached
					to the pavilion (or
					freestanding public toilets
					within a sports reserve)
					when the Facilities are
					being used by the Tenant
					Club. Should a Tenant Club
					use a public toilet
					midweek, the tenant club
					will be responsible for
					cleaning.
		7.15 – Club sanctions	Common sense	Noted.	Section 7.1.5 – Club
					Sanctions has been
					amended – refer
					Attachment 1.
		Appendix 3 – Pavilion maintenance	Common sense	Noted.	No change.
		Appendix 4 and 5 –	Common sense, but I think (sports	All sports field rankings are assessed	No change.
		sports fields and	field name removed) should be	against a pre-determined criteria, which	
		pavilions	elevated to AA status. The ECA	has resulted in this sports field being	
		classifications	considers the ground and wicket to	classified as an 'A' sports field. All sports	
			be highly appropriate for finals, and	fields are maintained as appropriate for	
			I think the community can benefit	the ground conditions not based on	
			further, especially considering the	classifications.	
			need for improved facilities for		
			women's football.		

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
		Incident report form	Common sense	Noted.	No change.
		Community loans and guarantees	Common sense	Noted.	No change.
		Introduction – Code of conduct	Common sense	Noted.	Title amended to <b>Standards</b> of <b>Behaviour</b> to more accurately reflect the clause.
		7.9 – Public toilet cleaning responsibilities	Common sense	Noted.	Section 7.9 Public Toilets has been amended to read: Tenant Clubs are responsible to open and close public toilets attached to the pavilion (or freestanding public toilets within a sports reserve) when the Facilities are being used by the Tenant Club. Should a Tenant Club use a public toilet midweek, the tenant club will be responsible for cleaning.
		9.1 – Incident reporting	Common sense	Noted.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		4.3 - Invoicing for finals	Whatever is the cheapest option for the Clubs. Most Clubs have been residents for decades. Local Government should be pro-actively embracing the relationship and benefit that the Clubs (through the local resident volunteers that run them) bring to our communities and society as a whole.	<ul> <li>Noted and clause amended.</li> <li>This is a Council fee for use of Council's sports fields.</li> <li>The fee for finals matches only applies if both competing teams are external to the Whitehorse municipality. There is no fee if at least one competing team is from a Whitehorse based club.</li> </ul>	Clause amended to read: The entity (Tenant Club, Local Association, State Association or any other body) applying for use of Council's Sports Fields for finals matches will then be invoiced for this use as per the fees listed in Appendix 7
		5.3.4 - Casual fees for sports fields	Whatever is the cheapest option for the Clubs. Most Clubs have been residents for decades. Local Government should be pro-actively embracing the relationship and benefit that the Clubs (through the local resident volunteers that run them) bring to our communities and society as a whole.	This proposed change provides cheaper casual access to sports fields for seasonal clubs. Casual fees will remain applicable for all other casual users.	Reference to the pro rata fee added to end of clause: Tenant Clubs – There may be circumstances where Tenant Clubs with a seasonal licence to use a Sports Field require additional use of Sports Field/s. Pro rata Seasonal fees will apply in these circumstances as indicated in <b>Appendix 7</b>
		5.8 – Casual use of pavilions	Most clubs have been residents for decades. And pay rent accordingly. Most Clubs use the facilities for various uses both inside and outside their designated times. In the case of (sports field name removed) tenants, we communicate with each other's Executive on these matters to not cross over, and we manage	Noted. Council's Leisure and Recreation Services Administration team are responsible for administering the casual hire of pavilions designed as community facilities to maximise use.	Following the adoption of Motion 7.1 – Diversity of Use of Sporting Pavilions at the Special Committee Meeting of Council on 13 May 2019 the below wording has been included to acknowledge the

Representation	Clause	Comment	Officer Response	Change to Document
				Wording changes in <b>bold</b>
				development of this piece
		•		of work:
				Council are considering
		•		different models to
				explore opportunities to
				encourage and facilitate
		Council as the ultimate owner. I		greater utilisation and
		think we would also welcome WCC		diversity of uses of
		to send any local bodies to us to		sporting pavilions into the
		seek use. We want to share our		future
		facility with other community		
		groups and would welcome		
		opportunities to build relationships		
		and welcome additional tenants e.g.		
		Lions Club, Apex, Table Tennis,		
		Bridge Clubs etc.		
	6.2.9 – Reserve and	Gate takings are critical. At (club	Club feedback expressed a desire to	No change.
	sports field fencing	name removed) we used to take	have reserve fencing for the purpose of	
		maybe \$250 at the gate with no	collecting an entry fee	
		fencing. With temporary fencing we	• This has been balanced against the	
		now take >\$1,000 per home game.	0	
		-	-	
		winner.	•	
	Appendix 4 and 5 –	think (sports field name removed)		No change.
	Representation	6.2.9 – Reserve and	Appendix 4 and 5 –very well. I am absolutely convinced that no reasonable request for access would be denied. I think the first point of contact should be the tenant club/s. If problems arise then the applicant can then revert to Council as the ultimate owner. I think we would also welcome WCC to send any local bodies to us to seek use. We want to share our facility with other community groups and would welcome opportunities to build relationships and welcome additional tenants e.g. Lions Club, Apex, Table Tennis, Bridge Clubs etc.6.2.9 - Reserve and sports field fencingGate takings are critical. At (club name removed) we used to take maybe \$250 at the gate with no fencing. With temporary fencing we now take >\$1,000 per home game. And we sell signage also. I think WCC can fence off many reserves and promote access through appropriate signage that these are facilities for all, thus everyone is a winner.	Very well. 1 m absolutely convinced that no reasonable request for access would be denied. I think the first point of contact should be the tenant club/s. If problems arise then the applicant can then revert to Council as the ultimate owner. I think we would also welcome WCC to send any local bodies to us to seek use. We want to share our facility with other community groups and would welcome opportunities to build relationships and welcome additional tenants e.g. Lions Club, Apex, Table Tennis, Bridge Clubs etc.         • Club feedback expressed a desire to have reserve fencing for the purpose of collecting an entry fee           6.2.9 – Reserve and sports field fencing         Gate takings are critical. At (club name removed) we used to take maybe \$250 at the gate with no fencing. With temporary fencing gme. And we sell signage also. I think WCC can fence off many reserves and promote access through appropriate signage tal. I think WCC can fine off many reserves and promote access through appropriate signage that these are facilities for all, thus everyone is a winner.         • Club fine and Recreation Network were overall comfortable with this clause.           Appendix 4 and 5 – Sports fields and         1 think (sports field name removed) should be elevated to AA. The         All sports field rankings are based against a pre-determined criteria, which has

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
		pavilions classifications	summer. It should be elevated so that it is sowed for winter sport. Given the volume of traffic that flows past the facility every day, WCC should be looking to promote (sports field name removed) as a key facility in its reserve infrastructure, aligned with the Aquatic Centre investments.	resulted in this reserve being classified as an 'A' sports field. Please note that seasonal usage fees for sports fields are charged in line with sports field classifications.	
		General comments	Overall the SFG is well considered and a very workable document. Congratulations.	Noted.	No change.
12	Local resident	General comments	More support should be provided and education to clubs on recycling and waste management. Too often we see items overflowing in bins that are placed in wrong bin. Additionally the amount of cigarette butts around grounds and pavilions is horrible. Can clubs be made more accountable for this?	Section 7.6.2 specifically requires clubs to clean up and remove all litter at the end of each use of Council's facilities.	No change.
13	Member of a local sporting club Local resident	6.2.1 - Sports field floodlighting infrastructure	Training at all levels require well-lit grounds for safety and the ability for multiple teams to use the whole ground.	Noted. Any reference made to floodlighting that includes lux levels of floodlights will be referred to the development of Council's <i>Floodlighting</i> – <i>Outdoor Sport and Recreation Policy</i> .	No change.
	Casual user of Council's sports fields	6.2.1.4 - Sports field floodlighting times of use	With more female football teams, the ability to have some night games or additional training nights in well-lit areas would be beneficial	Noted. Floodlight times have been extended to help accommodate ongoing participation growth.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
			to all rather than using subpar grounds that are uneven or have the appropriate facilities.	Any reference made to feedback on night competition is to be referred to the development of Council's Floodlighting- Outdoor Sport and Recreation Policy.	
		6.2.10 – Coaches boxes/dugouts	Having a weatherproof coaches box with defined safety zones for both the coaching staff, medical staff and players is essential.	Noted.	No change.
		7.1.2 sports fields usage times	With more clubs having more female teams there is limited grounds for all teams to play at. By extending the usage times and lighting you can have twilight games being played. This enables all teams to utilise safe and appropriate playing surfaces and facilities.	Noted. Floodlight times have been extended to help accommodate ongoing participation growth. Any reference made to feedback on night competition is to be referred to the development of Council's Floodlighting- Outdoor Sport and Recreation Policy.	No change.
		6.2.13 – Players races	Safety is a major concern when leaving a clubroom and walking or running to the ground. Like a cricket pitch that needs to be maintained so should a synthetic covering or clearly defined and maintained player race to avoid injury. This shouldn't be left to a club to manage.	Noted. This clause states that Council will be responsible for ongoing maintenance of player races. As this is not a standard piece of infrastructure for local sporting clubs, clubs are responsible for the cost of design and construction. This infrastructure is likely to be site specific and as such would be discussed with tenant clubs as required.	No change.
14	Member of local sporting club	6.2.1 – Sports field floodlighting infrastructure	No comment provided	Noted.	No change.
		6.2.1.4 – Sports field floodlighting times of use	No comment provided	Noted.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		6.2.4 – Synthetic cricket wickets	No comment provided	Noted.	No change.
		6.2.8 – Cricket practice facilities	No comment provided	Noted.	No change.
		6.2.9 – Reserves and sports fields fencing	No comment provided	Noted.	No change.
		4.3 – Invoicing for finals	No comment provided	Noted.	Clause amended to read: The <i>entity (Tenant Club,</i> <i>Local Association, State</i> <i>Association or any other</i> <i>body)</i> applying for use of <i>Council's Sports Fields for</i> <i>finals matches will then be</i> <i>invoiced for this use as per</i> <i>the fees listed in Appendix</i> <i>7</i>
15	Member of the Whitehorse Sport and Recreation Network Member of local sporting club	4.3 – Invoicing for finals	Disagree, finals are result of association's format competition. Could easily run competitions as finish on top format but do not. Cost should bear to those deciding competition format. Also streamlines process for council to work with one entity during busy time for clubs who are often more time poor organizing their teams/clubs during this finals time.	This clause has been amended to reflect that the entity applying for ground use will be charged a fee.	Clause amended to read: The <i>entity (Tenant Club,</i> <i>Local Association, State</i> <i>Association or any other</i> <i>body)</i> applying for use of <i>Council's Sports Fields for</i> <i>finals matches will then be</i> <i>invoiced for this use as per</i> <i>the fees listed in Appendix</i> <i>7</i>
		5.8 – Casual use of pavilions	Does this prevent clubs from charging for clubroom use during their tenancy for hire etc?	Noted. Council's Leisure and Recreation Services Administration team are responsible for administering the casual	Following the adoption of Motion 7.1 – Diversity of Use of Sporting Pavilions at the Special Committee

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document
				hire of pavilions designed as community facilities to maximise use.	Wording changes in <b>bold</b> Meeting of Council on 13 May 2019 the below wording has been included to acknowledge the development of this piece of work: <b>Council are considering</b> <b>different models to</b> <b>explore opportunities to</b> <b>encourage and facilitate</b> <b>greater utilisation and</b> <b>diversity of uses of</b> <b>sporting pavilions into the</b> <b>future</b>
		6.2.1 – Sports field floodlighting infrastructure	No mention of lighting requirements for cricket? Understanding that play was forbidden this season from under lights, and no mention is made of ensuring that lighting will comply to allow cricket to be played of an evening where lighting is challenged. More cricket will be open to be played of an evening and mid-week as demand grows and female participation increases, including women's social cricket such as social sixes which usually is played 6:30pm to 7:30pm. Women in particular should be able to feel comfortable in these sporting environments of an evening.	Noted. Any reference made to feedback on night competitions or floodlighting is to be referred to the development of Council's <i>Floodlighting – Outdoor Sport and</i> <i>Recreation Policy.</i>	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
			Ensuring sufficient lighting is available will be quite important to ensure Cricket can grow within the constraints of the field use/time challenges of the sport. I would encourage council to work with local clubs SSO/NSO's to identify grants available to clubs in particular that could assist in major building work if this is an issue preventing this. An example being the Australian Cricket Infrastructure Fund which offers 3- year funding for major works. This could be a relevant grant that affected clubs apply for with support of council to conduct works on lighting infrastructure.		
		6.2.4 – Synthetic cricket wickets	If planning to increase provision of synthetic wickets, would there be opportunity for council to offer clubs/associations/SSO's to add funding grants towards these projects? Could assist in helping cover costs and incentivize clubs/associations to contribute who are in need of additional grounds.	Clubs/Associations are welcome to contribute funding/apply for grants in consultation with Council Officers when projects are identified as part of Council's Capital Works Program.	No change.
		7.6 – Waste Management (7.6.4 Trade Waste)	What are the financial and operational implications for clubs that may then restrict their ability to provide food and beverage service	Initial research suggest that the annual cost to manage trade waste is approximately \$579 per site, which will	No change.

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			to members/community? A number of smaller local clubs may struggle to cover this additional cost. Will the loss of this cost to council be passed on to local clubs?	be divided between tenant clubs that use the kitchen/canteen. The additional cost for trade waste was considered to be reasonable by the Whitehorse Sport and Recreation Network.	
16	Local Resident	Introduction – Inclusive clubs	Inclusion and Diversity should be mandatory and a condition of the club licence with specified KPI	Noted. Council encourages clubs to be inclusive of all people regardless of age, gender, ethnicity and skill.	No change.
		Introduction – Code of conduct	Council should develop a more specific code of behaviour for club members and officials	Noted. Based on the comments and the intention of this clause, Officers have changed the title of the clause to more accurately describe what the clause is about.	Title changed to <b>Standards</b> of <b>Behaviour</b> to more accurately reflect the clause.
		2.2 - Principles and Objectives	Objective is to encourage participation in organised sport and recreation? (Recreation Strategy)	The Sporting Facilities Guide - Seasonal and Casual Users (the Guide) reflects the scope and management of Facilities, which include both Sport Fields and Pavilions. The purpose is to provide a framework for active booked use of Council's sports fields and pavilions by incorporated user groups where fees and charges apply. The Guide has been developed to assist clubs, associations and other User Groups to better understand Council's requirements with the use and development of sporting Facilities in the City of Whitehorse. Council's Recreation Strategy encourages participation in organised and active	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
			Access to quality facilities to seasonal groups and the general	recreation, whilst the Whitehorse Open Space Strategy acknowledges dog walkers and other unstructured casual users. Council Reserves are open space and can be used by the general community for	No change.
			public and designated users (e.g. off leash)?	recreation and leisure activities. When User Groups have allocation of the Sports Field, general park users wishing to use the Reserve are to be given pedestrian and vehicle access free of charge. All pedestrian access points are to remain open during match days.	
			Facilities which are multi-purpose Ok but what about access to facilities and access to the reserve?	User Groups will be deemed to have exclusive use of the Sports Field/s and associated training facilities during the times outlined on their licence agreement. This is for the safety of park users and the general public. Council sports fields can be accessed by the community at any time when not allocated to the tenant club. Section 5.8 – Casual use of Pavilions, provides further opportunities for other community groups to utilise Sports Pavilions/ Community Facilities.	Following the adoption of Motion 7.1 – Diversity of Use of Sporting Pavilions at the Special Committee Meeting of Council on 13 May 2019 the below wording has been included to acknowledge the development of this piece of work: <b>Council are considering</b> <b>different models to</b> <b>explore opportunities to</b> <b>encourage and facilitate</b> <b>greater utilisation and</b> <b>diversity of uses of</b> <b>sporting pavilions into the</b> <b>future</b>

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
			What is the actual policy on fees charged and the nature of the WHC subsidy to clubs?? Where is this disclosed for transparency?	The cost to maintain Sports Fields and Pavilions is substantial. Council significantly subsidises the use of Sports Facilities for User Groups. Seasonal Fees have been calculated based on a partial cost recovery of maintenance costs only as outlined in Section 5.1 <i>Calculating</i> <i>Seasonal Fees.</i>	No change.
		3 – Facility classifications	Sporting fields need to be reclassified as mixed use to implement the Recreation Strategy Classifications of facilities and grounds could then also refer to non-organised sports club activities which should receive council capital investment and maintenance funding	<ul> <li>As the primary purpose of these sports fields is for active use, the classifications within the SFG will remain.</li> <li>Sports fields are classified as active open space, which allows them to be used for both seasonal and casual use. The SFG provides a framework to rank each sports field. The criteria under which Sports Fields are classified includes:</li> <li>Sports Field profile and on field infrastructure e.g. sand profile, irrigation, drainage.</li> <li>Associated infrastructure e.g. training lights, perimeter fencing, car parking, viewing areas, concrete spoon drain etc.</li> <li>Council does invest capital and maintenance funding into parks and associated infrastructure that is not sporting club related such as playgrounds, park furniture etc.</li> </ul>	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		3.3 - Facility Access Agreements	Trends and demand for sporting and recreational facilities change over time. Organised sport is in decline in Whitehorse resident preferences. When will the allocation of facilities and reserves to clubs be formally reviewed and how? This should be included in Council's Open Space Strategy	Research undertaken by Council Officers suggests that sporting participation is increasing, particularly by females (in football and cricket). Council currently faces capacity constraints with sports fields, where not all teams are able to be accommodated during peak periods. The allocation of sports fields is reviewed half yearly through the seasonal allocation process.	No change.
		4 - Facility Allocations	Applications for seasonal allocations should be public and sporting reserves which are designated off leash should have local representation ( users and residents) and/or incorporated representative body to ensure that the allocation takes account of other designated users and casual use from local residents	Seasonal applications are open to all incorporated entities, as per the criteria list in section 4.1.1 – <i>Seasonal</i> <i>Allocations</i> . Council is responsible for the allocation of Council owned and managed sports fields, including those which are also designated off leash areas.	No change.
			Whitehorse clubs have priority over non-Whitehorse: does the membership of the club reflect WHC residency and or local residency as a majority of members?	There are a number of variables considered when making allocations. One is that Whitehorse based clubs will have priority over non Whitehorse based clubs as per section 4.1.1 – <i>Seasonal</i> <i>Allocations</i> . This means that if there is a club based in Whitehorse and a club based in Boroondara vying for use of a Whitehorse sports field, the Whitehorse based club would be given priority. The	No change.

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				number of Whitehorse residents within a	
				club is also considered when determining	
				allocations and numbers vary on a case	
				by case basis.	N
			Licence agreements should be	Community consultation for liquor	No change.
			amended to incorporate the	licence amendments will follow the	
			suggestions contained in this table.	standard process adopted by the	
			Requests for use of the facilities	Victorian Commission for Gambling and	
			outside the seasonal agreement	Liquor Regulation.	
			should be subject to consultation		
			with local residents and/or	Involvement by residents in the	
			incorporated bodies which	allocation of facilities will not be	
			represent them: e.g. liquor licences;	considered at this time. This	
			inclusion requirements; how will	responsibility will remain with Council.	
			you measure the number of		
			Whitehorse residents participating	Council officers will manage club	
			in teams? What KPI have you	behaviour through the addition of section	
			developed to assess club	7.15 – <i>Club Sanctions</i> . Past behaviour of	
			performance over previous	clubs is also considered when allocating	
			licences? There seem to be few	facilities, as per section 4.1.1 – Seasonal	
			sanctions for liquor licence	Allocations.	
			breaches.		
			What is the rationale for enabling	Clubs are provided with a seasonal	
			clubs to have a lease over a Council	licence, not a lease for use of facilities	
			funded club facility?	outlined in the SFG. A licence is required	
				in order for Council to manage the	
				booked use of Council's pavilions and	
				sporting ovals.	
		4.1.3 - Hire and sub	How does WHC police this? What if	Section 4.1.3 – <i>Hire and Subletting</i> states	No change.
		letting	any are the sanctions for so doing?	that no subletting of sports fields or	
			How does Council prevent informal	pavilions by User Groups is permitted.	

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
			arrangements for private parties which are arranged by the club and members?	Breaches of this clause will be dealt with as per section 7.15 <i>Club Sanctions</i> .	
		4.1.4 - Community Access to reserves	Council reserves are open space and can be used by the general community for unstructured activities and recreation BUT access times are limited at times when there is peak demand for this use from the community (afternoon, evening and weekend) Is this balance correct? Suggest you review the time allocation for use of the reserve in light of this commitment and enable other users to view the proposed seasonal licence prior to its agreement with Council.	Council is currently experiencing significant demand from sporting clubs for ground use, particularly during peak times. Council will continue to allocate as per the demand. Sports fields will continue to be available for public use during non-allocated times.	No change.
			What is the process if the club breaches its times of use? What is the policy for off leash users in designated reserves? Is it reasonable to restrict the public and off leash dogs when the sporting club is having a post-match or training barbeque and in theory their liquor licence does not allow consumption of alcohol outside the pavilion??	Any breaches of the times of use will be actioned as per the proposed section 7.15 - <i>Club Sanctions</i> . Council's 'Dog Off Leash Order 7' notes that 'in a public place, dogs are not permitted within 2.5m of the perimeter of any sports ground, field, court or similar during an organised sporting event.	No change.
		4.2 – Application process	There needs to be a more transparent process for the seasonal	It is noted that sports fields that are designated off leash parks are designed	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
No#			licence applications. Designated off leash parks should include incorporated body and/or local resident consultation early in this process and there should be a member of the local community (e.g. local councillor or community representative) on the assessment panel for applications. At present it is a closed shop and no	for active recreation. As such, Council Officers do not propose to change the allocation process for these reserves. The SFG is available on Council's website for public viewing and fixtures are available on the respective association's website.	Wording changes in <b>bold</b>
			one knows the basis of the negotiations or can influence it in any way because no stakeholders other than the Council and potential licence can be involved in the negotiation of the licence. As this licence applies to access and		
			usage for public open space and Council owned facilities (such as a \$3 million "sporting pavilion") - facilities which are in short supply across Whitehorse for organised sporting activities which are not the priority recreation activities for the surveyed ratepayers in the		
			Recreation Strategy, I find this process to be inappropriate as it does not generally represent the highest and best use of a public		

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
			open space to have seasonal use		
			licences restrict access and usage of		
			the facilities and grounds to the		
			extent that other residents and		
			ratepayers must go elsewhere or		
			have very restricted access.		
			This is especially the case where a		
			sporting reserve is also a designated		
			off leash reserve but where the		
			seasonal licence arrangement		
			specifically excludes this group of		
			users from having some role in the		
			negotiation of the seasonal licence.		
			The terms and conditions of these		
			licences and the match fixtures		
			should be public knowledge and		
			subject to formal consultations with		
			other designated park users and		
			local residents and all licencees		
			should be required to post a copy of		
			the terms of the licence and their		
			match fixtures for the season in		
			advance at the pavilion in question.		
		5.1 - Calculating	Council significantly subsidises the	The cost to maintain Sports Fields and	No change.
		Seasonal fees	cost of sports facilities for user	Pavilions is substantial. Council	-
			groups. Yet the calculation of fees	significantly subsidises the use of Sports	
			and the total costs of maintenance	Facilities for User Groups. Seasonal Fees	
			of a sporting reserve (for example a	have been calculated based on a partial	
			cricket pitch) are never disclosed.	cost recovery of maintenance costs only.	

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
			Ratepayers are significantly		
			subsidising the costs of sporting	Fees and charges are listed in Appendix 7	
			reserve maintenance and pavilion	and are consistent with Council's Annual	
			maintenance and ratepayers pay the	Budget, which is a public document.	
			significant capital costs of investing		
			in sporting pavilions. Yet local park	Section 5.8 – Casual Use of Pavilions,	
			users cannot access the pavilion	provides further opportunities for other	
			which they paid for. This may have	community groups to utilise sports	
			been sustainable back in the 60's	pavilions.	
			and 70's but the significant capital		
			costs which Council faces for these		
			facilities are not subject to any other		
			review or consultation except with		
			the user group concerned. All the		
			capital investments in (sports field		
			name removed) Reserve have been		
			designed with cricket in mind,		
			against Council's own policy for		
			multi-purpose reserves and multi-		
			purpose facilities.		
		6.2 - Sports	Flood lighting. Council is responsible	Noted. Any reference made to	No change.
		Infrastructure	for capital costs and maintenance	floodlighting will be referred to the	
			costs and the Tenant Club for	development of Council's <i>Floodlighting</i> –	
			utilities. Since the capital costs of	Outdoor Sport and Recreation Policy	
			these lights are a sunk cost it is		
			suggested that sports fields which		
			are also designated off leash fields		
			should have access to flood lighting		
			in at specified times in the morning		
			and evening and the utilities costs		
			for those times which are not		
			Tor those times which are not		

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
			utilised by the tenant club should be met by Council for other users including the designated off leash users.		
		6.2.1.4 – Sports field floodlights times of use	Individual sites may be covered by formal agreements between Council and Tenant Clubs for floodlighting outside the standard times. This arrangement should be subject to consultation with local residents and/or the relevant incorporated body before such a local formal agreement is made.	Noted. Any reference made to feedback on floodlighting is to be referred to Council's upcoming will be referred to the development of Council's <i>Floodlighting – Outdoor Sport and</i> <i>Recreation Policy</i> . Clause does state that individual sites may be covered by formal agreements between Council and the Tenant Clubs with input from residents to set the days and times for the use of floodlighting, where this is warranted. Tenant Clubs that breach the schedules may have the usage times reduced.	No change.
		6.2.4 - Existing and new synthetic cricket wickets	The Guide states that Council is responsible for provision subject to the annual capital budget works process. There is no reference to the construction of cricket practice nets and the turf and synthetic wickets within them. In line with the Council's current Recreation Strategy this should be amended to require consultation with other user stakeholders and residents near sporting Reserves. In theory there	Section 6.2.4 references centre cricket wickets, not practice facilities. Reference to cricket practice facilities is made in section 6.2.8. Response to 6.2.8 is below.	No change.

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
			should be no further capital		
			investment in new synthetic or turf		
			practice wickets following the		
			(sports field name removed) case		
			where the number of wickets was		
			totally disproportionate to the size		
			of the club and the number of		
			members. Once again any capital		
			investment should provide for multi-		
			purpose use which this cricket		
			practice net does not. Council has		
			made significant investments in		
			maintaining the turf wickets in the		
			practice nets when in most cases		
			most local clubs do not use them		
			and Councils do not provide them.		
			Transparency and consultation are		
			critical here and Council should be		
			held to account to implement its		
			own policy in relation to capital		
			investments which promote		
			multiple usage of sporting reserves.		
		6.2.8 - Cricket practice	See my comments above. Why is	Cricket practice facilities and Baseball	No change.
		facilities/Baseball	Council funding the construction	batting cages are an integral component	
		batting cages	reorientation and enlargement of	of participation. Council aims to increase	
			cricket practice facilities and	participation within the community,	
			baseball batting cages? Requiring	which this clause will help achieve with at	
			tenant clubs to provide access to at	least one practice wicket / batting cage	
			least one public cricket practice net	remaining open for community use.	
			or batting cage is not sufficient to		
			meet the requirement of multi-		

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
			purpose multi-use facilities. The facilities at (sports field name removed) are not consistent with the grade and size of the club in question yet Council funded it despite orienting the nets incorrectly against the club standards.	Community consultation is undertaken prior to constructing new cricket practice facilities. Sports fields with turf cricket wickets require turf practice wickets in the cricket practice facility. Clubs are responsible for funding 100% maintenance costs of turf practice wickets.	
		6.2.9.2 - Sports field fencing	The Guide states that sporting field fencing may be funded at Council's discretion. The process involves Council officers determining specific site considerations in deciding whether to install fences. However informally I am aware that a tenant sporting club will normally be engaged to discuss this option or alternatives and generally no other stakeholders. Should amend to state that whether fencing of a sporting field applies to a sporting reserve which is also a designated off leash park that local residents and the relevant off leash user group/incorporated body should be consulted and that these stakeholders may also engage with Council in the first instance to propose new fencing or amended	All relevant parties are consulted during capital works upgrades, including installation of sports field fencing. Sports field fencing is integral to ensuring community safety, as they provide a barrier between spectators and participants. Fencing also addresses safety by keeping balls within the sports field (when the ball is hit along the ground). Safety netting is also installed at some reserves, where required as a risk mitigation measure and for safety purposes.	No change.

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
			fencing which relates to the use and		
			safety of the park as a designated		
			off-leash reserve.		
			Note that at (sports field name		
			removed) residents were recently		
			notified that a large mesh fence		
			would extend to around a quarter or		
			the sporting oval to prevent balls		
			being thrown over the standard		
			fence and damaging cars, properties		
			across the road from the reserve.		
			This is going to cost thousands of		
			dollars but the tenant club in		
			question is not being levied for this		
			cost. The reason for this		
			expenditure is that the tenant club		
			in question is not able to prevent its		
			members from throwing balls at the		
			fence or damaging properties		
			opposite the reserve.		
		6.2.12 - Spectator	This will be considered by Council on	Council undertakes community	No change.
		shelters/shade sails	a needs basis. It is the tenant club	consultation in the development of	
			which proposes a written	reserve master plans/concept plans	
			submission for spectator shelters	which guide the future development of	
			and/or shade sails. However, the	the park/reserve including both new and	
			tenant club is not the only	renewal of park buildings and	
			stakeholder to be considered where	infrastructure.	
			there is public use involved in the		
			reserve and in particular where a		
			sports reserve is a designated off		
			leash reserve. I note that fixed		

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
			shelters are generally considered in		
			the context of the pavilion design. In		
			the case of (Sports Field name		
			removed) there is no fixed shelter		
			from heat or bad weather except		
			that provided by the roof overhand		
			onto the attached timber decking of		
			the pavilion. There is no protection		
			for seating on the deck and no		
			seating provided for any non-tenant		
			club users including elderly park		
			users. The pavilion design was not		
			considered in terms of the shelter		
			needs of non-tenant club users nor		
			were local residents and other users		
			ever consulted about its		
			construction or design. There have		
			been timber seats placed around		
			the perimeter but I can only assume		
			these were installed as a result of a		
			request from the tenant club. These		
			seats have been designed		
			specifically to provide sight-lines for		
			the seater spectators. There is no		
			shading or shelter in the event of		
			rain or severe heat. Where master		
			planning for a sporting reserve is		
			being considered there must be		
			formal consultations with local		
			residents and other designated		
			users (in this case off leash park		

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
			users). Council should facilitate this		
			process by advising those using off		
			leash designated reserves that they		
			should incorporate in order to facilitate and ensure there is		
			consultation with this group of		
			users.		
		7.1 - Times of use	Tenant Club use outside the licence	Requests for use by sporting clubs	No change
			terms and conditions is at the	outside of the terms of use listed within	
			discretion of the Council. How is this	the SFG will be considered on a case by	
			process transparent??	case basis. Any additional use will be	
			If use outside the agreed times of	considered based on a variety of factors,	
			use are proposed by a tenant club	including impact on residents.	
			then the decision should be taken		
			by Council with evidence of		
			consultation with local residents and		
			in the case of designated off leash		
			reserves, by a local representative		
			group or incorporated body		
			representing this user group		
		7.1.1 - Pavilions	Based on the experience (Sports	Clause 7.1.1 states that exceptions to the	No change
			Field name removed) and repeated	above times may be introduced as	
			breaches of their liquor licence and	determined by Council with	
			EPA noise regulations, the proposed	consideration to the proximity and effect	
			upper limit for hours of use for a	on neighbours.	
			sporting pavilion should not exceed	Section 7.15 – Club Sanctions, has been	
			10.00pm on a weekday and 11.00on	added to manage breaches of the SFG.	
			weekends. It is not reasonable for		
			reserves which are located in a		
			residential street opposite housing,		

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
			to have these extended operating		
			hours. Reference to the EPA		
			guidelines is pointless if these are		
			not to be enforced so it would be		
			simpler to reduce the pavilion hours		
			of use. What actions does Council		
			take if the hours of use and/or		
			amplified sounds use schedule are		
			breached?		
		7.1.2 - Sports fields	Although the official start time is	If club use prior to 8am impedes on other	No change.
		hours of use	8am the tenant clubs are routinely	users access, please report to Council	
			on the sporting field setting up for	Customer Service so Officers can follow	
			matches before 8am in some cases	up appropriately.	
			impeding access by other users.		
		7.2.1 - OHS and 7.2.2 -	Permitted alcohol consumption	The proposed amendment to section	Section 7.2.2 – <i>Liquor</i>
		Liquor licences	inside the pavilion are too extended.	7.2.2 – Liquor Licence does not consider	Licence has been amended
			They should be amended to align	consumption of alcohol on sports fields.	– refer Attachment 1.
			with the standard hours of use	It proposes to permit consumption of	
			suggested above. Council should not	alcohol within a clubs red line as per the	
			consider requests for consumption	pavilion hours of use.	
			outside the pavilion because this		
			generates noise and other issues for	Based on the feedback a timeframe has	
			local residents. As this is not a	been included on alcohol consumption	
			standard practice in other	outside the pavilion up until 10pm for	
			establishments with liquor licences	sports fields that already have	
			(i.e. outside consumption) I can see	consumption outside the pavilion	
			no reason why Council is prepared	approved.	
			to consider consumption on the		
			sports field. It is not clear why this is	It is noted that the Victorian Commission	
			not a licensing issue which is	for Gaming and Liquor Regulation	
				(VCGLR) seeks advice from Council on	

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
			determined by the VCGLR rather	parameters around tenancy of sports	Wording changes in <b>Solu</b>
			than subject to Council officers only.	pavilions by sporting clubs. As such, the	
			Tenant clubs are responsible for	times of use for pavilions and guidelines	
			responsible consumption of alcohol	around the consumption of alcohol	
			using council facilities. However	external to the pavilion need to be listed	
			who is responsible when the Tenant	within the SFG, as this document will	
			Club and its members breach the	guide Councils advice to the VCGLR.	
			terms of their liquor licence and/or		
			tenant licence? This has been a	Breaches of a club's liquor licence will be	
			major issue in (Sports Field name	referred to section 7.15 – Club Sanctions	
			removed).	as well as to the VCGLR for actioning.	
		7.13 - Security	Where there are liquor licences	The primary purpose of security cameras	No change.
		Systems	granted to tenants of sporting	is not to enforce liquor licences, they are	
		,	pavilions then Council should be	to deter anti-social behaviour.	
			required to install security systems		
			appropriate to each facility and the		
			relevant legislation. This will assist in		
			the enforcement and compliance of		
			all aspects of licence terms and		
			conditions but significantly, for the		
			consumption of alcohol.		
		7.15 - Club Sanctions	The propose process for Council	The addition of section 7.15 – Club	Section 7.1.5 – Club
			dealing with tenant clubs which	Sanctions considers a range of sanctions	Sanctions has been
			have breached their licence	and actions by Council Officers.	amended – refer
			agreements is too lenient. While it is		Attachment 1.
			agreed that alleged breaches should		
			be investigated and substantiated		
			the Formal Direction (which is only		
			to ask the club to comply with its		
			agreement!) is inappropriate. After		
			a formal warning if the behaviour is		

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
			reported then the Council should		
			move to sanctions. The process for		
			determining and implementing		
			these is not specified. Are they listed		
			in order of severity? The resident		
			experience of (Sports Field name		
			removed) is that Council has been		
			reluctant to get involved in dealing		
			with complaints and provided no		
			support to residents at all. It has not		
			imposed sanctions and the		
			behaviour has continued to become		
			part of the culture of that club.		
			There have been no sanctions. What		
			happens to resident complaints?		
			There is no police attendance. This		
			club acts with impunity. Residents		
			and other park users should be		
			made aware of how to lodge		
			complaints of breaches of liquor		
			licencing to the VCGLR. A detailed		
			complaints and investigation		
			process for all significant breaches		
			of the licence including any liquor		
			licence granted by the VCGLR should		
			be publicly available.		
		8 - Council Support	Pavilion Redevelopments. Council is	The purpose of this document is to	No change.
			routinely strongly lobbied by	provide a framework for active booked	
			sporting clubs for redevelopment or	use of Council's sports fields and	
			modernisation of Council sporting	pavilions by incorporated user groups	
			pavilions. However, although the	where fees and charges apply. The Guide	

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
			Guide stats that Council support a	was developed to assist clubs,	
			community group through the	associations and other User Groups to	
			provision of facilities, grant	better understand Council's	
			programs advice and club	requirements with the use and	
			development sessions, in practice	development of sporting Facilities in the	
			this only relates to organised	City of Whitehorse.	
			sporting clubs in Whitehorse. The		
			guide states that the refurbishment	Infrastructure to support other user	
			and redevelopment of sports	groups is considered via Council's park	
			pavilions will be guided by the key	master planning/concept planning	
			principle that Council is responsible	process.	
			to provide and maintain appropriate		
			infrastructure which facilities and		
			increases opportunities to		
			participate in organised sport (in		
			Whitehorse). This is not consistent		
			with the requirements and		
			principles outlined in the		
			Whitehorse Open Space Strategy		
			and in the Whitehorse Recreation		
			Strategy 2015-2024. Sporting clubs		
			are only one form of community		
			group and there are 22 sporting		
			fields in Whitehorse which are also		
			designated off leash areas. Yet these		
			users receive no facilities or support		
			except regulated access to the		
			sporting reserve and no access to		
			the sporting pavilion. Even Council		
			itself commits to ensure the use of		
			sports pavilions are maximised		

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
			which could include shared use with		
			other organisations. There is no		
			evidence that this is a priority of		
			council in any sporting reserve in		
			Whitehorse. The intensive capital		
			investment which council makes in		
			sport and sporting facilities for the		
			tenant clubs does not suggest that		
			mixed use infrastructure is high on		
			the capital investment list for the		
			sporting reserves. There is a poorly		
			maintained court at (Sports Field		
			name removed) which is unsafe to		
			use yet others have had millions of		
			dollars spent in capital works and		
			operating budgets for parks over the		
			years. how will Council ensure that		
			use of sports pavilions and reserves		
			is maximised which would include		
			shared use with other organisations		
			when nothing in this guide mentions		
			other users and any requirement		
			that their access and needs should		
			be considered by Council in the		
			investment, regulation and		
			management of these community		
			facilities?		
		8.2 - Capital works	Capital works proposals are	The SFG is a guiding document for	No change.
		program	assessed during the pre-budget	seasonal incorporated groups and	
			period and placed on a forward	organised casual users. Community	
			plan. Tenant Clubs are invited to put	members and other community groups	

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
			submissions to the capital works	can also make budget submissions as per	
			program budget no later than 31	the Council budget process and/or	
			July for consideration for the	directly to Council Officers for	
			subsequent capital works program.	consideration.	
			However, there is no mention here		
			about access to other user groups of		
			sporting reserves and other reserves		
			to make submissions to the capital		
			works program for a particular		
			reserve or field. Therefore it is not		
			likely that Council will ever include		
			capital works submissions from		
			other user groups of these facilities,		
			even those who are users of		
			designated off leash sporting		
			reserves. The experience in (sports		
			field name removed) is that		
			residents and other users are not		
			aware of the opportunity to make a		
			submission and not invited to do so.		
			When there are requests for capital		
			works, in many cases of a minor		
			nature the invariable response is		
			that there is no money available		
			and/or the capital works program		
			has already been endorsed so no		
			other expenditure is possible.		
			However, I have observed significant		
			additional costs for replacement		
			turf, for example, for large parts of		
			the (sports field name removed)		

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
			which may or may not have come		
			from any formal capital works		
			program but which are funded from		
			the parks and recreation operating		
			budget. Thousands of dollars have		
			been invested in (sports field name		
			removed), including new		
			underground drainage, multiple turf		
			replacements, a very costly		
			installation of an artificial/natural		
			turf section. The capacity for		
			expenditure appears limitless for		
			the tenant clubs but no one else.		
			The process has to be adjusted so		
			that incorporated bodies		
			representing other user groups of		
			these reserves are able to put		
			submissions and comment on those		
			proposed by tenant clubs as		
			ratepayers.		
		8.5 - Community	Is it appropriate for a tenant club	Eligibility criteria for Council's Community	No change.
		grants	which is able to generate its own	Grants Program is listed within the	
			revenue via liquor licensing and	Program guidelines and clubs are eligible	
			other state government grants,	to apply along with many other	
			would be eligible to access a grant	community groups. This is governed	
			which would further discount the	separately to the SFG.	
			fees for its licence and use of a		
			pavilion and sports ground? It is not		
			clear whether tenant clubs are able		
			to access these funds		

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
		Council contacts	It is recommended that these	All fixtures are publicly available through	No change.
			contacts should be made public and	the respective club's association website.	
			posted on a community noticeboard	Council contacts are provided in the SFG	
			together with the tenant club	to assist clubs direct maintenance and	
			seasonal fixtures and times of use as	other enquiries and are also available on	
			part of the requirement of the	Council's website and so is public	
			licence provided to the tenant club	information.	
17	Member of the	Introduction –	Consistent with other legislation	Noted.	No change.
	Whitehorse Sport	Inclusive clubs			
	and Recreation	Introduction – Code of	Very important that code of conduct	Noted.	Title changed to Standards
	Network	conduct	is adhered to		of Behaviour to more
					accurately reflect the
					clause.
		4.3 – Invoicing for	Because the tenant club is the one	It is noted that not all clubs profit from	Clause amended to read:
		finals	gaining the revenue; simplifies the	finals. This clause has been amended to	The <b>entity (Tenant Club,</b>
			matter	reflect that the entity applying for ground	Local Association, State
				use will be charged a fee.	Association or any other
					<b>body)</b> applying for use of
					Council's Sports Fields for
					finals matches will then be
					invoiced for this use as per
					the fees listed in Appendix
					7
		5.3.4 – Casual fees for	Provides streamlined accounting	Noted.	Reference to the pro rata
		sports fields			fee added to end of clause:
					Tenant Clubs – There
					may be circumstances
					where Tenant Clubs with a
					seasonal licence to use a
					Sports Field require
					additional use of Sports

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
					Field/s. Pro rata Seasonal
					fees will apply in these
					circumstances as indicated
					in <b>Appendix 7</b>
		5.8 – Casual use of	Centralised booking makes sense	Noted.	Following the adoption of
		pavilions			Motion 7.1 – Diversity of
					Use of Sporting Pavilions at
					the Special Committee
					Meeting of Council on 13
					May 2019 the below
					wording has been included
					to acknowledge the
					development of this piece
					of work:
					Council are considering
					different models to
					explore opportunities to
					encourage and facilitate
					greater utilisation and
					diversity of uses of
					sporting pavilions into the
					future
		6.2.1 – Sports field	Better illumination has been	Noted.	No change.
		floodlighting	required for a while		
		infrastructure			
		6.2.1.4 – Sports field	With the increasing appetite for use	Noted.	No change.
		floodlighting times of	of fields, consistency with the use of		
		use	lighting will simplify the matter		
		6.2.4 – Synthetic	Council should ensure appropriate	Noted.	No change.
		cricket wickets	facility and the lease cost to the		
		replacement			

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
			clubs can reflect the financial		
			investment Council has made		
		6.2.8 – Cricket practice	Makes sense	Noted.	No change.
		facilities			
		6.2.10 – Coaches	Council should ensure appropriate	Noted.	No change.
		boxes/dugouts	equipment is in place and the cost		
			can then be built into the lease cost		
		6.2.13 – Players races	Gives tenant clubs opportunity to	Noted.	No change.
			ensure facilities meet their needs		
		6.2.14 – Flag poles	Appropriate in commercial terms	Noted.	No change.
		7.1.2 – Sports fields	Standardised times makes	Noted.	No change.
		usage times	management easier		
		7.2.2 – Liquor licence	Will enable current activities and on	Noted.	Section 7.2.2 – <i>Liquor</i>
			a case by case basis will allow facility		Licence has been amended
			in new locations.		– refer Attachment 1.
		7.6 – Waste	In line with commercial leasing	Noted.	No change.
		management	practices		
		7.7 – Sharp	Acupuncture and dry needling are	Noted.	No change.
		objects/needle	important therapeutic tools		
		disposal			
		7.9 – Public toilet	Makes sense	Noted.	Section 7.9 Public Toilets
		cleaning			has been amended to read:
					Tenant Clubs are
					responsible to open and
					close public toilets attached
					to the pavilion (or
					freestanding public toilets
					within a sports reserve)

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
					when the Facilities are
					being used by the Tenant
					Club. Should a Tenant Club
					use a public toilet
					midweek, the tenant club
					will be responsible for
					cleaning.
		7.13 – Security	Council needs to ensure appropriate	Noted.	No change.
		systems	use of the footage		_
		7.15 – Club sanctions	Makes expectations clear	Noted.	No change.
		9.1 – Incident	Makes expectations clear	Noted.	No change.
		reporting			
		Appendix 3 – Pavilion	Reflects commercial leasing	Noted.	No change.
		maintenance	principles		
		Appendix 4 and 5 –	Makes good sense	Noted.	No change.
		Sports fields and			
		pavilions			
		classifications	Makes sense	Noted.	No change
		Incident report form			No change.
		Community loans and guarantees	Makes sense	Noted.	No change.
		6.2.9 – Reserve and	Many clubs rely upon the revenue of	The proposed SFG is clear that no new	No change.
		sports field fencing	gate takings to assist them with	reserve fencing will be supported, to	
			recurrent expenditure. Council	ensure that reserves remain open for	
			should support this long-held	community access.	
			function	Collection of entry fees for clubs revenue	
				is supported by Council through allowing	
				temporary fencing.	
18	State Sporting	Introduction –	Standard and part of Football	Noted.	No change.
	Association	Inclusive club	Victoria's Inclusive Club Program		

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		Introduction – Code of conduct	Standard and along the Football Victoria Policy	Noted.	Title changed to "Standards of Behaviour" to more accurately reflect the clause.
		6.2.1 – Sports field floodlighting infrastructure	As per Football Victoria's Lighting Guide	Noted. Council lights to Australian Standards. State Sporting Association lighting guidelines are considered when Council undertakes a lighting upgrade. Any reference made to floodlighting will be referred to in the development of Council's Floodlighting – Outdoor Sport and Recreation Policy.	No change.
		6.2.4 – Synthetic cricket wickets	Standard across other Councils	Noted.	No change.
		6.2.8 – Cricket practice facilities	Standard across other Councils	Noted.	No change.
		6.2.10 – Coaches boxes/dugouts	Standard across other Councils	Noted.	No change.
		6.2.13 – Players races	Required for National Premier League Clubs	Noted. This clause states that Council will be responsible for ongoing maintenance of player races. As this is not a standard piece of infrastructure for local sporting clubs, clubs are responsible for the cost of design and construction. This infrastructure is likely to be site specific and as such would be discussed with tenant clubs as required.	No change.
		6.2.14 – Flag poles	Standard	Noted.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		7.2.2 – Liquor licence	Standard	Noted.	Section 7.2.2 – <i>Liquor</i> <i>Licence</i> has been amended – refer Attachment 1.
		7.6 – Waste management	Standard	Noted.	No change.
		7.7 – Sharp objects/needle disposal	Standard	Noted.	No change.
		7.9 – Public toilet cleaning responsibilities	Standard across other Councils	Noted.	Section 7.9 Public Toilets has been amended to read:
					Tenant Clubs are responsible to open and
					close public toilets attached to the pavilion (or
					freestanding public toilets within a sports reserve)
					when the Facilities are
					being used by the Tenant Club. <b>Should a Tenant Club</b>
					use a public toilet
					midweek, the tenant club will be responsible for
					cleaning.
		7.13 – Security systems	Consistent	Noted.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		7.15 – Club sanctions	Standard	Noted.	Section 7.1.5 – <i>Club</i> Sanctions has been amended – refer Attachment 1.
		9.1 – Incident reporting	Standard	Noted.	No change
		Appendix 3 – Pavilion maintenance	Standard across other Councils	Noted.	No change
		Appendix 4 and 5 – Sports fields and pavilions classifications	Agreed	Noted.	No change
		Incident report form	Standard	Noted.	No change
		Community loans and guarantees	Consistent	Noted.	No change
		4.3 – Invoicing for finals	If a tenancy licence runs for a 6 month period e.g. 1 Oct to 31 March, then a club should not have to pay extra if they are involved in finals that fall within that period and they are the host club.	Seasonal Licence is given for the home and away season. A fee for finals matches only applies if both competing teams are external to the Whitehorse municipality. There is no fee if at least one competing team is from a Whitehorse based club.	Clause amended to read: The entity (Tenant Club, Local Association, State Association or any other body) applying for use of Council's Sports Fields for finals matches will then be invoiced for this use as per the fees listed in Appendix 7
		5.3.4 – Casual fees for sports fields	Additional cost to a club over and above tenancy licence and fee. This is unfair if a club is introducing programs e.g. All Abilities etc. that will enhance their club's participation.	Noted. This proposed change provides cheaper casual access to sports fields for seasonal clubs. Casual fees will remain applicable for all other casual use.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		5.8 – Casual use of pavilions	Additional cost to a club over and above tenancy licence and fee. This is unfair if a club is introducing programs e.g. All Abilities etc. that will enhance their club's participation.	Noted. Council's Leisure and Recreation Services Administration team are responsible for administering the casual hire of pavilions designed as community facilities to maximise use.	Following the adoption of Motion 7.1 – Diversity of Use of Sporting Pavilions at the Special Committee Meeting of Council on 13 May 2019 the below wording has been included to acknowledge the development of this piece of work: <b>Council are considering</b> <b>different models to</b> <b>explore opportunities to</b> <b>encourage and facilitate</b> <b>greater utilisation and</b> <b>diversity of uses of</b> <b>sporting pavilions into the</b> <b>future</b>
		6.2.1.4 – Sports field floodlighting times of use	Football Victoria fixture games could include night competitions that finish at 10:30pm.	Noted. Any reference made to floodlighting that includes night competition will be referred to the development of <i>Floodlighting – Outdoor</i> <i>Sport and Recreation Policy</i> .	No change.
		6.2.9 – Reserve and sports field fencing	Football pitches are generally fenced to prevent spectator entry onto the pitches.	Club feedback expressed a desire to have reserve fencing for the purpose of collecting an entry fee. This has been balanced against the need to keep recreation spaces open to the community.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
				Collection of entry fees for clubs revenue is supported by Council through allowing temporary fencing. The Whitehorse Sport and Recreation Network were overall comfortable with this clause.	
		7.1.2 – Sports fields usage times	Football Victoria fixture games could include night competitions that finish at 10:30pm.	Noted. Any reference made to floodlighting that includes night competition will be referred to the development of <i>Floodlighting – Outdoor</i> <i>Sport and Recreation Policy</i> .	No change.
		General Comments	Generally OK with changes as they are seen as in line with other local Councils	Noted.	No change.
19	Member of a local sporting club Local Resident	6.2.4 – Synthetic cricket wickets	Well overdue. Large cost to the club every few years. The broader community use the synthetic as well as the cricket club so it's reasonable that Council pay the full costs.	Noted.	No change.
	Representative of a sporting association	7.2.2 – Liquor licence	Well overdue and is a common sense proposal that is in line with community expectations and a logical proposal for our 250 local families that make up our membership.	Noted.	Section 7.2.2 – <i>Liquor</i> <i>Licence</i> has been amended – refer Attachment 1.
20	Whitehorse Sport and Recreation Network Member	6.2.1 – Sports field floodlighting infrastructure	Will there/is there a register of all facilities LUX measurements? Hence is there a list of grounds that are highest priority? I think this would help to set expectations for clubs/tenants.	Council's priority list of floodlight upgrade projects is addressed within Council's Capital Works process.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		7.6 – Waste management	Would it be possible for public access bin points at all grounds in Whitehorse as I know these grounds are often used during the day from the general public outside the regular tenants (who control waste management).	Clubs need to report any concern regarding public rubbish to Council to rectify.	No change.
		General Comments	Other thoughts from my discussions with clubs: Use of electronic scoreboards – I know various clubs in the Whitehorse area would like to use these for advertising as a way to raise much needed funds for clubs. Could there be more guidance from council round this rather than a blanket no?	Any advertising in Council's parks and reserves is governed by the Whitehorse Planning Scheme. The use of electronic scoreboards for advertising and fundraising will be considered within a future Advertising Signage Policy.	No change.
21	Parkland Advisory Committee	General comments	As (name removed) does not have sporting facilities the committee have no input into the managing of such facilities.	Noted.	No change.
22	Member of a Local Sporting	Introduction – Inclusive club	No comment provided.	Noted.	No change.
	Club Introduction – Code of No comment provided. Noted.	Noted.	Title changed to <b>Standards</b> <b>of Behaviour</b> to more accurately reflect the clause.		
		4.3 – Invoicing for finals	No comment provided.	Noted.	Clause amended to read: The entity (Tenant Club, Local Association, State Association or any other

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
					<b>body)</b> applying for use of
					Council's Sports Fields for
					finals matches will then be
					invoiced for this use as per
					the fees listed in Appendix
					7
		5.3.4 – Casual fees for	No comment provided.	Noted.	Reference to the pro rata
		sports fields			fee added to end of clause:
					Tenant Clubs – There
					may be circumstances
					where Tenant Clubs with a
					seasonal licence to use a
					Sports Field require
					additional use of Sports
					Field/s. Pro rata Seasonal
					fees will apply in these
					circumstances as indicated
					in <b>Appendix 7</b>
		5.8 – Casual use of	No comment provided.	Noted.	Following the adoption of
		pavilions			Motion 7.1 – Diversity of
					Use of Sporting Pavilions at
					the Special Committee
					Meeting of Council on 13
					May 2019 the below
					wording has been included
					to acknowledge the
					development of this piece
					of work:
					Council are considering
					different models to
					explore opportunities to

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
					encourage and facilitate greater utilisation and diversity of uses of sporting pavilions into the future
		6.2.1 – Sports field floodlighting infrastructure	Existing lighting (strength) is inadequate for training, compounded by shadows created by overgrown surrounding trees.	Noted. Concerns with floodlighting at a particular reserve that maybe affected by trees needs to be reported to Council's Recreation Services Officer. Any reference made to floodlighting including lux levels will be referred to the development of Council's <i>Floodlighting –</i> <i>Outdoor Sport and Recreation Policy.</i>	No change.
		6.2.1.4 – Sports field floodlighting times	No comment provided.	Noted.	No change.
		6.2.4 – Synthetic cricket wickets	No comment provided.	Noted.	No change.
		6.2.8 – Cricket practice facilities	No comment provided.	Noted.	No change.
		6.2.10 – Coaches boxes/dugouts	No comment provided.	Noted.	No change.
		6.2.13 – Players races	No comment provided.	Noted.	No change.
		6.2.14 – Flag poles	No comment provided.	Noted.	No change.
		7.1.2 – Sports fields usage times	No comment provided.	Noted.	No change.
		7.2.2 – Liquor licence	No comment provided.	Noted.	Section 7.2.2 – <i>Liquor</i> <i>Licence</i> has been amended – refer Attachment 1.
		7.6 – Waste management	No comment provided.	Noted.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
		7.7 – Sharp objects/needle disposal	No comment provided.	Noted.	No change.
		7.9 – Public toilet cleaning responsibilities	No comment provided.	Noted.	Section 7.9 Public Toilets has been amended to read: <i>Tenant Clubs are</i> <i>responsible to open and</i>
					close public toilets attached to the pavilion (or freestanding public toilets
					within a sports reserve) when the Facilities are
					being used by the Tenant Club. <b>Should a Tenant Club</b>
					use a public toilet midweek, the tenant club will be responsible for
					cleaning.
		7.13 – Security systems	No comment provided.	Noted.	No change.
		7.15 – Club sanctions	No comment provided.	Noted.	No change.
		9.1 – Incident reporting	No comment provided.	Noted.	No change.
		Appendix 3 – Pavilion maintenance	No comment provided.	Noted.	No change.
		Appendix 4 and 5 – Sports fields and	No comment provided.	Noted.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
		pavilions			
		classifications			
		Incident report form	No comment provided.	Noted.	No change.
		Community loans and	No comment provided.	Noted.	No change.
		guarantees			
		6.2.9 – Reserve and	Required in some instances for both	The SFG is clear that no new reserve	No change.
		sports field fencing	security and playing surface	fencing will be supported, to ensure that	
			integrity e.g. soccer. Also, what	reserves remain open for community	
			about existing fences – if the	access. Collection of entry fees for clubs	
			surrounding areas are	revenue is supported by Council through	
			demolished/upgraded as part of a	allowing temporary fencing.	
			broader development does the		
			fence need to be excluded as part of		
			any new proposal (or a special		
			application put forward)?		
23	Resident and live	Why don't you	There is no consideration to impacts	SFG provides guidelines on Standards of	No change.
	next to a sports	support any changes?	on local residents as to the usage of	Behaviour on page 2 and usage times	
	field		sporting grounds both in design and	consider the impact on residents.	
			ongoing use. Sporting grounds are		
			crammed into unsuitable areas with		
			little or no planning on buffering		
			zones between residences and		
			playing areas. There also appears to		
			be no guidelines as to player and		
			spectator behaviour, in essence a		
			total lack of consideration.		
		Introduction – Code of	What is the code of conduct? We	The Code of Conduct is a new addition to	Title changed to Standards
		Conduct	have never seen anything of the sort	the SFG and is designed to positively	of Behaviour to more
			other than extreme distain to us and	impact club behaviour.	accurately reflect the
			other local residents.		clause.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
		6.2.1 – Sports field floodlighting infrastructure	Impacts on local residences where there is insufficient buffering.	Noted. Floodlight infrastructure is designed to comply with Australian Standards (spill lighting) which considers impact on residents.	No change.
		6.2.1.4 – Sports field floodlighting times of use	Offering lighting usage 7 days a week gives no respite to local residences.	Section 6.2.1.4 – <i>Times of Use</i> states that individual sites may be covered by formal agreements with input from residents to set the days and times for the use of floodlighting (where this is warranted).	No change.
		6.2.9 – Reserve and sports field fencing	This does not reflect on all sporting grounds but on areas where space is at a premium it impacts on families who wish to use open areas during no playing times.	This clause aims to keep reserves open and accessible, not hinder public access.	No change.
		6.2.10 – Coaches boxes/dugouts responsibilities	Only applies where they are in direct line of site and close proximity to local residences. Noise levels and language are of concern.	This clause refers to maintenance and replacement responsibilities.	No change.
		7.1.2 – Sports fields usage times	Again allowing usage on a 7 day basis and up to 9pm impacts greatly on local residences, gives no room for respite.	Section 4.1.1 – Seasonal Allocations considers the impact the use may have on residents. This is factored into the decision making process when allocating use of reserves.	No change.
		7.2.2 – Liquor licence	Where alcohol is consumed whilst watching sporting events alongside residences fences can or will provoke volatile situations, it's not an ideal situation.	Clubs must adhere to the regulations within their liquor licence. Failure to do so may result in breaches from Council under section 7.15 – <i>Club Sanctions</i> , and/or from external authorities.	Section 7.2.2 – <i>Liquor</i> <i>Licence</i> has been amended – refer Attachment 1.
		Appendix 4 and 5 – Sports fields and	More emphasis needs to be put on the type of sporting event in	Section 4.1.1 – <i>Seasonal Allocations</i> considers the impact the use may have	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		pavilions classifications	relation to the area it is located. Some sporting grounds within the Whitehorse area are totally unsuitable. No adequate safety precautions are provided to protect local residents.	on residents. This is factored into the decision making process.	
		General Comments	A clear and defined guide to what sporting facility is allowed in relation to the location is sited. Too many venues are crammed into totally inadequate locations. Clubs appear to do as they please and the Council just does a mop up after the event, it's better to be proactive than reactive.	Noted.	No change.
24	Local sporting club	6.2.1.4 – Sports field floodlighting times of use	We support this proposal but also request that this be extended to the cricket season (e.g. Friday night Junior cricket).	Noted. Any reference made to feedback on floodlighting is to be referred to the development of Council's <i>Floodlighting-</i> <i>Outdoor Sport and Recreation Policy</i> . The adopted standards for floodlight (training and competition) differs between sports. Floodlighting must be compliant against these standards.	No change.
		6.2.4 – Existing/New Synthetic Cricket Wickets	We strongly support this proposal and remind the council that the synthetic wicket on the middle oval will need to be replaced/repaired due to damage done during the surface upgrade.	Noted.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		4.3 - Finals	We strongly oppose this proposal. It does not seem reasonable for clubs to pay for finals ground rental when the association allocates our home ground to other clubs to play on. Current seasonal bookings, should be extended to include the finals in addition to the home and away season. This would also result in less administrative organisation at the end of the home and away season. This may be reasonable for clubs who charge an entrance fee and can recoup costs, however some clubs do not do this. Also disadvantages teams who finish higher on the ladder and earn the right to host a final.	This clause has been amended to reflect that the entity applying for ground use will be charged a fee. The fee for finals matches only applies if both competing teams are external to the Whitehorse municipality. There is no fee if at least one competing team is from a Whitehorse based club.	Clause amended to read: The entity (Tenant Club, Local Association, State Association or any other body) applying for use of Council's Sports Fields for finals matches will then be invoiced for this use as per the fees listed in Appendix 7
		6.2.8 – Cricket Practice Facilities	Bowling machines have been a standard fixture of cricket clubs for a significant number of years and well before the nets were upgraded at (sports field name removed). Therefore, it is an oversight in the original project and now a significant safety issue with long electrical leads in a public use area. Bowling machines allows the club to offer cricket coaching in a very controlled environment to new players (including girls) from local	Noted. Council remains responsible for maintenance and replacement of cricket practice facilities. Use of bowling machines is exclusive to cricket clubs therefore clubs are responsible for costs as per current practice.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
			area who are new to cricket. At a		
			minimum a shared cost with council		
			would seem reasonable.		
		General Comments	In addition to the above, we would	This request sits outside the SFG and has	No change.
			like to propose that where ovals are	been referred to Council's Recreation	
			designated dog off lead parks), that	Services Officer.	
			appropriate dog "poo" bins are		
			installed. The use of regular landfill		
			bins is currently not sustainable as it		
			is a major OHS concern. We would		
			also like to encourage the council to		
			have a noticeboard located at the		
			new shelter built next to (sports		
			field name removed) with seasonal		
			ground bookings clearly listed. We		
			have had many issues with dog		
			walkers again this season refusing to		
			leave the ground at times when the		
			oval was booked and games/training		
			were taking place.		
25	Local resident	General Comments	I live very close to (sports field name	Please report excessive noise to Council's	No.
			removed) and (sports field name	Recreation Services Officer as it occurs.	
			removed). I have become		
			increasingly aware of the night time	The SFG has clear times of use for	
			noise that is coming from these two	pavilions and reference is made to the	
			venues, especially during the season	guidelines around amplified music, which	
			when the (name removed) tend to	clubs are expected to adhere to. The	
			party on most Saturday nights and	addition of section 7.15 – Club Sanctions,	
			have not been turning the music off	will assist Officers in managing such	
			at 11pm. It seems that the club has	matters.	
			stated to hire out its venue for		

Submission	Representation	Clause	Comment	Officer Response	Change to Document
No#					Wording changes in <b>bold</b>
			parties which are quite loud,		
			including one a few weeks ago on a		
			Monday night which involved very		
			loud karaoke. While it was all over		
			by 10pm I really don't consider that		
			this is acceptable on a Monday		
			night. Potentially this could happen		
			every night of the week. Council		
			needs to put more measures in		
			place to curb noise from these		
			venues. Residents live very close		
			and can't be expected to put up		
			with parties on a frequent basis.		
26	Member of a local sporting	Introduction –	No comment provided.	Noted.	No change.
		Inclusive club			
	club	Introduction – Code of	No comment provided.	Noted.	Title changed to Standards
		conduct			of Behaviour to more
					accurately reflect the
					clause.
		4.3 – Invoicing for	No comment provided.	Noted.	Clause amended to read:
		finals			The <b>entity (Tenant Club,</b>
					Local Association, State
					Association or any other
					<b>body)</b> applying for use of
					Council's Sports Fields for
					finals matches will then be
					invoiced for this use as per
					the fees listed in Appendix
					7
		5.3.4 – Casual fees for	No comment provided.	Noted.	Reference to the pro rata
		sports fields			fee added to end of clause:

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
					Tenant Clubs – There
					may be circumstances
					where Tenant Clubs with a
					seasonal licence to use a
					Sports Field require
					additional use of Sports
					Field/s. Pro rata Seasonal
					fees will apply in these
					circumstances as indicated
					in <b>Appendix 7</b>
		5.8 – Casual use of pavilions	No comment provided.	Noted.	Following the adoption of Motion 7.1 – Diversity of
		pavilions			Use of Sporting Pavilions at
					the Special Committee
					Meeting of Council on 13
					May 2019 the below
					wording has been included
					to acknowledge the
					development of this piece
					of work:
					Council are considering
					different models to
					explore opportunities to
					encourage and facilitate
					greater utilisation and
					diversity of uses of
					sporting pavilions into the
					future
		6.2.1 – Sports field floodlighting infrastructure	No comment provided.	Noted.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
		6.2.1.4 – Sports field floodlighting times	No comment provided.	Noted.	No change.
		6.2.4 – Synthetic cricket wickets	No comment provided.	Noted.	No change.
		6.2.8 – Cricket practice facilities	No comment provided.	Noted.	No change.
		6.2.9 – Reserve and sports field fencing	No comment provided.	Noted.	No change.
		6.2.10 – Coaches boxes/dugouts	No comment provided.	Noted.	No change.
		6.2.13 – Players races	No comment provided.	Noted.	No change.
		6.2.14 – Flag poles	No comment provided.	Noted.	No change.
		7.1.2 – Sports fields usage times	No comment provided.	Noted.	No change.
		7.2.2 – Liquor licence	No comment provided.	Noted.	No change.
		7.6 – Waste management	No comment provided.	Noted.	No change.
		7.7 – Sharp objects/needle disposal	No comment provided.	Noted.	No change.
		7.9 – Public toilet cleaning responsibilities	No comment provided.	Noted.	Section 7.9 Public Toilets has been amended to read:
					Tenant Clubs are
					responsible to open and
					close public toilets attached
					to the pavilion (or
					freestanding public toilets
					within a sports reserve)
					when the Facilities are

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
INO#					being used by the Tenant
					Club. Should a Tenant Club
					use a public toilet
					midweek, the tenant club
					will be responsible for
					cleaning.
		7.13 – Security	No comment provided.	Noted.	No change.
		systems			
		7.15 – Club sanctions	No comment provided.	Noted.	Section 7.1.5 – Club
					Sanctions has been
					amended – refer
					Attachment 1.
		9.1 – Incident	No comment provided.	Noted.	No change.
		reporting			
		Appendix 3 – Pavilion	No comment provided.	Noted.	No change.
		maintenance			
		Appendix 4 and 5 –	No comment provided.	Noted.	No change.
		Sports fields and			
		pavilions			
		classifications		· · ·	
		Incident report form	No comment provided.	Noted.	No change.
		Community loans and	No comment provided.	Noted.	No change.
		guarantees			
27	Local resident	7.1.2 – Sports field	Most change alterations make	Noted.	No change.
		usage times	sense.		
	Casual user of	6.2.1 – Sports field	The changes I highlighted as not	Noted. Council Officers are aware that	No change.
	Council's sports	floodlighting	supporting, I support only in part.	some lighting infrastructure requires	
	fields	infrastructure	The floodlighting rule is good but it	upgrading to cater for night matches. Any	
			may appear that the current lighting	reference made to floodlighting will be	

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
			systems are not actually powerful enough for matches to actually be played under. With the added women's teams, it places clubs under stress to try and play all games throughout the daylight hours. It may be actually beneficial to the clubs to play in to the evenings to accommodate more games.	referred to the development of Council's Floodlighting – Outdoor Sport and Recreation Policy.	
		6.2.1.4 – Sports field floodlighting times of use	See above.	See above.	No change.
		7.2.2 – Liquor licence	The liquor licence laws may seem to hinder any new clubs. If the club possess an RSA then I'm unsure why they may be unable to sell or to allow the patrons to consume their drinks within the confines of the club and surrounds.	The proposed amendments allows clubs to consume alcohol outside of their pavilion (within their red line or subject to restrictions in their booth licence, whichever applies) during their pavilion times of use, rather than restricting the consumption of alcohol.	Section 7.2.2 – <i>Liquor</i> <i>Licence</i> has been amended – refer Attachment 1.
		General Comments	With relation to electronic scoreboards, there should be provision to promote club sponsors. Usually the sponsors and local trades and businesses that support their local club. In turn, it would be advantageous for those sponsors to be known in a different form of media on game day between particular hours.	Any advertising in Council's parks and reserves is governed by the Whitehorse Planning Scheme. The use of electronic scoreboards for advertising and fundraising will be considered within a future Advertising Signage Policy.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
28	Resident who lives next to a sports field Casual user of Council's sports fields	7.1.2 – Sports fields usage times	I live near (sports field name removed) and the current noise on weekends from events is loud enough. I am concerned with usage till 9pm on weekends and use of the pavilion till 10pm and midnight, the noise will be loud and disruptive to the neighbouring homes.	Clubs are expected to adhere to restrictions on amplified music, as per section 7.1.1 of the SFG. Clubs which fail to comply will be referred to section 7.15 – Club Sanctions.	No change.
		7.2.2 – Liquor licence	I do not support consumption of alcohol in Council run facilities, similar to ban on smoking. Alcohol is addictive and does not set a good example for community. The Whitehorse Council could take a stand and ban it altogether from a community and social standpoint. Similar to Baseball Australia banning alcohol sponsorship, Whitehorse Council could ban alcohol consumption from all sporting fields. The other reason I do not support alcohol consumption is that I fear patrons will be rowdy and disrupt the neighbourhood peace.	Noted. Based on the feedback a timeframe has been included on alcohol consumption outside the pavilion up until 10pm for sports fields that already have consumption outside the pavilion approved.	Section 7.2.2 – <i>Liquor</i> <i>Licence</i> has been amended – refer Attachment 1.
		7.9 – Public toilet cleaning responsibilities	The toilets should also be open while patrons and families can be reasonably be expected to be using the facilities. It is appalling that current toilets are always closed unless there is an event on and families with young children are	Council provides a number of publicly accessible toilets that can be used during the week by community members across a number of Council's parks/reserves.	Section 7.9 Public Toilets has been amended to read: <i>Tenant Clubs are</i> <i>responsible to open and</i> <i>close public toilets attached</i>

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
			having to use the grounds as a toilet, which is unacceptable. The Council should install a self-cleaning 24 hour toilet facilities similar to (park name removed).		to the pavilion (or freestanding public toilets within a sports reserve) when the Facilities are being used by the Tenant Club. Should a Tenant Club use a public toilet midweek, the tenant club will be responsible for cleaning.
		General Comments	Please allow for more parking and public toilets that are open 24/7 in the redevelopment of (sports field name removed).	These site specific requests will be directed to the relevant Council Officer for consideration and sits outside the scope of the SFG.	No change.
29	Local sporting club	7.10 – Advertising signage	We request that you make allowance for sporting clubs such as ours to be able to erect signage, within Council guidelines, for the purposes of clearly identifying to the public who they are.	Any advertising in Council's parks and reserves is governed by the Whitehorse Planning Scheme. Advertising signage, including club identification signage, is being considered through the development of a Signage Policy.	No change.
30	Local Resident Representative of a sporting association	5.8 – Casual use of pavilions	Offers better utilization of Council/ratepayers facilities – pavilions often unused during the day – access needs to be managed along with tenant clubs but with Council oversight.	Noted. Council's Leisure and Recreation Services Administration team are responsible for administering the casual hire of pavilions designed as community facilities to maximise use.	Following the adoption of Motion 7.1 – Diversity of Use of Sporting Pavilions at the Special Committee Meeting of Council on 13 May 2019 the below wording has been included

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
	Member of a local sporting club				to acknowledge the development of this piece of work: Council are considering different models to explore opportunities to encourage and facilitate greater utilisation and diversity of uses of sporting pavilions into the future
		6.2.1 – Sports field floodlighting infrastructure	Heading in the right direction here – potential night games will offload from weekend use which is already at capacity.	Noted. Any reference made to feedback on night competition is to be referred to the development of Council's Floodlighting - Outdoor Sport and Recreation Policy.	No change.
		6.2.1.4 – Sports field floodlighting times of use	Sufficient	Noted.	No change.
		6.2.4 – Synthetic cricket wickets	Agree – many synthetic wickets are in a poor state of repair with O,H&S issues due to inconsistent grass/soil heights around the wicket – not good for cricket or football.	Noted. Synthetic wickets are maintained in accordance with the required maintenance program/s. Council's Capital Works program will determine priority upgrade projects, subject to achieving funding as part of Council's annual budget process.	No change.
		6.2.9 – Reserve and sports field fencing	Needs to be open to public – exception – possible finals.	Noted. Requests for temporary fencing for finals is considered by Council on a case by case basis.	No change.
		6.2.10 – Coaches boxes/dugouts	Agree – Council to maintain and introduce consistency.	Noted.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
		7.1.2 – Sports fields usage times	Times are appropriate.	Noted.	No change.
		7.2.2 – Liquor licence	Case by case is sufficient. Needs to be very closely managed.	Noted.	Section 7.2.2 – <i>Liquor</i> <i>Licence</i> has been amended – refer Attachment 1.
31	Member of a local sporting club Casual user of Council's sports fields	6.2.1 – Sports field floodlighting infrastructure	Support infrastructure as groups need to adapt to fact more use is required over longer period of time – there is an emerging fact that people, women and children in particular are not getting access due to lack of space – increasing usage ties will help ease this issue. To achieve this, Councils need to invest in satisfactory lighting to match all necessary levels. Clubs run by volunteers cannot afford but can contribute over a period of time. Perhaps to 10% of the value.	Noted. Contributions towards maintenance and replacement of floodlights is to be referred to the development of Council's <i>Floodlighting-</i> <i>Outdoor Sport and Recreation Policy.</i>	No change.
		6.2.8 – Cricket practice facilities	Shared cost on a very high touch cost to Council.	Noted.	No change.
		6.2.10 – Coaches boxes/dugouts	Need to meet a standard and once built should last for some time.	Noted.	No change.
		7.2.2 – Liquor licence	No comment provided	Noted.	Section 7.2.2 – <i>Liquor</i> <i>Licence</i> has been amended – refer Attachment 1.
		7.7 – Sharp objects/needle disposal	No comment provided	Noted.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
		7.9 – Public toilet cleaning responsibilities	No comment provided	Noted.	Section 7.9 Public Toilets has been amended to read:
					Tenant Clubs are
					responsible to open and
					close public toilets attached
					to the pavilion (or
					freestanding public toilets
					within a sports reserve)
					when the Facilities are
					being used by the Tenant
					Club. Should a Tenant Club
					use a public toilet
					midweek, the tenant club
					will be responsible for
					cleaning.
		Appendix 4 and 5 – Sports fields and pavilions classifications	No comment provided	Noted	No change.
		Incident report form	No comment provided	Noted	No change.
		4.3 – Invoicing for finals	Council should support success and foster a winning culture not profiteer. Also if the host club uses facilities it's a benefit to showcase the facilities provided by the	<ul> <li>Noted and clause amended.</li> <li>This is a Council fee for use of Council's sports fields.</li> <li>The fee for finals matches only applies if both competing teams are external to</li> </ul>	Clause amended to read: The <b>entity (Tenant Club,</b> Local Association, State Association or any other body) applying for use of

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in <b>bold</b>
			Council/community. It goes to say other Councils also host out our clubs.	<ul> <li>the Whitehorse municipality. There is no fee if at least one competing team is from a Whitehorse based club.</li> <li>This clause has been amended to reflect that the entity applying for ground use will be charged a fee.</li> </ul>	Council's Sports Fields for finals matches will then be invoiced for this use as per the fees listed in Appendix 7
		5.3.4 – Casual fees for sports fields	No comment provided.	Noted.	Reference to the pro rata fee added to end of clause: Tenant Clubs – There may be circumstances where Tenant Clubs with a seasonal licence to use a Sports Field require additional use of Sports Field/s. Pro rata Seasonal fees will apply in these circumstances as indicated in <b>Appendix 7</b>
		7.1.2 – Sports fields usage times	No comment provided	Noted.	No change.
		7.6 – Waste management	Clubs can easily get blown away by costs if not supported by Council.	Initial research suggests the annual cost to manage trade wast is approximately \$579 per site. This will be divided between tenant clubs that use the kitchen/canteen. The additional cost for trade waste was considered to be reasonable by the Whitehorse Sport and Recreation Network.	No change.

Submission No#	Representation	Clause	Comment	Officer Response	Change to Document Wording changes in bold
32	Resident and live next to a sports field	6.2.9 – Reserve and sports field fencing	There is no change recommended for existing fields that are already fenced off. I live near (sports field name removed) and my rates pay for this oval but as a resident I cannot access the facilities. All ovals that the ratepayers contribute towards should be available to ratepayers when the oval is not in use.	There are currently no plans to remove existing reserve fencing.	No change.
		General comments	I would like a website developed that was maintained that enabled the residents to access information on when the oval/facility is in use. As a resident near (sports field name removed), it is difficult to plan a gathering at your home as you have no idea of when the oval will be in use and thus all your guests will have nowhere to park due to users of the oval filling up all the street parking. A website with a listing of events at the oval with dates and times, kept up to date, particularly in the finals season, would assist residents.	Noted. This will be referred to the relevant Council Officer for consideration. If you have a specific query please contact Council's Recreation Services Officer.	No change.
33	Member of a Friends Of Group Comments received against	Introduction	The guide fails to encompass all the users of these facilities. Neither 'seasonal' nor 'casual' recognizes and/or encompasses the	The definition of community group/community does not need to include "Friends Of" groups. A redefined purpose has been included under the Introduction and Purpose sections.	Wording amended to read: The purpose of this document is to provide a framework for active booked use of Council's

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	actual clauses have been considered		significant number of users who are using designated off leash parks. The category 'sporting landscape'		Sports Fields and pavilions by incorporated user groups where fees and
	however further comments have been extracted		fails to recognize the increasing number of active retirees who walk within these reserves.		charges apply.
	from the submission due to non-relevance.		Disagree strongly that the Guide provides a framework to support the broad trends facing local sport clubs in Whitehorse. The Guide		
			should be about providing a framework for all users in Whitehorse, inclusive of casual non- structured users.		
		1.3 - Definitions	Community Group versus Community – This definition requires reclassification and/or clarification. (name removed) presents as a community group, we are not incorporated yet we are we single largest user group.	Noted. The definition of a Community Group is defined under Clause 1.3 as "An organisation that is incorporated under the Associations Incorporation Act (1981). For the purposes of this document tertiary institutions (i.e. TAFE, university) and school sports association (e.g. School Sports Victoria) will be considered a community group."	No change.
		2.1 – Policy framework	<ul> <li>(name removed) contends that this</li> <li>Guide does not encompass the</li> <li>wider 'user group' of Sporting</li> <li>Facilities within Whitehorse.</li> <li>It has been the experience of (name</li> <li>removed) that Council has</li> <li>predominantly focused on</li> </ul>	Noted. A redefined purpose has been included under the Introduction and Purpose sections. Infrastructure to support unstructured use of reserves is considered based on requirements at each reserve. This is separate from the SFG.	Wording amended to read: The purpose of this document is to provide a framework for active booked use of Council's Sports Fields and pavilions by incorporated user

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			enhancement of sports related spaces and assets to the detriment of the Public and Casual users as presented in this response. From a high level Vision statement, surely this guide should restructure and address the delivery objectives. By excluding Casual users from this Guide, then the current format/processes/policy development undermines the concept of 'Strategic' leadership.		groups where fees and charges apply.
		General Comments	This document does not identify, include policy and guidelines for the large non structured groups of regular users. Omitting regular/casual groups from this guide projects 'exclusion' from the broader issues of sporting facilities planning. At the very least the name should be changed to the 'Sport and Activities Guide' in recognition of the large and diverse groups of people who access these facilities. Whitehorse needs to change the name and focus of this Guide to	The purpose of the SFG is to provide a framework for active booked use of Council's sports fields and pavilions by incorporated user groups where fees and charges apply. The Guide was developed to assist clubs, associations and other User Groups to better understand Council's requirements with the use and development of sporting Facilities in the City of Whitehorse. A redefined purpose has been included under the Introduction and Purpose sections. The Whitehorse Open Space Strategy considers passive users of Council's open space, including dog walkers.	Wording amended to read: The purpose of this document is to provide a framework for active booked use of Council's Sports Fields and pavilions by incorporated user groups where fees and charges apply.

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No#					Wording changes in <b>bold</b>
			reflect a broad and comprehensive		
			view of all outdoor activities within		
			the region. The exclude user groups		
			such as Friends of Mont Albert		
			Reserve is to ignore the impact that		
			poor facility maintenance and		
			development have on the many		
			users who fit in and around		
			structured sports.		
		General comments	Focusing on the last 2+ years at	Previous matters have been managed.	No change.
			(sports field name removed),	New section 7.15 – Club Sanctions has	
			multiple instances of breaches have	been included in SFG which will be used	
			been reported to Customer Service	to manage future breaches.	
			and Parks & Recreation. Overall,		
			residents do not see effective By		
			Laws enforcement.		
			We see no statement on 'duty of		
			care' within the Guide, nor do we		
			see a framework for introducing		
			penalties for breaches.		
34	Casual user of	7.6 – Waste	Rubbish left on all reserves and	Clubs are responsible to collect rubbish	No change.
	Council's sports	management	open spaces is disgusting and	after use of a sports field as per Clause	
	fields		particularly dangerous to dogs.	7.6.2.	
		7.10 – Advertising	Billboards used as advertisements	Clubs must ensure signs are adequately	No change.
		signage	lining the fence of one oval at	secured to fence lines. Any reports of	
			(sports field name removed) and	fallen signs to Council Officers will be	
			sometimes at (sports field name	directed to the club to action.	
			removed) keep falling down off the		
			fence onto the ovals.		
	Council Staff	Appendix 4 and 5 –	Change classification of (name of	Noted and actioned.	Appendix 4 and 5 have
		Sports fields and	sports field removed) from C to B		been amended to reflect

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	Council Staff	pavilions classifications 7.15 – Club Sanctions or Code of Conduct	Consider adding wording around the behaviour of an individual representing a sporting club. Current the wording is purely	Inclusion of a section under the 'Standards of Behaviour' that governs an individual club representative's behaviour.	the up to date classifications The Introduction – Standards of Behaviour and Section 7.1.5 – <i>Club</i> <i>Sanctions</i> have been
			around club behaviour, including the sanctions.		amended – refer Attachment 1.