

Public Consultation Policy

Version No: 6.3		
Issued:	July 2000	
Last Review:	July 2023	
Next Review:	July 2025	

File reference	9.63
Responsibility:	Governance
Policy Level	Mandatory (Section 50 (1) Local Government Act 1999)
Minutes reference:	11.4.6 – 18 July 2023
Council will endeavour to review this policy every 3 years or as require	
Next review date:	Legislative change
	Local Government Act 1999. (as amended) – Section 50
Statutes Amendment (Local Government Review) Act 2021	
Applicable Legislation:	South Australian Public Health Act 2011
	Emergency Management Act 2004
	Planning Development and Infrastructure Act 2016
Related Policies:	Nil
Related Procedures:	Nil

INDEX

Clause	Title	Page
1	Introduction	1
2	Policy Objective	3
3	Scope	3
4	Policy Statement	3
5	Specified Consultation Requirements	4
6	Other Consultation Options	4
7	Deciding the Communication and Consultation Strategy	4
8	Recording the Consultation Process	5
9	The Decision Making Process	5
10	Review and Evaluation	5
11	Availability of the Policy.	5
Appendix 1	Schedule of Requirements	6
Appendix 2	Consultation Strategy and Record Form	10

1. INTRODUCTION

The Wudinna District Council is committed to open, accountable and responsive decision making, which is informed by effective communication and consultation between Council and the community.

In carrying out its consultation process, the Council applies the following principles:

- 1. Members of the community have a right to be informed about issues affecting their area and their lives and to influence Council's decisions about these;
- 2. Community interest will vary depending on the issues and the number of people affected, and the Council's level of consultation will reflect this;
- 3. Community involvement in Council decision making should result in greater confidence in the Council and responsive decision making; and
- 4. Council decision making will be open, transparent and accountable.



Version No: 6.3		
Issued:	July 2000	
Last Review:	July 2023	
Next Review:	July 2025	

2. POLICY OBJECTIVE

The purpose of this policy is to ensure that Council meets its legislative obligations in regard to public consultation by:

- 1. Using appropriate and cost-effective methods which are relevant to the specific circumstances of each consultation topic
- 2. Informing and involving the local community, key stakeholders and interested parties
- 3. Using feedback to enhance decision making.

3. SCOPE

This policy applies to Council Members sitting as the elected body, council employees, contractors, agents and consultants acting on behalf of Council.

The Chief Executive Officer (CEO) is responsible for the implementation of the Public Consultation Policy, establishing the consultation level, reporting outcomes of the consultations to the Council, reviewing the value of the policy, and determining elements within that process where Council has delegated responsibility.

4. POLICY STATEMENT

The preparation and adoption of this policy fulfils the Council's obligations under section 50(1) of the Local Government Act 1999. Section 50 provides that:

- 1. The Council must set out the steps that the Council will follow in cases where the Local Government Act requires consultation on a matter, and
- 2. The council may set out the steps that council will follow in other cases involving the council's decisionmaking.

In addition, under the Local Government Act the Council has the following obligations where it is required by law to follow its Public Consultation Policy.

- 3. Council must provide interested persons with a reasonable opportunity to make submissions regarding relevant matters.
- 4. Council must publish a notice in a newspaper circulating in the area and on Council's website, describing the matter under consideration and invite interested persons to make submissions within a period (which must be at least 21 days) stated in the notice.
- 5. Council must consider any submission received from the public during the prescribed consultation period.

Council may, from time to time, alter this policy or substitute a new policy. In the instance that any significant changes are being proposed to the public, the council must submit the proposal to a public consultation process.

Other sections of the Local Government Act also refer to consultation requirements, and in some instances set out what a council must do. See Specification consultation requirements below.

Where there are legislative requirements for consultation under other legislation applicable to the council, such as Planning Development and Infrastructure Act 2016, these specific processes take precedence over this policy, should there be any inconsistency.

5. SPECIFIED CONSULTATION REQUIREMENTS

Under the Local Government Act, Council is required to undertake particular types or levels of consultation (as a minimum) in relation to the following:

- 1. Determining the manner, places and times of its principal office (section 45)
- 2. Adopting or varying a public consultation policy (section 50)

Version No: 6.3		
Issued:	July 2000	
Last Review:	July 2023	
Next Review:	July 2025	

- 3. Altering the Code of Practice relating to the principles, policies and procedures that Council will apply to enable public access to Council and Committee Meetings, their minutes and release of documents (section 92)
- 4. Adopting Strategic Management Plans (section 122)
- 5. Adopting annual business plans and budgets (section 123)
- 6. Excluding land from classification as community land (section 193)
- 7. Revoking the classification as community land (section 194)
- 8. Adopting, amending or revoking a management plan for community land (section 197)
- 9. Amending or revoking a management plan for community land (section 198)
- 10. Alienating of community land where the management plan does not allow it (section 202)
- 11. Alienating roads (section 223)
- 12. Planting vegetation where it will have a significant impact on residents, the proprietors or nearby residents (section 232)
- 13. Proposing to remove trees and road construction projects
- 14. Carrying out representation reviews (section 12(5))
- 15. Considering a change of status of Council or name change (section 13)
- 16. Carrying out commercial activities Prudential Arrangements (section 48)
- 17. Making Bylaws (section 249)
- 18. Making Orders (section 259)

Attached (Appendix 1) is a summary of the relevant consultation requirements, to ensure a broader understanding of the legislative compliance of each provision.

6. OTHER CONSULTATION OPTIONS

For issues not covered by legislative compliance (detailed above) and in addition to the minimum requirements as per the legislative compliance provisions, the following options that may be utilised to engage, communicate information and invite submissions include (but are not limited to) the following:

Communication Options may include:	Consultation Options may include:	
Regular newsletters	Meetings with Elected Members and staff	
Feature articles in "The Granite"	Council Advisory Committees	
• Advertisements in local papers (<i>Pt Lincoln Times,</i>	Focus Groups	
West Coast Sentinel, Eyre Peninsula Tribune,)	Workshops for stakeholders	
Media releases/editorial	Surveys through interviews/self-completion	
Fact Sheets or brochures	Door knock surveys	
Letters addressed to stakeholders	Open Days	
Letter box drops in the relevant area	Staffed Displays	
Web site	Community Forums and Meetings	
Displays in public places	Deputation / presentation to Council	
Notice in public places		

Public Consultation Policy

Version No: 6.3		
Issued:	July 2000	
Last Review:	July 2023	
Next Review: July 2025		

Examples of what steps Council will take in specific circumstances are as follows:

Circumstances	Steps to be taken		
Topic affects several residents	Letter addressed to individual residents with information		
	and providing contact person(s) to obtain further		
	information or to make a submission.		
Topic affects several streets	Letter box drop, inviting expressions of interest. Follow up		
	with details of a consultation forum if sufficient interest, or		
	individual contact with interested parties.		
Topic affects broader community or likely to	Notice in local paper, media release, signage in targeted		
attract considerable community interest	locations, inviting expressions of interest. May convene		
e.g. lands management, major works,	consultation forum, which will include information session		
regional issue, topic with potential for	and opportunities to express views through questions and		
Council wide impact	answers, workshop session, staffed displays, and formal		
	submissions.		
Invitation for Submission to Council	Display at Council service centres or public places, staffed		
	between specific hours. Individual consultation and		
	comment sheets to enable stakeholder feedback to be		
	recorded.		
Required by the Local Government Act	Refer to Appendix 1		

7. DECIDING THE COMMUNICATION AND CONSULTATION STRATEGY

The Council recognises that the public consultation process will need to be varied depending on the issue/project/topic that it is consulting on. The following questions will assist in determining the strategy for each situation:

- 1 Who is the responsible officer for implementing the "consultation strategy"?
- 2 Who are Stakeholders?
 - a. Internal (Elected Members, staff, committees, etc)
 - b. External (Other Government agencies, etc)
 - c. Local (residents, ratepayers, community groups, etc)
 - d. All or a combination of above.
- 3 What are the key points that need to be communicated/consulted on? (Ensure that information is clear and concise).
- 4 What is the timeframe required? (Taking into account the timeframe needed to implement any changes after consultation has finished, etc).
- 5 What method/s of communication/consultation will engage the most number of stakeholders? (refer to options listed in table below).
- 6 Who should be the contact person(s) for further information? Ensure that this information is on all communication to stakeholders.

8. RECORDING THE CONSULTATION PROCESS

For major projects or topics that may generate significant public interest, the use of a Consultation Strategy form (Appendix 2) is recommended. This form is designed to help determine an appropriate consultation strategy and record its process and outcome.

9. THE DECISION MAKING PROCESS

Community consultation is one aspect of Council's decision making process. Council seeks to take account of the views and aspirations expressed by the community and stakeholders, and balance those with other influences such as budgetary constraints, to make decisions within the context of Council endorsed strategic directions.

|--|

Policy Manual

		Version No:	6.3
		Issued:	July 2000
Public Consultation Policy	Last Review:	July 2023	
		Next Review:	July 2025

The following diagram outlines how Council views its consultation activities in relation to the decision-making process:



Various Stakeholders – Influencing the Outcome

The following diagram identifies the various stakeholders that Council will consult with, where relevant appropriate to the matter before it.

10. REVIEW AND EVALUATION

Council will endeavour to review this policy every 3 years, in line with any legislative changes or by resolution of Council.

Any future amendment or alteration to the Policy, or substitution of a new Policy, will be subject to the Public Consultation Provisions of Section 259 (2) of the Act unless the alteration has only minor significance and is likely to attract little or no community interest.

EXTERNAL	INTERNAL	LOCAL
Federal & State	Elected Members	Community Groups
Government Agencies	Council Staff	Representatives
Local Government Authorities	Council Committees	Residents
Regional Organisations	Advisory Groups	Ratepayers

*Note: A period **of at least 21 days** is required for submissions prior to Council adopting a policy or, for subsequent alteration or substitution of the public consultation policy.

11. AVAILABILITY OF THE POLICY

This Policy will be available for inspection at Council's principal office during ordinary business hours and on the Council's website <u>www.wudinna.sa.gov.au</u> Copies will also be provided to interested members of the community upon request, and upon payment of a fee in accordance with Council's Schedule of Fees and Charges.



APPENDIX 1

LOCAL GOVERNMENT ACT 1999 (SA) PUBLIC CONSULTATION POLICY – SCHEDULE OF REQUIREMENTS

TOPIC	SECTION	LEGISLATIVE REQUIREMENT
Definition of Public	4	Reference to Chapter 4, Part 5 only
Consultation		
REPRESENTATION REVIEWS. • Review and reporting to the Electoral Commissioner	12	 Public notice of a review inviting written submissions within 6 weeks, including notice in a newspaper circulating within its area Provide opportunity for person who makes written submission to appear before Council or a Council committee to be heard on submissions Council to prepare a report on the public consultation By public notice, inform of the completion and availability of the report for inspection and invite written submissions within 3 weeks, including notice in a newspaper circulating within its area Provide opportunity for person who makes written submission to appear before Council or a Council committee to be heard on submissions Council must then finalise its report and refer to the Electoral Commissioner.
 STATUS OF A COUNCIL/ CHANGE OF NAME Change from a municipal council to a district council, or change from a district council to a municipal council Alter the name of the council, the area of the council, or the name of a ward. 	13	 Public notice of the proposal inviting written submissions within 6 weeks, including notice in a newspaper circulating within its area Provide opportunity for person who makes written submission to appear before Council or a Council committee to be heard on submissions
PRINCIPAL OFFICE – OPENING HOURS COMMERCIAL ACTIVITIES	45 48 (2) (d)	Consult in accordance with Council's public consultation policy about the manner, places and times at which its offices will be open to the public for the transaction of business, and about any significant changes to these arrangements. Report addressing prudential issues to include:
Prudential Requirements	48 (5), (6)	 the level of consultation with the local community, including contact with persons who may be affected by the project and representations made by them the means by which the community can influence or contribute to the project or its outcomes.

Version No: 6.3 July 2000 Issued: **Public Consultation Policy** Last Review: July 2023 Next Review: July 2025 **PUBLIC CONSULTATION** 50 Requirements for preparation, adoption and alteration to POLICIES **Council's Public Consultation Policy:** 1. Policy must set out steps that Council will follow in cases where the Act prescribes public consultation 2. Policy may also set out steps to follow in other cases involving council decision making 3. Steps may vary, but must provide for a reasonable make submissions in relevant opportunity to circumstances 4. Section 50 (4) sets out minimum steps which require Councils to 5. publish a notice describing the matter under consideration in a newspaper circulating within the area, and inviting submissions within stated period (at least 21 days); and 6. consider submissions made in response. 7. Section 50 (40) applies before Council adopts, substitutes and/or alters a public consultation policy, unless the

alteration is only of minor significance. 8. Council's Public Consultation Policy is to be made available for inspection, without charge, at the principal office during ordinary office hours, and for purchase on payment of a fixed fee by Council. **CODE OF PRACTICE – Access** 92 (2)(b) Before a council adopts, alters or substitutes a code of practice to meetings and documents under S92 it must follow relevant steps set out in its Public Consultation Policy. STRATEGIC MANAGEMENT Council must adopt a process or processes to ensure that 122 (6) PLANS members of the public are given a reasonable opportunity to be involved in the development and review of its strategic management plans (Plans for between 3 – 5 years). **COMMUNITY LAND** S193(1), Before Council excludes land from classification as community - Classification: All local (2) land (within three years after commencement of the Act) it must follow the relevant steps set out in its Public Consultation Policy. government land (except roads) that is owned, or under care, control and management of Council is to be classified as community land unless Council resolves to exclude it from

of the commencement of the Act. - Revocation of classification of land as community land S 194 (2) Council must: 1. follow the relevant steps set out in its Public Consultation Policy before revoking the classification of land as community land 2. submit a proposal with a report on all submissions made as part of the public consultation process to the Minister.

classification within 3 years

Wudinna District Council

Policy	Manual

Wudinna	District	Council



Public Consultation Policy

Version No:	6.3
Issued:	July 2000
Last Review:	July 2023
Next Review:	July 2025

- Management Plans - Public Consultation	S 197 (1)	 Before Council adopts a management plan for community land it must: make copies of the proposed plan available for inspection or purchase at the Council's principal office follow the relevant steps set out in its Public Consultation Policy give public notice of its adoption of a Management Plan. If Council has adopted a Management Plan, after a process of public notification and consultation, before the commencement of the Act then S197 (1) does not apply.
- Amendment or revocation of management plans NB: A Council cannot dispose of community land until revocation of its classification as community land.	S198	Public consultation as required for a new management plan is to be carried out prior to adopting a proposal for amendment or revocation of a Management Plan. Public consultation is not required if the amendment has no significant impact on the interests of the community.
- Alienation by lease or licence NB: Specific provisions relate to the Adelaide Park Lands – Division 7. Public consultation requirements for Management Plans apply.	S202	 Council must follow the relevant steps set out in its Public Consultation Policy, before granting a lease or licence relating to community land. Exceptions apply in circumstances where - 1. A lease or licence is authorised in an approved Management Plan, and the term is five years or less; 2. Regulations provide for an exemption for compliance with a Public Consultation Policy.
 PERMITS Right of exclusive occupation which restricts access to a road Use or activity which requires public consultation by law 	S223	Council must follow the relevant steps set out in its public consultation policy before granting the authorisation or permit for the exclusive occupation. Council must follow the relevant steps set out in its Public Consultation Policy before granting the authorisation or permit for the use or activity.
ROADS – Trees	S232	 Before planting or authorising planting of vegetation: 1. If the vegetation may have a significant impact on residents, the proprietors of nearby businesses or advertisers in the area, then council must follow the relevant steps set out in its Public Consultation Policy.

				Version No:	6.3
				Issued:	July 2000
	Public C	Consu	Itation Policy	Last Review:	July 2023
				Next Review:	July 2025
PASSING BY-LAWS NB: No specific reference to Council's Public Consultation Policy, but minimum standards apply	S249	2.	t 21 days before resolving make copies of the pro- standard or other docur incorporated by the inspection inform the public of the terms or describe in gen of the by-law, through a in the area give reasonable consid acceptable submission n publish a notice of the m	pposed by-law ment proposed by-law) avail proposed by-la eral terms the notice in a news eration to a w nade on a prop	(and other code, to be applied or able for public w and set out the nature and effect spaper circulating written or other osed by-law
			circulating in the Counci	• •	
POWER TO MAKE ORDERS	S259 (2)	Counci			
Councils must take reasonable steps to prepare and adopt policies relating to power to make orders.		2.	Prepare a draft of a polic By notice in a newspape advise where the dra (without charge) or purc by Council), and invite draft within a period sp four weeks) Consider any submissi invitation. The requirem Council adopting an a Council determines that significance.	er circulating in off is available chase (on paym written repres becified by the on made in in nents of S259 (mendment to	e for inspection ent of a fee fixed entations on the Council (at least response to the 2) apply prior to a policy, unless

Wudinna District Council

Policy Manual



Version No:	6.3
Issued:	July 2000
Last Review:	July 2023
Next Review:	July 2025
Next Review:	July 2025

APPENDIX 2

CONSULTATION STRATEGY

PROJECT/TOPIC:			
RESPONSIBLE PERSON(S):			
STAKEHOLDERS:	INTERNAL (staff, elected members, etc)		
	EXTERNAL (other government agencies, etc))	
	LOCAL (residents, ratepayers, businesses)		
	(circle relevant) Residents Ratepayers	Businesses All	
KEY POINTS TO COMMUNICATE:	<u>Detail:</u>		
TIMEFRAME:	When does the public consultation need to l ahead?	be complete so that the p	project can go
CONSULTATION METHOD(S):	Detail the different methods that will be use website, targeted letters, general mailout, e		Facebook notice,
	Method	Target Audience	
CONTACT PERSON(S) FOR FURTHER INFORMATION:			



Version No:	6.3
Issued:	July 2000
Last Review:	July 2023
Next Review:	July 2025

CONSULTATION RECORD

	CONSULTATION METHOD	Target Audience	Date	Date Closes	Submissions Received
59	Information sheet with survey form attached (General Mailout)	All residents	15/7/17	15/8/17	20
1					
2					
3					
4					

SUMMARY OF SUBMISSIONS RECEIVED

IN FAVOUR	AGAINST	NEUTRAL	TOTAL SUBMISSIONS RECEIVED

Note: Ensure that this record and all submissions are recorded in accordance with GDS20.

KEY ISSUES RAISED IN SUBMISSIONS: (list)

T:\common\admin\Document Control Forms\Consultation Strategy Record v1.docx