DEVONPORT	STREET TRADING POLICY			
POLICY TYPE	DOCUMENT CONTROLLER	RESPONSIBLE MANAGER	POLICY ADOPTED	REVIEW DUE
Council	Development Services Manager	Deputy General Manager	20 December 2021	July 2023
PURPOSE	The purpose of the Policy is to define Council's approach for implementation of Street Trading By-law No. 1 of 2020.			
SCOPE	This Policy applies to street trading in the Devonport municipal area.			
DEFINITIONS	For the purposes of this Policy, the following definitions apply:			
	Street Trading - selling or offering for sale goods, wares, merchandise or services on a highway or other public place and includes displaying goods, wares or merchandise for the purpose of offering them for sale, inviting offers for sale, soliciting orders or carrying out any other transaction therein, and includes Alfresco Dining but does not include the sale of food by an itinerant vendor under the authority of a temporary food license under the <i>Food Act 2003</i> .			
POLICY	1. Application of Policy This Policy should be read in conjunction with Council's Street Trading By-Law No1 of 2020 and Guidelines for Applicants – Street Trading.			
	Street Trading Licenses are required for all premises that are lawfully operating and propose to use Council's footpath or public areas to either establish an outdoor dining area or carry out footpath trading activities.			
	Planning for all footpath use and activities is based on the establishment of Footpath Zones. Footpath zones are defined in the Guidelines for Applicants – Street Trading. Commercial use must not encroach on public use of the footpath or impede access to public seating, other public infrastructure or major pedestrian crossing points. Sight lines for road users must be neithed compromised nor restricted and the requirements of the vision and mobility impaired must be considered.			
				cture or major ust be neither
	An applic	cant must have current for the sum of \$20 milliory to Council for all activ	ion and this mus	t be in a form

and Council's By-Law. The Certificate of Currency is to provide a clear statement that acknowledges the insurer is aware of the

extension to the business to include on-street trading.

Failure to comply with this requirement will facilitate the immediate removal of Trade Goods, On-street (Alfresco) Dining Furniture and A-Frame Signs.

A licence will not be issued unless the Applicant indemnifies Council against any action, proceeding, judgement, claim, demand, cost, expense, loss or damage for which Council becomes or may become liable in relation to the death or injury to any person or the damage to any property caused by a display authorised by a licence.

1.2. Guidelines

Applications for Street Trading must comply with the requirements of the 'Guidelines for Applicants' and be in the approved form: Street Trading License Registration/Renewal

1.3. Street Trading Licence Application Requirements

Applicants are required to complete and submit to Council an application form to conduct activities covered by the By-Law, this Policy and Guidelines. Application forms are available from Council's Website. Street Trading & Outdoor Dining Devonport City Council

Unless otherwise specified on the licence, an annual licence will expire on a common expiry date, except in those instances where it is withdrawn by Council prior to the expiry date. The Common Expiry date for all Street Trading Licences is August 31of each year. A lesser fee of 50% of the prescribed fees may be charged where the expiry date is less than 6 months.

If an application is refused, the licence fee will be refunded. Refunds will not be given where a licence or permit is cancelled as a form of enforcement action.

Licences are not transferable. A new licence must be obtained if the proprietor of the business changes.

A licence expires if the licensee ceases to maintain public liability insurance or to meet any of the conditions of the licence and this Policy.

If a licence is revoked for any non-compliance issue, and the applicant wishes to re-apply, the full fee will apply.

2. Operator's Responsibility

The management of a street trading licence is the responsibility of the licence holder. To ensure appropriate management, licence holders are to:

 Operate in accordance with the conditions of the licence, endorsed plans and the requirements of the Street Trading By-Law and Guidelines.

- Monitor the trading zone i.e. observe patrons at all times and respond to behaviour that may interfere with the use, enjoyment and personal comfort of others using the footpath area.
- Maintain access for all users in and around the footpath at all times, repositioning furniture when moved outside of the trading zone by patrons.
- Ensure the cleanliness of the footpath area and that equipment is kept clean and litter is removed and placed in bins kept inside the premises. Businesses must not sweep or deposit any litter (including cigarette butts), food scraps or any other rubbish left by patrons into the gutter. Businesses found using these practices may incur a fine.
- Remove all approved furniture (other than approved semipermanent items) from the footpath area each evening when the premises are closed or licence conditions restrict permitted hours.
- Display the current licence clearly on the shopfront window.
 Failure to display the current licence is a breach of licence conditions.

3. Council Responsibilities

3.1. Management of Land

The Council will continue to manage the use of the land at all times and reserve the right to reclaim access to and remove all street trading at any time for any purpose deemed suitable by the Council.

3.2. Compensation and Loss of Trade

Where service authorities and others are required to carry out works within the road reserve which require permanent and/or temporary removal and/or alteration to street trading arrangements, no compensation is payable for any removal of fittings, fixtures etc associated with the Street Trading Licence or for loss of trade due to these works.

The responsibility to reinstate fittings, fixtures etc will remain the responsibility of the licence holder and not the person, authority, contractor etc executing the works.

Any problems, inconvenience or loss of trade which may result from activities or works carried out by Council staff, contractors, sub-contractors or agents, at or adjacent to a licence holders' trading area, will not be considered grounds for payment of compensation.

	3.3. Access to Underground Services			
	Services such as sewers and electricity should not be obstructed by semi-permanent structures including fixed screens, umbrellas or planters.			
	Removable tables and chairs are permitted over underground services.			
	 3.4. Monitoring Compliance with Approved Licence			
LEGISLATION AND RELATED DOCUMENTS	Local Government Act 1993 Street Trading By-Law No.1 of 2020 Guidelines for Applicants – Street Trading Devonport City Council Strategic Plan 2009-2030			
ATTACHMENTS (IF APPLICABLE)	N/A			
STRATEGIC REFERENCE	4.4 Support a collaborative approach to community safety			
MINUTE REFERENCE	21/272			
OFFICE USE ONLY	Update Register Y Training/Communication Y Advise Document Controller Y Advise HR / MCO Y Management Sign Off:			
	Date: 20 December 2021			