Parks and Leisure Committee 14 February 2008 Item No.

APPENDIX 1

Dated this day of 2007

503-001334-8-HK

BELFAST CITY COUNCIL

and

WILLOWBANK MULTI-SPORTS FACILITY/ÁIS SPÓIRT BHRUACH NA SAILEOIGE

FACILITY MANAGEMENT AGREEMENT

Floodlight Multi Use Games Area at Willowbank

Ciaran Quigley Director of Legal Services Adelaide Exchange 24-26 Adelaide Street Belfast BT2 8GD

- (1) **BELFAST CITY COUNCIL** of Adelaide Exchange, 24-26 Adelaide Street, Belfast; and
- (2) WILLOWBANK MULTI-SPORTS FACILITY/ÁIS SPÓIRT BHRUACH NA SAILEOIGE Company No: NI067205 whose registered office is situate at c/o Blackie River Community Group, 43 Beechmount Pass, Belfast, BT12 7NW

1. Definitions

In this Agreement, the following expressions have the meaning specified:-

- 1.1 'the Company' means Willowbank Multi-Sports Facility/Áis Spóirt Bhruach Na Saileoige.
- 1.2 'the Council' means Belfast City Council, party hereto.
- 1.3 'the Maintenance Operations' means those routine maintenance operations to be carried out by the Company as described in the Second Schedule.
- 1.4 'the Playing Facilities' means the multi-sports pitch and associated facilities as specified in the First Schedule.

2. Recitals

- 2.1 The Council is the owner of the Playing Facilities.
- 2.2 The Council and the Company have agreed that the Company will undertake responsibility for the management of the Playing Facilities in accordance with the provisions hereinafter contained and for the duration hereinafter specified.
- 2.3 The Company acknowledge its responsibility for all obligations arising pursuant to this Agreement.

3. Period of Agreement

- * 3.1 This Agreement will have effect for a period of five years from the 1st day of December 2007 subject to a Management fee of £ per annum payable to the Company in equal monthly instalments on receipt of an invoice from the Company.
 * if Council are providing insurance then must deduct a percentage from the management fee for so doing
 - 3.2 The Council shall review with the Company the operation of this Agreement prior to the expiration of the said period of five years and, subject to the parties being satisfied therewith, and if there is then no subsisting breach of any of the Company's obligations under this present Agreement, this Agreement shall be extended for a further period of five years (a memorandum of the terms agreed between the parties

3.3 The Council shall be at liberty to extend this Agreement for a total period of 15 years on a five yearly basis in accordance with clause 3.2.

4. Review of Management Fee

Agreement).

4.1 Upon the expiry of the first year and each successive year from the commencement of the period of this Agreement the Management Fee shall be adjusted to reflect any increase in the All Items Retail Price Index published by the Department of Economic Development or any successor Department to the figure shown therein for the month of the commencement of the term.

5. Management of the Playing Facilities

- 5.1 The Company shall undertake and be responsible for the general management of the Playing Facilities on behalf of the Council in accordance with the following provisions of this Agreement, including the acceptance of bookings, the collection of cash, the organising of events and the provision of security.
- 5.2 The Company shall, in particular, carry out the Maintenance Operations detailed in the Second Schedule hereto.
- 5.3 The Company will be responsible for all electricity, telephone, water and other charges (but excluding rates) incurred by it in connection with the use of the Playing Facilities, and shall indemnify the Council against the payment of all such charges.
- 5.4 The Company shall carry out all instructions as directed by the Council.
- 5.5 The Company shall be responsible for all inspection of the portacabin and playing fields (which comprises the Playing Facilities) so as to ensure safe operation and use.

6. Portacabin

- 6.1 The Council will be responsible for the structural repair, external decoration and insurance of the portacabin included within the Playing Facilities.
- 6.2 The Company will be responsible for any necessary internal decoration and minor repairs, including damage to paint work, interior broken windows, replacement of light bulbs, maintenance of shower fittings, and the repair of any damaged fixtures or fittings in respect of the portacabin.

7. Insurance and Indemnity

- 7.1 The Council will be responsible for the general insurance of the Playing Facilities.
- 7.2 The Company shall indemnify the Council against all damage to the Playing Facilities and against all damages, losses, costs, expenses, actions, demands, proceedings, claims and liabilities made against or suffered or incurred by the Council arising directly or indirectly out of:-

(1) any act, omission or negligence of the Company or its employees; or

(2) any breach non-observance by the Company of its obligations under this Agreement;

and the Company will maintain at all times during the period of this Agreement a policy of public liability insurance in an amount of not less than £5m, together with a Policy of All Risks Insurance as may be required in respect of the Company's obligations hereunder, all such insurance to be effected with a reputable Insurance Company to be approved by the Council and the policies and the receipt for the current year's premium to be provided to the Council for inspection upon request.

- 7.3 The Council will not be responsible for claims, losses, costs or damages in respect of injury or disease sustained by any employee of the Company.
- 7.4 The Council will not be responsible for claims, losses, costs or damages in respect of damage or destruction of equipment stored at the Playing Facilities.
- 7.5 The Council will not be responsible for arranging insurance to comply with the Company's statutory duties (if any) under current Employers Liability Compulsory Insurance legislation.
- 7.6 The Company shall be responsible for ensuring that any schools, user groups or community associations being permitted access to the Playing Facilities have a current policy of Public Liability Insurance in an amount of not less than £5 million, together with a Policy of All Risks Insurance as may be required in accordance with the Company's obligations hereunder, all such insurance to be effected with a reputable Insurance Company to be approved by the Council and the policies and receipt for the current year's premium to be provided in the first instance to the Company for inspection and provided upon request to the Council for inspection if found to be necessary as a result of any claims or liabilities arising directly or indirectly out of the use of the Playing Facilities by the schools, user groups, or the community association(s).

8. Use

- 8.1 The Company shall use the Playing Facilities as a sports and recreation facility as permitted by the Council and for no other use or purpose whatsoever.
- 8.2 The Company shall not use the Playing Facilities as a licensed club for the sale or consumption of intoxicating liquor within the meaning of the Registration of Clubs (Northern Ireland) Order 1987.
- 8.3 The Company shall not use the Playing Facilities or any part thereof for the benefit of any particular religious body or political group.

9. No Building

9.1 The Company shall not erect, build, construct or lay out or permit to be erected, built, constructed or laid out on the Playing Facilities any building, erection, construction works, path or paved area except in accordance with plans, elevations and specifications previously submitted to and approved by the Council in writing.

10. Access

- 10.1 The Company agrees that the Council shall have uninhibited right to:-
 - (a) enter and inspect the Playing Facilities and any portacabin;
 - (b) interview all participating staff and trainees; and
 - (c) carry out any works or operations as the Council may require.

11. Compliance

11. The Company agrees that it shall comply with the provisions of all statutes and the requirements of any competent authority relating to the Playing Facilities, use thereof and in the exercise of the powers and obligations on the part of the Company contained in this Agreement.

12. Section 75 Northern Ireland Act 1998

12.1 The Council has a duty pursuant to Section 75 of the Northern Ireland Act 1998 in carrying out its functions to have due regard to the need to promote equality of opportunities between different classes of persons, including persons of different religious belief and political opinion.

12.2 The Council is also required by virtue of Section 75 to promote good relations between persons of different religious belief, political opinion or racial group. In order to act in accordance with Section 75, the Council requires the Company as it's facilities Manager to undertake not to use the Playing Facilities or any part thereof for the benefit of any particular religious body or political grouping or to discriminate against any particular racial group.

13. Free Use

13.1 The Council permits the Company to offer free use of the Playing Facilities during term time Monday to Friday between 9.30am and 4.00pm to the following schools:
Gaelscoil na bhFal of ;
St Kevin's of ; and
St John's of .

14. Public Use

- 14.1 Members of the public, sporting clubs, groups and schools (excluding those schools referred to in Clause 13.1) will continue to be entitled to use the Playing Facilities subject to the payment of user charges to be fixed from time to time by the Council and the Company shall use its best endeavours to ensure that public use of the Playing Facilities is made available as and when required. Members of the public will continue to be permitted access to the property for passive recreational pursuits.
- 14.2 In the event that the Company should wish to refuse public use of the Playing Facilities as referred to at 13.1 above, it shall only refuse such use where it appears to the Company reasonable to do so and shall as soon as possible after such refusal notify the Council in writing and provide the Council with such information as the Council requires to assist it to make an informed decision as to whether the Company acted reasonably in making the refusal and if the Council believes that the Company has not acted reasonably the Council shall be entitled to reverse the Company's decision on such refusal provided always however that should the refusal relate to future use and should there be sufficient time to do so the Company shall notify the Council in writing of its intention to refuse and provide the Council with such information as the Council requires to assist it to make an informed decision as

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15. Sports Development Programme

15.1 The Company shall ensure that a full and varied sports development programme is carried out at the Playing facilities and in this regard shall prepare and implement a sports development programme, such programme to be approved by the Council, to maximise use of the Playing Facilities. The said programme shall be revised on an annual basis between the parties hereto.

the joint decision of the Council and the Company.

16. Timetable

16.1 The Company shall forward the proposed timetable of usage on a fortnightly basis and at the end of the fortnight in question shall submit the final timetable of usage in respect of the fortnight period in question to the Council.

17. Reports

17.1 The Company shall forward any reports as required by the Council in respect of the Playing Facilities relating to usage, teams, bookings, variations, maintenance or any other matter the Council may require a report on.

18. Accounts and Records

- 18.1 The Company shall keep and maintain proper legal and financial controls in place to receive and administer all income received and expenditure incurred in relation to the Playing Facilities ("the Accounts") and shall retain all Accounts and other records relating to the Playing Facilities in a secure place for the duration of this Agreement and shall procure an audit of the Accounts by a firm of chartered accountants and shall disclose the audited Accounts to the Council.
- 18.2 The Company shall permit the Council through its authorised officers and agents to have uninhibited right to inspect the Accounts and all financial and other relevant documents relating to income received and expenditure incurred in relation to the Playing Fields and the Company shall disclose such information to the Council upon demand.

18.3 The Company shall operate as a non profit making organisation in respect of the Playing Facilities and shall apply all income received in relation to the Playing Facilities towards the improvement, enhancement and betterment of the Playing Facilities.

19. Funding

- 19.1 The Council has applied to the Big Lottery Fund ('the BLF') for Grant Aid for the purpose of constructing a floodlight Multi-use Games Area at the Playing Facilities ('the Grant Scheme'). The Company hereby accepts the status of a user group in terms of the BLF Capital Grant Offer and shall ensure that at all times during the period of this Agreement and any extension period as referred to in clauses 3.1 and 3.2 respectively that it complies with the criteria for eligibility for the BLF Capital Grant Offer ('the eligibility criteria') and at all times observes and performs all the covenants and conditions of the BLF Grant Scheme and Capital Grant Offer.
- 19.2 In the event that the Company shall require funding for development of the Playing Facilities from other sources it shall ensure that all funding secured is applied entirely for the purposes of developing and enhancing a well designed multi-use games area at the Playing Facilities in accordance with the eligibility criteria and covenants and conditions of the BLF Grant Scheme and Capital Grant Offer.
- 19.3 Any monies which are put into or invested by the Company in the Playing Facilities shall be at the sole risk of the Company and the Council shall retain legal possession of the Playing Facilities at all times and no tenancy is intended to be, nor is hereby created nor shall the Company call upon the Council to grant a tenancy.
- 19.4 The Company shall provide the Council with all information that the Council considers relevant in relation to any funding received or applied for by the Company and the Council shall through its authorised officers and agents have the right to discuss all aspects of the Company's activities with its representatives or office-bearers.

20. Non Assignment

This Agreement shall not be assignable or transferable without the prior written consent of the Council.

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21. No Tenancy

The Council retains legal possession of the Playing Facilities and no tenancy is intended to be, nor is hereby created.

22. Notices

Any notice requiring to be served hereunder shall be sufficiently served in the case of the Company if sent to its address hereinbefore appearing and in the case of the Council if addressed to its Chief Executive and sent by Recorded Delivery to the Council's principal office.

23. Termination

If the Company shall

- fail to observe and perform any of the obligations, conditions and agreements on its part contained in this Agreement and or in the Schedule of Maintenance Operations appended hereto and if the Company shall fail to remedy any such non-observance or non-performance of any of the obligations, conditions and agreements within one month of receiving notice in writing by the Council, or
- (ii) expose the Council to an unacceptable level of risk in terms of the insurance and indemnity referred to at clause 7 above,

then it shall be lawful for the Council at any time thereafter to re-enter into and upon the Playing Facilities or any part thereof in the name of the whole and this Agreement shall determine but without prejudice to the rights and remedies of the Council against the Company in respect of any antecedent claim or breach of condition or agreement. For the avoidance of doubt, what shall be deemed to be an unacceptable level of risk with regard to the insurance and indemnity provided herein by the Council shall be a matter solely for the Council to make a decision upon following consultation and advice received from its Insurer and the Council's Insurance Officer.

24. Law

This Agreement shall be construed and applied in accordance with the laws of Northern Ireland and the parties submit to the exclusive jurisdiction of the Courts of Northern Ireland.

PROVIDED ALWAYS, AND IT IS HEREBY AGREED AND DECLARED by and between

the parties hereto as follows:-

- That the Memorandum and Articles of Association of the Company and any amendments thereto shall be subject to the prior approval of the Council and that eligibility to enjoy the Playing Facilities shall not be restricted on denominational grounds or made conditional on denominational religious observances.
- 2. That no appointment of a new Director or Directors shall be made without the prior written consent of the Council and copies of all Deeds of Appointment of New Directors shall be delivered up to the Council within 21 days of each appointment.

IN WITNESS whereof the Council and the Company have affixed their respective Corporate and Common Seal hereto the day and year first herein **WRITTEN**.

FIRST SCHEDULE

(Description of the Playing Facilities)

ALL THAT AND THOSE the premises showed edged in red on the plan thereof attached hereto which shall include the portacabin situate thereon.

SECOND SCHEDULE

Programme of Maintenance Operations

The Schedule of Maintenance Operations appended hereto.

<u>PRESENT</u> when the Corporate Seal of BELFAST CITY COUNCIL was))
affixed hereto:-)
)
)
Lord Mayor)
)
)
Chief Executive)
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PRESENT when the Corporate Seal of)
WILLOWBANK MULTI-SPORTS)
FACILITY/ÁIS SPÓIRT BHRUACH)
NA SAILEOIGE was affixed hereto:-)
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