

LOCAL PLANNING POLICY

LPP2: GENERAL DEVELOPMENT GUIDELINES

Responsible Department	Development Services
Resolution Number	C.4421
Resolution Date	16/03/2022
Next Scheduled Review	2024
Related Shire Documents	Local Planning Scheme No. 6
Related Legislation	Planning and Development Act 2005
	Planning and Development (Local
	Planning Schemes) Regulations 2015

OBJECTIVES

- (a) Ensure that no development adversely impacts upon the amenity of the area or upon vistas from public roads;
- (b) Provide certainty for landowners of the requirements within the Shire and guidance to the Shire's officers by ensuring that all development issues are considered when applying for planning approval and that the rural nature of the Shire is maintained; and
- (c) Limit the impact of development by specifying general guidelines for development and site works.

SCOPE

Definitions

The definitions that are used in this policy are the same as in the Shire of Northam Local Planning Scheme No. 6 and the Residential Design Codes.

POLICY

- 1. General Development Guidelines
- 1.1 No building shall be so constructed, finished or left unfinished so that its external appearance would, in the opinion of the Shire, create glare or in any other way whatsoever significantly detract from the amenity of the



locality. All premises shall be so used and maintained so as to preserve the local amenity to the satisfaction of the Shire.

1.2 Dwellings are encouraged to be designed to be environmentally sustainable using passive solar design and energy efficiency principles.

2. <u>Earthworks and Retaining Walls</u>

- 2.1 If earthworks are not being undertaken as a component of the building permit then separate development approval for earthworks are to be obtained. Earthworks should be contained within the setbacks applicable to each lot or within the designated building envelope (if applicable).
- 2.2 Any earthworks or retaining walls, whether proposed separately or under a building permit, in the Rural Residential, Rural Smallholdings or Rural zones that exceed 1000mm in height require development approval.
- 2.3 A retaining wall or other type of soil retaining method must be installed where the proposed finished level is more than 1.5m greater than the existing ground level, unless the land is battered at a grade of at least 1:2 (height : length) for sand and clay and at least 1:4 for silt.
- 2.4 Where the proposed top of the retaining wall is greater than 1.5m from natural ground level, terraced retaining walls spaced a minimum of 1m apart and landscaping will be required to reduce the visual impact.
- 2.5 Details of the management of stormwater as a result of earthworks and/ or retaining walls shall be included in the application for development approval.
- 3. <u>Water Tanks</u>
- 3.1 <u>Rainwater tanks are the preferred method of stormwater management.</u> Any overflow from a rainwater tank must be managed on-site so that there is no discharge onto the adjoining properties. The use of soak wells for the management of stormwater is not permitted except to manage overflow from a suitably sized rainwater tank.
- 3.2 All dwellings and outbuildings must be connected to a rainwater tank(s) with a minimum capacity of 5,000 litres to satisfactorily manage stormwater. Additional capacity may be required, if considered necessary.
- 3.3 The minimum capacity of a rainwater tank(s) for stormwater management on all other properties must be based on 8 litres/1m² of roof area or 10 litres/1m² of roof area for plumbed in tanks.
- 3.4 In areas without an approved reticulated water supply, dwellings shall be connected to a rainwater tank with a minimum capacity of 120,000 litres,



including 10,000 litres for firefighting purposes. The tank shall be fitted with a 55mm cam-lock fitting with a full flow valve to enable connection to firefighting appliances.

- 3.5 In bushfire prone areas, a water tank with a minimum capacity of 10,000 litres fitted with a 55mm cam-lock fitting with a full flow valve to enable connection to firefighting appliances may be required.
- 3.6 Development approval is not required for the installation of a water tank on Residential zoned land if:
 - (a) The water tank is not installed in the street setback area of a building.
 - (b) The volume of the water tank is no more than 25,000 litres.
 - (c) The height of the water tank is no more than
 - i. for a tank fixed to a building the height of the eaves of the building; or
 - ii. for a tank that is not fixed to a building and is more than 1 metre from each boundary of the lot 2.4 metres; or
 - iii. for a tank that is not fixed to a building and is 1 metre or less from a boundary of the lot 1.8 metres.
 - (d) The works are not located in a heritage-protected place.
- 3.7 Development approval is not required for the installation of a water tank on Rural Residential or Rural Smallholding zoned land if:
 - (a) The water tank is not installed in the boundary setback areas or outside a building envelope, whichever is applicable.
 - (b) The volume of the water tank is no more than 110,000 litres.
 - (c) The height of the water tank is no more than 2.4 metres.
 - (d) The works are not located in a heritage-protected place.
- 3.8 Development approval is not required for the installation of a water tank on Rural zoned land if the water tank is not installed in the boundary setback areas.
- 4. <u>Dams</u>
- 4.1 The construction of dams will generally only be supported where there is a demonstrated need for water storage associated with an agricultural use or for domestic purposes.
- 4.2 Dams should be setback an appropriate distance to ensure that neighbouring landowners are not detrimentally affected taking into consideration the standard setback requirements for the respective zone.
- 4.3 The construction of dams in Rural and Rural Smallholding Zones are exempt from development approval where the dam:
 - (a) has been approved or does not require approval from any State Government agency or authority; and



- (b) the lower edge of the dam wall, and any other part of the dam including the stored water is further than 20 metres from all boundaries of the subject lot.
- 4.4 Dams in the Rural Residential and Rural Smallholdings zones will only be supported where the following criteria can be met:
 - (a) the dam is setback a minimum of 20 metres from the boundaries of the subject lot;
 - (b) the construction does not require the clearing of any riparian vegetation;
 - (c) the construction is setback a minimum of 30m from any on-site effluent disposal system and/or any watercourse;
 - (d) the wall height does not exceed 1 metre and the surface area does not exceed 25m²;
 - (e) the construction is off-stream and ensures that natural flows are maintained within the watercourse at all times including during construction;
 - (f) there is a demonstrated need for water storage associated with an agricultural use or for domestic purposes and will generally not be supported where they are solely for aesthetic purposes or on lots with an area of less than 2 hectares, where the scale of rural activities does not normally warrant the provision of a dam.
- 5. <u>Grouped Dwellings</u>
- 5.1 The Shire has powers under the provisions of Clause 4.3 of the Scheme to permit development at the higher density for those lots designated as dual coded. Density bonuses will be considered in dual coded areas where the proposed developments:
 - (a) are designed for aged persons' accommodation, or provide a variety of housing types for an identified market;
 - (b) are connected to the Water Corporation's sewerage system;
 - (c) justify the density bonus through good quality and innovative design; and
 - (d) are located outside of SCA1 Avon and Mortlock River Special Control Area.
- 5.2 A density bonus may be allowed subject to compliance with provisions of the R-Codes.



6. <u>Use of Second Hand Materials</u>

- 6.1 The use of second hand building materials are generally not supported within the "Residential", "Rural Residential", "Rural Smallholdings", "Tourist", "Mixed Use" and "Commercial" zones and require the specific approval of the Shire of Northam.
- 7. <u>Development on Land Identified as Possibly Having Unexploded</u> <u>Ordnance</u>
- 7.1 Any application for development proposal or subdivision in an area which may be considered a high danger area for unexploded ordnance, the following conditions over and above determined conditions will apply:
 - (a) The area to be searched by the Western Australian Police Force (UXO) Branch and clearance given;
 - (b) The purchasers of blocks within a proposed subdivision are to be made aware of the history of the land and the likelihood of unexploded ordnance;
 - (c) A restricted covenant being placed on the title explaining the area may be subject to unexploded ordnance; and
 - (d) Statutory Declaration from the land owner, both current and future, that a restricted covenant placed on the land recognises the implications of the restricted covenant and that it is understood.
- 8. <u>Battleaxe Subdivision Rural, Rural Residential and Rural Smallholding</u> <u>Zones</u>
- 8.1 Extensive use of the battleaxe configuration in the subdivision of new or broad acre areas is not favoured. Proposed battleaxe subdivision of lots shall be recommended for refusal on the following grounds:
 - (a) creation of this type of subdivision results in not being able to provide for two-way access and egress to residents and emergency services;
 - (b) creation of long battle-axe legs in areas with particular physical or topographical constraints is inappropriate; and / or
 - (c) not be used within areas that are bush fire prone areas.