



Western Australian Planning Commission

Notice is hereby given the next meeting of the Western Australian Planning Commission will be:

Meeting No. 290

Wednesday, 27 May, 2020, 9:30 am

Virtual meeting over Zoom

This meeting is not open to members of the public

1. Declaration of opening
2. Apologies
3. Members on leave of absence and applications for leave of absence
4. Disclosure of interests
5. Declaration of due consideration
6. Minutes
 - 6.1 Confirmation of minutes - Meeting No. 289 on Wednesday 6 May 2020 9 - 22
7. Deputations and presentations
 - 7.1 Urban Tree Canopy Digital Dashboard (15 minutes)
8. Statutory items for decision
 - 8.1 Section 31 (SAT Act) Reconsideration of refusal to lift Urban Deferred zone Adelaide Street, Hazelmere (RLS/0625) 23 - 23
9. Project reports
 - 9.1 Dandaragan Regional Land Supply Assessment 2020 (DP/17/00169)
 - 9.2 Land Use and Employment Survey (LUES), City of Karratha – 2019 (DP/16/00112/3)
 - 9.3 Karratha Regional Land Supply Assessment – May 2020 (PLH2018P0680)
10. Reports for noting
11. Stakeholder engagement and site visits
12. Urgent or other business
14. Meeting closure

WAPC STRATEGIC PLAN 2018-2021

OUR VISION:

Creating better places to live and work for all Western Australians

OUR MISSION:

Ensuring the planning system develops policy and enables planning decisions for the long-term benefit of the Western Australian community

Our Functions	Our Focus	Our Priorities	Our Outcomes
<ul style="list-style-type: none"> State Planning Strategy and Policy Regional, Sub-Regional and Local Planning Strategies Regional and Local Planning Schemes Planning and Development Applications – Subdivision and Strata Title Structure Planning Improvement Plans & Schemes Infrastructure Planning and Coordination Research, Modelling & Analysis Improve the Planning System Finance & Property Management 	Jobs and infrastructure	<ul style="list-style-type: none"> Facilitate economic diversification and development Support development of a State Infrastructure Strategy Deliver a planning system and processes adapted for technological change in the community and economy Support delivery of METRONET through the planning system as part of a whole-of-government approach 	<ul style="list-style-type: none"> Sufficient urban, commercial, industrial and priority agricultural land for growth Long-term strategic industry, infrastructure planning and corridor protection Strong industry and employment hubs with particular emphasis on tourism, food and agriculture, education, research and technology Alignment and integration of land use, infrastructure and transport planning
	Liveable Communities	<ul style="list-style-type: none"> Facilitate infill development and sustainable urban growth Address barriers to affordable living and housing diversity through policy leadership 	<ul style="list-style-type: none"> Increased density and diversity around Activity Centres Achieve infill housing and density targets and greater housing choice Enable creation of liveable cities and towns with quality public and private spaces
	A Better Built Environment	<ul style="list-style-type: none"> Lead precinct planning to enable METRONET Develop a policy and decision-making framework to encourage greater housing options for changing demographic needs Promote and protect the urban tree canopy for all communities for amenity and health benefits 	<ul style="list-style-type: none"> Improved design of urban centres, corridors and stations Improved design quality of the built environment Greater community support for more diverse housing options, urban centres, corridors and stations Protection and enhancement of the urban tree canopy across diverse communities
	Transparent, Equitable and Efficient Planning Processes	<ul style="list-style-type: none"> Continued review and reform of the planning system and processes Greater early, effective and genuine communication and engagement with the community and industry on planning and development issues Improve collaboration and capability of all key decision-makers in the planning system, including local government Implement technological improvements including quality online reporting on planning performance for all WAPC functions 	<ul style="list-style-type: none"> Efficient, transparent and timely assessment and decisions on planning applications and processes Contemporary region and local planning strategies, schemes and regulations Improved transparency, efficiency and community support for planning processes Updated and effective <i>Planning and Development Act 2005</i> and regulations
	Environment and Natural Resources	<ul style="list-style-type: none"> Continue the Coastal Management and Planning Program to deal with the risks posed by climate change Ensure bushfire regulations reflect planning appropriate for the risk to community and the environment 	<ul style="list-style-type: none"> Sustainable development which protects, conserves and promotes natural assets (land and water) and biodiversity A planning system which addresses climate change Planning to mitigate risks from natural hazards and events
	Land and Finance Management	<ul style="list-style-type: none"> Contribute to the successful delivery of METRONET through strategic, efficient and innovative use of the Metropolitan Region Improvement Fund Ensure WAPC land and property assets are used for long-term community benefit 	<ul style="list-style-type: none"> WAPC land management in place to deliver METRONET Effective and sustainable stewardship and management of the Metropolitan Region Improvement Fund Increased regional open space in Greater Perth

STATE PLANNING STRATEGY PRINCIPLES:

Community

Enable diverse, affordable, accessible and safe communities

Economy

Facilitate trade, investment, innovation, employment and community betterment

Environment

Conserve the State's natural assets through sustainable development

Infrastructure

Ensure infrastructure supports development

Regional Development

Build the competitive and collaborative advantages of the regions

Governance

Build community confidence in development processes and practices

Information for WAPC members

Quorum: 7 of 14 members

Member	Representation in accordance with the <i>Planning and Development Act 2005</i>	Term of office ends
Mr David CADDY	Chairman WAPC Section 10(1)(a)	16/04/2021
Ms Belinda MOHARICH	Deputy Chairperson Schedule 1, Clause 6(3)	30/06/2020
Mayor Emma COLE	Local government – metropolitan (nominated by WALGA) Section 10(1)(b)(i)	30/06/2020
Mayor Penny TAYLOR (Deputy Member)	Local government – metropolitan (Deputy) (nominated by WALGA) Schedule 1 clause 7(1)	30/06/2020
Cr Veronica FLEAY	Local government – non metropolitan (nominated by WALGA) Section 10(1)(b)(ii)	30/06/2020
Cr Caroline KNIGHT (Deputy Member)	Local government – non metropolitan (Deputy) (nominated by WALGA) Schedule 1 clause 7(1)	30/06/2020
Ms Helen BROOKES	Coastal planning and management representative Section 10(1)(b)(iii)	30/06/2020
Ms Jane BENNETT	Urban and regional planning, property development, commerce and industry, business management, financial management, engineering, surveying, valuation, transport or urban design representative Section 10(1)(b)(iv)	30/06/2020
Mr Fred CHANEY	Environmental conservation, natural resource management or heritage interests representative Section 10(1)(b)(v)	30/06/2020
Mr Clinton WOLF	Planning and provision of community services, community affairs or indigenous interests representative Section 10(1)(b)(vi)	30/06/2020
Ms Gail McGOWAN	CEO, administering <i>Planning and Development Act 2005</i> Section 10(1)(c)(i)	ex officio
Mr Mike ROWE	CEO, administering <i>Water and Rivers Commission Act 1995</i> and <i>Environmental Protection Act 1986</i> Section 10(1)(c)(ii) and Section 10(1)(c)(iv)	ex officio
Mr Peter WORONZOW	CEO administering <i>Transport Coordination Act 1966</i> Section 10(1)(c)(iii)	ex officio
Mr Richard SELLERS	CEO, administering <i>Government Agreements Act 1979</i> Section 10(1)(c)(v)	ex officio
Ms Michelle ANDREWS	CEO, administering <i>Housing Act 1980</i> Section 10(1)(c)(vi)	ex officio
VACANT	'Planner' from portfolio agencies Section 10(1)(c)(vii)	VACANT
Ms Paddi CREEVEY, OAM	Nominee of Minister for Regional Development Section 10(1)(c)(viii)	Current Nominee
Mr Ralph ADDIS	Associate member for the nine (9) regions in Schedule 4 – Department of Regional Development, CEO administering <i>Regional Development Commissions Act 1993</i> Section 11	31/08/2019

Role

The functions of the Commission are described in section 14 of the *Planning and Development Act 2005* (PD Act):

14. Functions

The functions of the Commission are —

- (a) to advise the Minister on —
 - (i) the coordination and promotion of land use, transport planning and land development in the State in a sustainable manner;
 - (ii) the administration, revision and reform of legislation relating to land use, transport planning and land development;
 - (iii) local planning schemes, and amendments to those schemes, made or proposed to be made for any part of the State;

and

- (b) to prepare and keep under review —
 - (i) a planning strategy for the State; and
 - (ii) planning policies,
as a basis for coordinating and promoting land use planning, transport planning and land development in a sustainable manner, and for the guidance of public authorities and local governments on those matters; and
- (c) to plan for the coordinated provision of transport and infrastructure for land development; and
- (d) to provide advice and assistance to any body or person on land use planning and land development and in particular to local governments in relation to local planning schemes and their planning and development functions; and
- (e) to undertake research and develop planning methods and models relating to land use planning, land development and associated matters; and
- (f) to keep under review the strategic planning for the metropolitan region and any other part of the State to which a region planning scheme applies and to make recommendations to the Minister on that strategic planning; and
- (g) to prepare and amend State planning policies under Part 3; and
- (h) to prepare region planning schemes under Part 4; and
- (ia) to prepare improvement plans and improvement schemes under Part 8; and
- (i) to keep under review each region planning scheme and improvement scheme, to review the scheme completely whenever requested by the Minister to do so and to submit for approval under Part 4 or 8 any amendment considered necessary as a result of a review; and
- (j) to develop, maintain and manage land held by it that is reserved under a region planning scheme or improvement scheme and to carry out such works, including the provision of facilities on the land, as may be incidental to development, maintenance or management or to be conducive to the use of the land for any purpose for which it is reserved; and
- (k) to establish, and exercise powers in relation to, committees under Schedule 2; and
- (l) to do all things that are necessary for the purpose of carrying out this Act, region planning schemes and improvement schemes; and
- (m) to do anything else that it is required or authorised to do by this or any other written law.

[Section 14 amended by No. 28 of 2010 s. 7.]

The WAPC is the statutory authority with Statewide responsibilities for urban, rural and regional land use planning and land development matters. The WAPC responds to the strategic direction of government and is responsible for the strategic planning of the State.

The WAPC can have up to 15 members. These include an independent chairman, the directors' general of seven government agencies and representatives from economic, social and environmental areas, local government, regional development and coastal management. The WAPC is serviced by a number of planning committees that have a range of expertise and local community knowledge.

The WAPC operates with the support of the Department of Planning (DoP), which provides professional and technical expertise, administrative services, and resources to advise the WAPC and implement its decisions. In this partnership the WAPC has responsibility for decision-making and a significant level of funding while the department provides the human resources and professional advice.

The WAPC delegates some of its functions to officers of the department. This delegated authority includes decisions on subdivision and development applications, when they comply with the WAPC policies and practices.

Membership (extract from PD Act)

The composition of the Board is in accordance with Section 10(1) of the *Planning and Development Act 2005*:

10. Membership of board

- (1) The board is to consist of the following members —
 - (a) a chairperson appointed by the Governor on the nomination of the Minister; and
 - (b) 6 members appointed by the Governor, of whom —
 - (i) one is to be a person nominated by the Minister from a list of the names of 4 persons representing the interests of local governments within the metropolitan region submitted to the Minister by WALGA; and
 - (ii) one is to be a person nominated by the Minister from a list of the names of 4 persons representing the interests of the local governments outside the metropolitan region submitted to the Minister by WALGA; and
 - (iii) one is to be a person nominated by the Minister as having experience of the field of coastal planning and management; and
 - (iv) one is to be a person nominated by the Minister as having practical knowledge of and experience in one or more of the fields of urban and regional planning, property development, commerce and industry, business management, financial management, engineering, surveying, valuation, transport or urban design; and
 - (v) one is to be a person nominated by the Minister as having practical knowledge of and experience in one or more of the fields of environmental conservation, natural resource management or heritage interests; and
 - (vi) one is to be a person nominated by the Minister as having practical knowledge of and experience in one or more of the fields of planning and provision of community services, community affairs or indigenous interests;
- and
- (c) the least number of other members who include —
 - (i) the chief executive officer of the department principally assisting in the administration of this Act; and
 - (ii) the chief executive officer of the Water and Rivers Commission established by the Water and Rivers Commission Act 1995 3; and
 - (iii) the chief executive officer of the department principally assisting in the administration of the Transport Co-ordination Act 1966; and
 - (iv) the chief executive officer of the department principally assisting in the administration of the Environmental Protection Act 1986; and
 - (v) the chief executive officer of the department principally assisting in the administration of the Government Agreements Act 1979; and
 - (vi) the chief executive officer of the department principally assisting in the administration of the Housing Act 1980; and

- (vii) a person, whether a member under another subparagraph or another person nominated by the Minister, who has experience in the field of urban and regional planning and is employed in an agency, as defined in the Public Sector Management Act 1994, for which the Minister is responsible; and
- (viii) a person nominated by the Regional Minister”.

In accordance with Section 11(2) of the *Planning and Development Act 2005*, “The Governor may, on the nomination of the Minister, appoint an associate member for a region referred to in Schedule 4”.

On 13 December 2011, the Governor appointed an Associate Member for a region referred to in Schedule 4.

Delegated Authority (extract from section 16 PD Act)

- (1) The Commission may, by resolution, delegate to a person or body referred to in subsection (3) any function of the Commission under this Act or any other written law, except this power of delegation.
- (2) A resolution referred to in subsection (1) takes effect when notice of the resolution is published in the *Gazette*.
- (3) A delegation under subsection (1) may be made to –
 - (a) a member or associate member;
 - (b) a committee established under Schedule 2, or a member of such a committee;
 - (c) an officer of the Commission;
 - (d) a public authority or a member or officer of a public authority; or
 - (e) a local government, a committee established under the *Local Government Act 1995* or an employee of a local government.
- (4) The reference to functions in subsection (1) extends, without limitation or restriction, to all of the powers, privileges, authorities, discretions, duties and responsibilities vested in or imposed on the Commission by this Act or any other written law.
- (5) Without limiting the generality of subsection (1), where the Commission has delegated its functions under section 14(i) and (1), the delegation includes, subject to the instrument of delegation, a delegation of every function of the Commission under Part 4.
- (6) A delegate cannot sub-delegate the exercise or performance of any function.
- (7) A delegate exercising or performing a function as authorised under this section is to be taken to do so in accordance with the terms of the delegation unless the contrary is shown.
- (8) Nothing in this section limits the ability of the Commission to act through an officer or agent.
- (9) This section does not apply to the execution of documents but authority to execute documents on behalf of the Commission can be given under section 24.

Quorum for meetings

In accordance with the Western Australian Planning Commission (WAPC), Governance Guide – Standing Orders, Section 5.1 - Quorum for meetings: The quorum for board meetings is dealt with in the Act.

Note: Clause 8(5) of Schedule 1 of the Act as follows: At any meeting of the board a number of members equal to at least one half of the number of members provided for by section 10 constitute a quorum.

Disclosure of interests

In accordance with the *Planning and Development Act 2005* and Section 4 of the Western Australian Planning Commission (WAPC), Governance Guide – Standing Orders, members of Committees (and certain employees) are required to disclose the following types of interests that they have or persons closely associated to them, have:

- direct and indirect pecuniary interests (financial);
- proximity interests (location); and
- impartiality interests (relationship).

A “**direct pecuniary interest**” is one where a member has an interest in a matter where it is reasonable to expect that the matter if dealt with by the Board or a Committee, or an employee in a particular way, will result in a financial gain, loss, benefit or detriment for the member.

An “**indirect pecuniary interest**” refers to an interest in a matter where a financial relationship exists between a member and another person who requires a WAPC decision in relation to the matter.

A “**proximity interest**” refers to an interest of a member, or close associate of the member, in a matter if the matter concerns –

- (a) a proposed change to a planning scheme affecting land that adjoins the person’s land;
- (b) a proposed change to the zoning or use of land that adjoins the person’s land; or
- (c) a proposed development, maintenance or management of the land or of services or facilities on the land that adjoins the person’s land.

An “**Impartiality interest**” means an interest that could, or could reasonably be perceived to, adversely affect the impartiality of the member having the interest and includes an interest arising from kinship, friendship, partnership or membership of an organisation or an association with any decision-making process relating to a matter for discussion before the Board or a Committee.

Members disclosing any pecuniary or proximity interests for an item cannot participate in discussion or the decision making procedure relating to the item and must leave the meeting room during the discussion of the item. Members disclosing an impartiality interest in an item must also leave the room during the discussion or the decision making procedure relating to the item unless the Committee, by formal resolution, allows the member to remain. The reason to allow a member to remain must be stated in the formal resolution and will be minuted.

Disclosure of representations

Where a member has had verbal communication with or on behalf of a person with an interest in a matter which is before a meeting, the member is to disclose the interest.

Where a member is in receipt of relevant written material (including email) from or on behalf of a person with an interest in a matter which is before a meeting, the member is to table the material at the meeting for the information of members.



Western Australian Planning Commission

Minutes

Meeting No. 289
Wednesday, 6 May, 2020

- Members:** David Caddy - Chairman WAPC
Jane Bennett - Professions Representative
Helen Brookes - Coastal Planning and Management Representative
Fred Chaney - Professions Representative
Emma Cole - Metropolitan Local Government Representative
Veronica Fleay - Local government representative – non-metropolitan
Gail McGowan - Director General, Department of Planning, Lands and Heritage
Belinda Moharich - Deputy Chairperson WAPC
Mike Rowe - Director General, Department of Water and Environmental Regulation
Clinton Wolf - Community Representative
Richard Sellers - Director General, Department of Jobs, Tourism, Science and Innovation
- Apologies:** Ralph Addis - Director General, Department of Primary Industries and Regional Development (Associate member)
Michelle Andrews - Director General, Department of Communities
Paddi Creevey - Nominee of the Regional Minister
Peter Woronzow - Director General, Department of Transport
- Observer** Justin McKirdy – Observer, Department of Transport
Richard Arrowsmith – Observer, Department of Communities
- Others present:** Marion Dandridge – Planning Manager, Regional South West
Michael Daymond – Manager, Special Projects
Janine Egan - Principal Planning Officer, Strategy and Engagement
Sam Fagan – Manager, Commission Business
Jason Gordon – Principal Planning Officer, Strategy and Engagement
Tim Hillyard - Chief Property Officer
Georgina Lockhart – Commission Support Officer
Damien Martin – A/Assistant Director General – Strategy and Engagement
Cath Meaghan – Planning Director, Regional South
Brod Meredith – Principal Planning Officer, Regional South West
Anthony Muscara - Principal Planning Officer, Metropolitan Region Scheme Amendments
Lisa Powell – A/Planning Director – Infrastructure & Policy
Tim Richings – Senior Planning Officer, Regional South West
Michelle Sanfilippo – Team Leader, Commission Support

David Saunders – Assistant Director General, Land Use Planning
Michael Schramm – Planning Director, Regional South West
Jacquie Stone – Director, Policy
Loretta Van Gasselt – Planning Manager, Strategy and Engagement

1. Declaration of opening

The Chairman declared the meeting open at 9:34 am, acknowledged the peoples of the Noongar nation as the traditional owners and custodians of the land on which the meeting is taking place and welcomed members. The Chairman noted that all members were attending the meeting via Zoom video conference.

2. Apologies

Mr Ralph Addis - Director General - Department of Primary Industries and Regional Development

Ms Michelle Andrews - Director General, Department of Communities. Mr Richard Arrowsmith observing.

Ms Paddi Creevey - Regional Representative

Mr Peter Woronzow - Director General, Department of Transport. Mr McKirdy observing.

3. Members on leave of absence and applications for leave of absence

Nil.

4. Disclosure of interests

Ms Bennett declared an Impartiality Interest on Item 9.1 - Planning Control Area – Bullsbrook Intermodal Transit Facility, and Item 9.2 - Muchea Industrial Park Structure Plan - Consent to Advertise. Ms Bennett stated that her employer, CLE act for Harvis, a land owner impacted by both proposals. Members agreed Ms Bennett should not be present during the discussion/and or decision making on the items.

Ms Bennett declared an Impartiality Interest on Item 10.6 - MRS Amendments 1356/57 - MRA Normalisation, Central Perth & Subiaco and 1360/57 - MRA Normalisation Armadale. Ms Bennett stated that she is the Western Australian Planning Commission representative on the DevelopmentWA Board. Members agreed Ms Bennett is permitted to be present during the discussion/and or decision making procedure on the item as this is unlikely to influence Ms Bennett's conduct in relation to the matter.

5. Declaration of due consideration

All members indicated that they had received and considered the agenda items prior to the Western Australian Planning Commission meeting.

6. Minutes

6.1 Confirmation of minutes - Meeting No. 288 on Thursday, 19 March 2020

Moved by Cr Fleay

Seconded by Ms Brookes

That the minutes of the Western Australian Planning Commission meeting held on 19 March 2020, be confirmed as a true and correct record of the proceedings.

The motion was put and carried

7. Deputations and presentations

7.1 Proposed MRS Amendments - Pt Lot 800 Canning Road, Carmel (Heidelberg Park) and Old Railway Reserve, Kalamunda and Surrounds (Item 10.5)

Presenter: Mitchell Brooks - City of Kalamunda

Mr Brooks presented to the Western Australian Planning Commission representing the City of Kalamunda.

Mr Brooks provided members with some background on the proposal, advising that the City of Kalamunda:

- adopted an Aged Accommodation Strategy in 2016;
- is not directly undertaking any retirement or aged care developments;
- is encouraging retirement living and aged care developments;
- has identified Heidelberg Park as an underutilised site and as an investigation area for aged accommodation purposes;
- undertook community engagement in 2019 in relation to the vision for Heidelberg Park, including a workshop and survey;
- noted that in both the workshop and the 393 surveys completed, the community indicated a strong desire for public open space and aged care facilities;
- predicts that between 2020 and 2036 there is likely to be a need for approximately 500-900 additional aged care beds in the city;
- notes that the Federal Government regulate the number of bed licenses in aged care facilities;
- has identified that the vast majority of environmental significance is on the western portion of the site and is to be retained as Parks and Recreation or is to fall within Local Open Space;
- notes that whilst the Department of Biodiversity, Conservation and Attractions has raised some issues with the urban zone boundary, these matters can be addressed through landscaping and site design;

- met with senior representatives of the Department of Planning, Lands and Heritage in 2019 and have been working together in the preparation of the concept plan and MRS documentation;
- notes the importance of a whole of government approach being taken on the proposal; and
- funded technical reports (environmental, bush-fire, geotechnical, waste water and infrastructure and servicing), the findings of which indicate that the north-eastern portion of the site would be most suitable for urban development.

Members queried how bush fire risk would be managed. Mr Brooks advised members that further investigation will be undertaken, however, a managed park land buffer would be in place with three access roads, and an evacuation plan will be developed.

7.2 MRS Amendments 1356/57 - MRA Normalisation, Central Perth & Subiaco and 1360/57 - MRA Normalisation, Armadale (Item 10.6)

Presenters: Sariska Neale - Development WA and David Jack - Development WA

Mr David Jack and Ms Sariska Neale presented to the Western Australian Planning Commission representing DevelopmentWA.

Mr Jack advised the members that:

- the MRA has been working closely with various local governments, such as the City of Perth, City of Armadale and City of Subiaco;
- the WAPC resolved to initiate the MRS amendment in July and August 2019;
- proposed zones and reservations are consistent with the existing land uses and DevelopmentWA's statutory planning framework
- Development WA, in consultation with the relevant local governments and the Department of Planning, Lands and Heritage will determine the most appropriate mechanism to support the transfer of local planning framework and ensure the local planning scheme reflects the MRS;
- modifications to Proposals 2 and 4 have been made as a result of consultation;
- Proposal 2 has been amended to reserve rail infrastructure north of Arena;
- Proposal 4 has been amended to reserve the entirety of TAFE site within the City of Armadale.
- the City of Perth raised concerns, in Proposal 3 in relation to the irregular MRS boundary and commercial development within the waterways reserve;

- in response to the City of Perth's concerns, the boundary follows a project area boundary, the future MRS application is to rationalise adjoining zones and reservations and development in waterways reserve is not precluded by this reservation;
- the Perth City-link did not include a rail reserve area for a sunken tunnel, which has now been introduced;
- the City of Perth raised concerns, in Proposal 4, that the car park (managed by the CoP) is used by the adjoining Parks and Recreation reserve;
- the Royal Street west area has been amended to add a component of land for special use education TAFE;
- Lot 500 is in PTA ownership and entirely associated with railways reservation;
- there are a number of commercial water based uses and activities in the waterways area, such as the ferry and the administration office for the ferry, which will be retained in the waterway reservation;
- the City of Perth queried why Lot 502 has not been included within the MRS application. Lot 502 is subject to change with subdivision yet to be finalised. Lot 502 is not part of current phase of normalisation. It will form part of the future MRS application;
- consultation resulted in modification to Proposal 4 being amended to reserve all of Lot 4853 Tonkin Highway as Parks and recreation;
- the City of Armadale requested Lot 9500 be reserved as Parks and Recreation. DevelopmentWA, through their planning framework has identified that the area has some development potential and under the planning framework the reservations will need to be identified before the land is sold, Development WA will work closely with the City of Armadale on this matter; and
- the South West corner, east of Tonkin Highway is identified as conservation category wetland, it is owned by the State and a conservation assessment identified that there is no development potential in that area.

Members queried whether DevelopmentWA have had discussions with landowners of Lot 9500 in relation to future planning. Mr Jack advised that discussions had not been entered into for a number of years and the land owners were reluctant to prepare a local development plan at the time.

7.3 Potential MRS Amendment Pre-Lodgement Request - Lyon & Kinley Roads, Banjup (Item 12.1)

Presenter: Ian Brashaw - urbanplan

Mr Brashaw presented to the Western Australian Planning Commission representing the Lyon Kinley Owners Collaborative and Qube Property Group.

Mr Brashaw advised members that:

- although this land has not previously been identified in the Perth and Peel Planning Framework, that this is not a reason to dismiss the proposition;
- the subject land has been identified for development by the Planning Commission as Future Urban within the Urban Expansion Policy Statement (1990) and in the South Jandakot/Mandogalup District Planning Strategy (1992);
- the subject land is 60 hectares, substantially cleared, urban infill and rounds-off urban zone of Aubin Grove and Atwell;
- the Lyon and Kinley concept plan shows the entire district, including all manner of infrastructure, facilities, a community centre, Cockburn Central, parks, Jandakot bores and commercial areas;
- urban plan has been working on this proposal for the past six years;
- nine investigative Piezometres have led to the understanding of groundwater hydrological flow and management of storm water drainage;
- the average depth to groundwater is 3 metres;
- the proposal is consistent with State Planning Policy 2.8 - Green Link Corridor to accommodate remnant vegetation;
- the vegetation is the best quality;
- the City of Cockburn still stand by their resolution of 2015 in supporting inclusion as urban in the planning framework; and
- on behalf of the Lyon Kinley Owners Collaborative and Qube Property Group, it is requested that the WAPC advance this proposal, so that next steps in the planning process can be investigated.

Members queried whether discussions had been entered into with the Department of Water and Environmental Regulation (DWER).

Mr Brashaw advised that significant discussion had been had with DWER in relation to ground water assessment and extraction of bores. Mr Brashaw advised that DWER had advised him that this is a matter for the WAPC.

Members queried whether discussion had been entered into with Main Roads. Mr Brashaw advised that at this stage a traffic assessment has not been undertaken, however, he is aware that there are some limits to access and a widening of Rowley Road could be accommodated in the MRS process.

7.4 Greater Bunbury Region Scheme Amendment 0060/57 Waterloo Industrial Expansion Area (Item 10.1)

7.5 Greater Bunbury Region Scheme Amendment 0059/57 Wanju Urban Expansion Area (Item 10.2)

Presenters: Andre Schonfeldt - Shire of Dardanup

Mr Schonfeldt presented to the Western Australian Planning Commission representing the Shire of Dardanup.

Mr Schonfeldt advised the members that the Shire of Dardanup:

- considers the scheme amendment to be of strategic importance to the area;
- considers it important for the City of Bunbury to continue to be Western Australia's 2nd city;
- considers that the Greater Bunbury area offers lifestyle and transport connectivity;
- agrees with the recommendation of the Department of Planning Lands and Heritage;
- wish to implement the 2013 strategy and in particular the developer contributions plan;
- have been working on this project for the past five years and are looking at another five years to be shovel ready;
- does not consider the amendment to be substantial; and
- has undertaken significant studies and community engagement.

7.6 Eaton Fair Activity Centre Plan Amendment No.1 (Item 10.3)

Presenters: Andre Schonfeldt - Shire of Dardanup

Mr Schonfeldt presented to the Western Australian Planning Commission representing the Shire of Dardanup.

Mr Schonfeldt advised the members that the Shire of Dardanup:

- supports the recommendation of the Department of Planning, Lands and Heritage;
- called for an Expression of Interest for a 3-storey administration building to be used as a library, community facility and civic centre;
- will sell land to fund the administration building, which will cost approximately \$16 million;
- considers this administration building a significant investment;
- will create a number of local jobs in relation to this project;
- hope to start construction early next year;

- have a 21-year lease on their current library, which is within the Community College, and that lease expires in 2023;
- is pleased to advise that significant community consultation has been undertaken and the community support the project;
- is pleased that good and proper planning has been undertaken in relation to this project;
- do not wish to see this project delayed, or put at serious risk due to political will; and
- the local Minister, whom has always supported this project is retiring shortly, and it is hoped that the future government are also supportive.

7.7 Muchea Industrial Park Structure Plan - Consent to Advertise (Item 9.2)

Presenter: Matthew Gilfellow - Shire of Chittering

Ms Bennett declared a Impartiality Interest on this item and left the meeting at 10:23 am

Mr Gilfellow presented to the Western Australian Planning Commission representing the Shire of Chittering.

Mr Gilfellow stated that the Shire of Chittering:

- supports the Muchea Industrial Park Structure Plan;
- is involved with the working group to consider the structure plan;
- remain an active participant in the planning process;
- is working closely with developers and will guide interested businesses through the planning process;
- hosted the Deputy Prime Minister and local member in touring and promoting the area; and
- is keen to work with other shires in the area to reach successful outcomes.

Ms Bennett returned to the meeting at 10:28 am

7.8 Public Open Space, Parks and Recreation, rezoning of land and compensation

THIS ITEM IS CONFIDENTIAL

The meeting was adjourned at 10:54 am.

The meeting was resumed at 11:03 am with all members present.

ITEMS FOR DECISION

- 9.1 Planning Control Area – Bullsbrook Intermodal Transit Facility (35/02/21/0020P)**

THIS ITEM IS CONFIDENTIAL

- 9.3 WAPC Planning Policy Framework Review – April 2020 Update (PLH2018P0269)**

THIS ITEM IS CONFIDENTIAL

- 9.4 Residential policy reform to support post-COVID-19 economic recovery (PLH2020P0264)**

THIS ITEM IS CONFIDENTIAL

- 10.4 Lifting of Urban Deferment - North Sinagra Precinct (RLS/0840/1)**

Moved by Mr Chaney

Seconded by Ms Brookes

That the Western Australian Planning Commission resolves to transfer the North Sinagra Precinct as shown on amending plan no. 4.1658, from the Urban Deferred zone to the Urban zone pursuant to Clause 27 of the Metropolitan Region Scheme.

The motion was put and carried

- 10.5 Proposed MRS Amendments - Pt Lot 800 Canning Road, Carmel (Heidelberg Park) and Old Railway Reserve, Kalamunda and Surrounds (RLS0858/1, RLS/0860/1)**

Moved by Mr Chaney

Seconded by Ms Brookes

That the Western Australian Planning Commission resolves to:

- 1. prepare two amendments under section 35 of the Planning and Development Act 2005 to the MRS to rezone the following:*
 - i. Pt Lot 800 Canning Road, Carmel (Heidelberg Park) from the Parks and Recreation reservation to the Urban zone; and*
 - ii. Old Railway Reserve, Kalamunda and Surrounds from the Urban zone to the Parks and Recreation reservation, as shown in the attached draft Amendment Reports;*
- 2. form the opinion under Section 57 of the Planning and Development Act 2005 that the two amendments do not constitute substantial amendments to the MRS having regard for the matters set out in the Planning Officer's report.*

The motion was put and carried

10.6 MRS Amendments 1356/57 - MRA Normalisation, Central Perth & Subiaco and 1360/57 - MRA Normalisation, Armadale (RLS/0795/1, RLS/0806/1)

THIS ITEM IS CONFIDENTIAL

8.1 Appointment of a Western Australian Planning Commission member to the Executive, Finance and Property Committee

THIS ITEM IS CONFIDENTIAL

9.2 Muchea Industrial Park Structure Plan - Consent to Advertise (WAPC/18/0064/1)

THIS ITEM IS CONFIDENTIAL

10.1 Greater Bunbury Region Scheme Amendment 0060/57 Waterloo Industrial Expansion Area (RLS/0866)

Members expressed concerns that the Greater Bunbury Region Scheme Amendment 0060/57 Waterloo Industrial Expansion Area being considered as a minor amendment.

Members raised the following argument to constitute this matter as a substantial amendment to the scheme:

- the proposed amendment area is large, the total area for the 2 amendments being approximately 24,000 hectares or 24 square metres;
- the amendment area is approximately 5% of the local government area;
- the *Planning and Development Act 2005* clearly states that a substantial alteration of a scheme is required to be considered as a major amendment;
- in a 1992 decision of the Supreme Court it was decided that if the area is substantial, it is by default a major amendment;
- the complexities of the site;
- the scale of development; and
- the associated environmental issues.

Members were advised that the Department of Planning, Lands and Heritage (DPLH) officers have assessed the proposed amendment in accordance with DC 1.9, and this analysis demonstrates that the previous studies and planning work have progressively worked through and addressed the regional planning issues so that they are no longer substantial. Members were assured by DPLH officers that substantial community engagement has been undertaken.

Members were advised that one of the reasons that the DPLH recommended the amendment be considered as minor is that a lot of the district issues related to road network land use, intensity and general service and transport have been agreed to and addressed.

Members agreed that it is up to the Commission to exercise their discretion in considering whether the amendment should be minor or major.

Members agreed that the Greater Bunbury Region Scheme Amendment 0060/57 Waterloo Industrial Expansion Area should be considered as a substantial amendment to the Greater Bunbury Region Scheme.

Members agreed to amend recommendation number 2, to delete the word "not".

Moved by Ms Brookes

Seconded by Cr Fleay

That the Western Australian Planning Commission resolves to:

1. *Prepare an Amendment under Section 35 of the Planning and Development Act 2005 to the Greater Bunbury Region Scheme to rezone the Waterloo District Structure Plan area, that is:*
 - *Lots 100, 101, 102, 60 Blawearly Close, Waterloo;*
 - *Lots 63, 1, 58, 4, 5, 608, 4, 5 Martin-Pelusey Road, Waterloo/Paradise;*
 - *Lots 50, 530, 531, 273 Copplestone Road, Paradise;*
 - *Lots 221, 3 (D 232800), 9, 2, 1 (D 42562), 66, 5, 6, 3 (D38550), 10, 11, 12, 13, 8, 4, 1 (D83598), 99 Harris Road, Paradise;*
 - *Lots 1, 35, 7 Bell Road, Waterloo;*
 - *Lots 311, 310, 480 Wireless Road, Waterloo;*
 - *Lots 19, 20, 21, 22 St Helena Road, Waterloo;*
 - *Reserve R35707; and*
 - *Road Reserves for Bell Road, Copplestone Road, Harris Road, Blawearly Close, Wireless Road, St Helena Road and Damiani-Italiano Road;*
 - *as shown on Plan No. 3.2755 from Rural to an Industrial Deferred Zoning; and*
2. *form an opinion under Section 41 of the Planning and Development Act 2005 that the Amendment does constitute a substantial amendment to the Greater Bunbury Region Scheme having regard for the matters set out in the Planning Officer's report.*

The motion was put and carried

10.2 Greater Bunbury Region Scheme Amendment 0059/57 Wanju Urban Expansion Area (RLS/0865)

Members discussed the Greater Bunbury Region Scheme Amendment 0059/57 Wanju Urban Expansion Area in the same context as the Greater Bunbury Region Scheme Amendment 0060/57 Waterloo

Industrial Expansion Area and agreed to amend recommendation number 2, to delete the word "not".

Moved by Ms Brookes

Seconded by Cr Fleay

That the Western Australian Planning resolves to:

1. *Prepare an Amendment under Section 35 of the Planning and Development Act 2005 to the Greater Bunbury Region Scheme to rezone the Wanju District Structure Plan area, that is:*
 - *Lots 15, 50, 536, 3251, 1251, 644, 166, 424 (part), 706, 707, 167 (part), 11, 8, 101 and 21 Clifton Road Waterloo;*
 - *Lots 9 (part), 10 (DP 28073) (part), 10 (DP 40650) (part), 12 (part), 70 (part), 1 (part) and 2 (part) South Western Highway, Waterloo; and*
 - *Lots 8, 100 and 4086 Hynes Road, Waterloo,*
 - *Road Reserves for Clifton Road and Barbetti Road and the southern part of Hynes Road**as shown on Legal Plan No. 3.2754 from Rural to an Urban Deferred Zoning; and*
2. *form an opinion under Section 41 of the Planning and Development Act 2005 that the Amendment does constitute a substantial amendment to the Greater Bunbury Region Scheme having regard for the matters set out in the Planning Officer's report.*

The motion was put and carried

10.3 Eaton Fair Activity Centre Plan Amendment No.1 (SPN/2019M-1)

Members discussed the proposal for bulky goods and were advised that the WAPC resolved in 2018, when it determined Amendment No.194 (TPS/1981), that Bulky Goods Showroom and allied uses are not supported within the District Centre zone. Some of the reasons the WAPC did not give their support included the size, parking requirements, employment densities and need for freight vehicle access.

Members suggested that bulky goods showrooms are not considered to be suitable in the core precinct and should be restricted to only the frame precinct (shown in pink on the land use plan from the advertised Activity Centre Plan Amendment no.1, Attachment 3).

Members discussed bulky goods in the mixed business precinct and again agreed that bulky goods should be restricted to the frame precinct only, future showroom C.

Members expressed the need to provide guidance around bulky goods in the Activity Centre Plan.

Members discussed amending the Schedule of Modifications in relation to bulky goods restrictions.

Mr Sellers left the meeting at 11:57 am and did not return

Members agreed to amend the Schedule of Modifications to insert text to the effect that bulky goods showroom uses are restricted to only the frame precinct (depicted as future showroom C on Plan dated 29 January 2020) and circulate the amended Schedule of Modifications to members for information.

Moved by Ms Bennett

Seconded by Mr Chaney

That the Western Australian Planning Commission resolves to:

- 1. Require the applicant to modify the Eaton Fair Activity Centre Plan - Amendment No.1 in accordance with the attached schedule of modifications, as amended to ensure that Bulky Goods Showroom uses are restricted to the Frame area (shown in Pink on the land use plan from the advertised activity centre plan amendment no.1 (reference Attachment 3 of the report) and referred to as Future Showroom C in the attached Eaton Activity Centre Masterplan (29 January 2020 – Revision G , appended as Attachment 5 and be resubmitted to the Western Australian Planning Commission for approval;*
- 2. Subject to the above modifications being satisfactorily undertaken, approve the Eaton Fair Activity Centre Plan - Amendment No.1 under clause 38(1)(a) of Schedule 2, Part 5 of the Planning and Development (Local Planning Schemes) Regulations 2015; and*
- 3. Progress the Scheme amendment through the Chairman of the Western Australian Planning Commission in accordance with this Western Australian Planning Commission resolution.*

The motion was put and carried

11.1 Economic and Employment Land Monitor 2019 (PLH2018P0543)

THIS ITEM IS CONFIDENTIAL

12.1 Potential MRS Amendment Pre-Lodgement Request - Lyon & Kinley Roads, Banjup (RLS/053/1)

THIS ITEM IS CONFIDENTIAL

12.2 Potential MRS Amendment Pre-Lodgement Request - McDowell Lane and Thomas Road, The Spectacles (RLS/0856/1)

THIS ITEM IS CONFIDENTIAL

13. Reports for noting

Nil.

14. Stakeholder engagement and site visits

Nil.

15. Urgent or other business

Nil.

16. Items for consideration at a future meeting

Nil.

17. Meeting closure

The next ordinary meeting is scheduled for 9:30 am on Wednesday 27 May 2020.

There being no further business before the Board, the Chairman thanked members for their attendance and declared the meeting closed at 12:17 pm.

CHAIRMAN

DATE



REPORT TO	Western Australian Planning Commission		
Meeting date	27 May 2020	File number	RLS/0625
Subject	Section 31 (SAT Act) Reconsideration of refusal to lift Urban Deferred zone Adelaide Street, Hazelmere		
KEY MATTERS IDENTIFIED BY THE DEPARTMENT OF PLANNING, LANDS AND HERITAGE			
<i>The key matters outlined below are those identified by the Department of Planning, Lands and Heritage and do not fetter the consideration of the proposal by the Western Australian Planning Commission, its Committees or the decision-maker.</i>			
<p>In consideration of this proposal, DPLH has identified the following key matter for consideration by the WAPC:</p> <ul style="list-style-type: none">• Whether the proposed lifting of Urban Deferment is appropriate in the absence of an alternative local road connection from Abernethy Road to the subject land, in order to avoid heavy vehicle passing through the residential area south of Adelaide Street.			