

Scheme Amendment No 66

District Planning Scheme No 2 to be amended as follows:

- Delete clause 3.7.2 and insert new clause 3.7.2 as follows:

Notwithstanding clause 3.7.1, any major development on land in the Commercial Zone which is wholly or partly within one of the following activity centres shall not be approved unless an activity centre structure plan has been prepared in accordance with the requirements of State Planning Policy 4.2 – Activity Centres for Perth and Peel and Part 9 of this Scheme and adopted by the Council and the Commission:

- (a) Warwick
- (b) Whitford
- (c) Currambine
- (d) Greenwood
- (e) Woodvale

- Delete clause 3.7.3:

Notwithstanding clause 3.7.1, any major development on land in the Commercial Zone which is wholly or partly within one of the following activity centres shall not be approved unless an activity centre structure plan has been prepared in accordance with State Planning Policy 4.2: Activity Centres for Perth and Peel and Part 9 of this Scheme and adopted by the Council and the Commission:

- (a) Currambine
- (b) Greenwood
- (c) Woodvale

- Insert new clause 3.7.3 as follows:

'The requirement in clause 3.7.2 for an activity centre structure plan to be adopted prior to the approval of major development is not subject to clause 4.5.1'.

- Delete clauses 3.11.4 and 3.11.5;

- Insert new clause 3.11.4:

Any major development on land in the Centre Zone which is wholly or partly within the Joondalup Activity Centre, shall not be approved unless an activity centre structure plan has been prepared in accordance with the requirements of State Planning Policy 4.2: Activity Centres for Perth and Peel and Part 9 of this Scheme and adopted by the Council and the Commission'.

- Insert clause 3.11.5 as follows:

The requirement in clause 3.11.4 for an activity centre structure plan to be adopted prior to the approval of major development is not subject to clause 4.5.1.

- Amend clause 4.5.1 by deleting the words *'and the requirements set out in Clauses 3.7.3 and 3.11.5'*;
- Insert new clause 9.1.3 as follows:
 - '9.1.3 Where this Scheme requires an activity centre structure plan to be adopted before approval is granted for major development:
 - (a) the Council may prepare and adopt or the owner of land within the activity centre may prepare and submit an activity centre structure plan to Council; and
 - (b) the activity centre structure plan shall be in accordance with the provisions of:
 - (i) State Planning Policy 4.2 – Activity Centres for Perth and Peel; and
 - (ii) Part 9 of the Scheme and shall be regarded as a Structure Plan for the purpose of the provisions of Part 9.
- Amend clause 9.2 to refer to clause 9.1.1 instead of clause 9.1.
- Amend clause 9.8.1 by deleting '9.6.1' and substituting '9.6.3'.
- Insert the following after clause 9.11:
 - (1) '9.12 Detailed area plan
 - 9.12.1 Where it is considered desirable to enhance, elaborate or expand the details or provisions contained in a structure plan for a particular lot or lots, a detailed area plan may be prepared by:
 - (a) the local government; or
 - (b) an owner.
 - 9.12.2 A detailed area plan may include details as to:
 - (a) building envelopes;
 - (b) distribution of land uses within a lot;
 - (c) private open space;
 - (d) services;
 - (e) vehicular access, parking, loading and unloading areas, storage yards and rubbish collection closures;
 - (f) the location, orientation and design of buildings and the space between buildings;
 - (g) advertising signs, lighting and fencing;
 - (h) landscaping, finished site levels and drainage;
 - (i) protection of sites of heritage, conservation or environmental significance;
 - (j) special development controls and guidelines; and
 - (k) such other information considered relevant by the local government.

- 9.12.3 When a proposed detailed area plan is prepared under clause 9.12.1, the local government is to:
- (a) advertise, or require the owner who submitted the proposed detailed area plan to advertise, the proposed detailed area plan for public inspection by one or more of the following ways:
 - (i) notice of the proposed detailed area plan published in a newspaper circulating in the Scheme area;
 - (ii) a sign or signs displaying notice of the proposed detailed area plan to be erected in a conspicuous place or places in the Development Area, or part of the Development Area, to which the proposed detailed area plan applies; and
 - (b) give notice or require the owner who submitted the proposed detailed area plan to give notice, in writing to:
 - (i) all owners whose land is included in the proposed detailed area plan;
 - (ii) all owners and occupiers who, in the opinion of the local government, are likely to be affected by the adoption of the proposed detailed area plan;
 - (iii) such public authorities and other persons as the local government nominates.
- 9.12.4 The advertisement and notice are to:
- (a) explain the scope and purpose of the proposed detailed area plan;
 - (b) specify when and where the proposed detailed plan may be inspected; and
 - (c) invite submissions to the local government by a specified date being not less than 21 days after the giving or erection of the notice or publication of the advertisement, as the case requires.
- 9.12.5 The local government is to consider all submissions received and:
- (a) approve the detailed area plan with or without conditions; or
 - (b) refuse to approve the detailed area plan and, where the proposed detailed area plan was submitted by an owner, give reasons for this to the owner.
- 9.12.6 If within 60 days of receiving a detailed area plan prepared under clause 9.12.1(b), or such longer period as may be agreed in writing between the owner and the local government, the local government has not made one of the determinations referred to in clause 9.12.5, the local government is deemed to have refused to approve the detailed area plan.
- 9.12.7 Once approved by the local government, the detailed area plan constitutes a variation of the structure plan.
- 9.12.8 The local government may vary a detailed area plan in accordance with the procedures set out in clause 9.12 onwards provided such variations do not prejudice the intention of any related structure plan.'

- Renumber clause 9.12 to 9.13 and renumber clause 9.13 to 9.14.
- Amend clause 9.13.3 (previously clause 9.12.3) to insert 'or detailed area plan' after 'Structure Plan' in both instances where it appears in the clause.
- Amend clause 9.13.5 (previously clause 9.12.5) to delete the numbers '9.12.1' and replace with the numbers '9.13.1'.
- Amend clause 9.14.3 (previously clause 9.13.3) to delete the numbers '9.13.1' and replace with the numbers '9.14.1', and delete the numbers '9.13.2' and replace with the numbers '9.14.2'.
- Amend Schedule 1, as follows:
 - (a) 'activity centre' means an activity centre identified in the activity centres hierarchy of State Planning Policy 4.2: Activity Centres for Perth and Peel and which is referred to in clause 3.7.2 or 3.11.4 of this Scheme.
 - (b) amend the definition of 'Agreed Structure Plan' to add the following words at the end of the existing definition:

'and includes an activity centre structure plan prepared in accordance with State Planning Policy 4.2: Activity Centres for Perth and Peel and adopted under Part 9 of the Scheme'.
 - (c) 'major development' in relation to an activity centre has the same meaning as given to it by State Planning Policy 4.2: Activity Centres for Perth and Peel.
 - (d) in the definition of 'net lettable area' insert 'or NLA' after 'net lettable area' so it reads 'net lettable area or NLA means ...'.
 - (e) 'State Planning Policy 4.2: Activity Centres for Perth and Peel' means the policy by that name published in the Government Gazette on 31 August 2010 and includes any amendments to the policy.
- Delete Schedule 3 – Commercial and Centre Zones.