

POLICY NO	Local Planning Policy No. 1
POLICY	Heritage Places

CITATION

This is a Local Planning Policy prepared under Schedule 2 of the *Planning and Development (Local Planning Schemes) Regulations 2015*. This Policy may be cited as Local Planning Policy No. 1 for Heritage Places.

INTRODUCTION

This policy provides guidance on the assessment of development proposals which affect local heritage places and information to assist with the protection and maintenance of local heritage places within the Shire of Kent (the Shire).

OBJECTIVES

This policy seeks to:

- Conserve and protect places of local heritage significance;
- Ensure that development does not adversely affect the significance of local heritage places;
- Ensure that heritage significance is given due weight in local planning decision making;
- Provide certainty to landowners and community about the planning processes for heritage identification and protection; and
- Clarify the format and content of accompanying material for development applications.

APPLICATIONS SUBJECT TO THIS POLICY

This Policy applies to places identified:

- on the Shire of Kent Heritage List; and
- in the Shire of Kent Local Heritage Survey.

APPLICATIONS NOT SUBJECT TO THIS POLICY

- State Register of Heritage Places (State Register)
Places listed on the State Register are protected by the *Heritage Act 2018*.

Proposed development for places on the State Register requires development approval and, unless exempt, requires referral to the State Heritage Council for heritage assessment prior to determination.

Landowners are responsible for obtaining a Heritage Impact Statement for all buildings and places that are on the State Heritage List when seeking development approval.

- Aboriginal Heritage
Aboriginal Heritage in Western Australia is protected by the *Aboriginal Heritage Act 1972* and *Aboriginal Cultural Heritage Act 2021*.

The Department of Planning, Lands and Heritage works with Aboriginal people to promote their culture and to protect and manage places and objects of significance to Aboriginal heritage.

POLICY PROVISIONS

The Shire of Kent Heritage List and Local Heritage Survey identify the need for conservation and protection of local heritage places. This Policy applies the development control principles contained *State Planning Policy 3.5 Historic Heritage Conservation* and details procedures for making application for development approval at local heritage places.

1. Development Assessment of Places on the Local Heritage Survey:

- 1.1 Excepting applications for demolition, development applications for places included on the Local Heritage Survey shall be assessed as for other places within the Shire.
- 1.2 In addition to the accompanying materials required at clause 63 of the Deemed Provisions, development applications must demonstrate, in writing, that the proposed development will not have an adverse effect on the cultural significance of the place.
- 1.3 As part of its assessment, the Shire may vary any site or development requirements of the Scheme as deemed necessary, and as identified in Section 7 of this Policy.

2. Development Assessment of Places on the Heritage List:

- 2.1 All applications for development or works, including demolition, for places on the Heritage List require a development approval.
- 2.2 In addition to the accompanying materials required at clause 63 of the Deemed Provisions, all development applications must include written documentation identifying the existing heritage fabric of the place and how the proposed development responds to the heritage values of the place.
- 2.3 All applications in relation to a place on the Heritage List, will be assessed with regards to sections 6.5 and 6.6 of State Planning Policy 3.5 Historic Heritage Conservation (2007) (SPP 3.5), and the assigned level of significance as detailed in the Local Heritage Survey.
- 2.4 Excepting applications for demolition, where the application is assessed as being consistent with SPP 3.5 and the assigned level of significance, as detailed in the Local Heritage Survey, the application may proceed to determination by the Planning Services team.
- 2.5 If the application is not consistent with SPP 3.5 and the assigned level of significance, as detailed in the Local Heritage Survey, the application shall be referred to the Council for consideration.
- 2.6 As part of its assessment, the Shire may vary any site or development requirements of the Scheme as deemed necessary, and as identified in Section 7 of this Policy.

3. Proposed Demolition

- 3.1 All development applications for demolition or part demolition of a place listed on the Heritage List shall be referred to the Council for consideration.
- 3.2 All applications for demolition or part demolition of a place listed on the Heritage List must be accompanied by written justification for the demolition or part demolition of the place.
- 3.3 If structural failure is cited as justification for the demolition of a place listed on the Heritage List, a structural condition assessment report, prepared by a registered structural engineer, shall be provided to substantiate that the structural integrity of the building has failed and cannot be rectified without the removal of the building.

3.4 All approved applications for demolition or part demolition of a local heritage place listed on the Heritage List shall be conditional on the preparation of an archival record, prior to commencement of any development.

CONDITIONS OF APPROVAL

In addition to standard conditions, conditions that may be imposed on a development approval for a heritage place, may include, but are not limited to:

- The preparation of an archival record;
- The preparation of interpretative material or an Interpretation Plan;
- The signing of a heritage agreement.;
- Any other condition which secures a positive heritage outcome.

4. Archival Record

An archival record may be required as a condition of approval in the case of demolition or partial demolition to a place listed on the Heritage List and for any substantial alteration to a local heritage place.

An archival record records information on places and can be prepared by an applicant without the need to engage a professional.

Archival records must be prepared in accordance with the WA Heritage Council's standard for archival recording and shall be submitted to the Shire in electronic format.

5. Interpretative materials and Interpretation Plans

An Interpretation Plan or other interpretative materials may be required as a condition of approval or as a requirement of a Heritage Agreement.

Interpretation enhances understanding and strengthens relationships between the community and its heritage. The Shire encourages the use of interpretative materials as a means of conveying the cultural heritage significance of a place.

Interpretive material will not require a separate development approval however, a building permit may still be required, dependent upon what is proposed.

In determining whether Interpretation is required for a particular proposal, the following criteria will be considered by the Shire:

- The extent of proposed development to local heritage place that is proposed;
- The extent to which the proposal will impact on the significant fabric or cultural heritage value of the local heritage place;
- The level and nature of cultural heritage significance of the local heritage place and the extent to which interpretative material will increase community understanding of the place.

The following list is not exhaustive and appropriate interpretive techniques will vary depending on the level and nature of significance of the building or place to be interpreted, however the following may be considered:

- Where appropriate, restoration of the original fabric of the heritage building (original colours, features, finishes, fittings and furnishings) and/or original landscape treatments;

- Installation of appropriate interpretive panels or signage, explaining the significance and history of the local heritage place or building;
- Art works that illustrate historic themes of the local heritage place and the area, including former use of the local heritage place or building;
- Media or publications based on research of the local heritage place or building, which may include documentary research and/or oral history;
- Monetary contribution towards heritage conservation projects in the relevant area, which may include heritage trails, heritage interpretation projects etc. This could include Shire projects or community based projects.

The content of all interpretative materials must be culturally appropriate and if relating to Aboriginal significance must be approved by the Department of Aboriginal Affairs or relevant government agency.

6. Heritage Agreements

The use of a heritage agreement may be considered where there is a specific need or desire to preserve or protect a local heritage place with suitable cultural heritage significance. A heritage agreement is a legal agreement between the Shire and a land owner of a local heritage place.

A heritage agreement may be considered where the Shire offers planning concessions or other incentives or, where specific interpretation material is required to ensure the legal commitment of the land owner to a particular outcome.

INCENTIVES AND GRANTS

7. Incentives

Heritage provisions under the Scheme allow for development standards to be varied and the Shire is committed to assisting private land owners to conserve heritage places wherever possible.

The following incentives can be considered for non-for-profit and private land owners of local heritage places listed on the Heritage List or the Local Heritage Survey:

- Waiving of Development Application fees:
The Shire will waive Development Application fees for local heritage places listed on the Heritage List or the Local Heritage Survey, where the applicant/owner proposes development that will enhance or maintain the heritage aspects of the place.

The waiving of planning fees only applies to the standard development (planning) application fee and does not include the following fees:

- WAPC subdivision, amalgamation and clearance fees;
 - Home Occupation or Home Business fees;
 - Rezoning fees;
 - Other fees charged by the Local Government.
- Relaxation / Modification of Planning Requirements:
The Shire will consider the flexible application of Local Planning Scheme and the Residential Design Code requirements in relation to local heritage places and will consider variations to certain development standards including, but not limited to, the following:

- Parking requirements
- Residential density
- Use categories
- Setbacks
- Other development standards

All applications for variations of development standards will be assessed on their merits and applicants are encouraged to provide sufficient justification to enable consideration of any variations.

agreement will be considered on a case by case basis.

8. Heritage Grants for Conservation Works

The local government has funding opportunities for not-for-profit organisations or private land owners of local heritage places listed on the local government Heritage List and Local Heritage Survey to undertake conservation works.

Applications are open on a yearly basis, during a one-month period and determination of Grant Applications will be at Council discretion.

Information with regards to eligibility eligible works are detailed in the Heritage Grant Guidelines.

CONSULTATION

Dependent upon the nature of the proposal, development applications may require advertising for public comment and may also be referred to relevant stakeholders and/or government agencies in accordance with the requirements of the *Planning and Development (Local Planning Schemes) Regulations 2015* (as amended).

The Shire may also seek the advice of a qualified Heritage Consultant.

DEFINITIONS

Unless otherwise noted, terms used in this Policy have common meanings and include those defined in the *Planning and Development Act 2005*, *Planning and Development (Local Planning Schemes) Regulations 2015* and the *Heritage Act 2018*.

Archival Record means a record of a heritage place, building or object. An archival record must fall within one of three categories: detailed, standard or photographic.

Deemed Provisions means the provisions set out in Schedule 2 of the Planning and Development (Local Planning Schemes) Regulations 2015.

Fabric means all the physical material of the place.

Heritage Agreement means an agreement providing commitments by the land owner and obligations of the owner regarding conservation of the subject land and may include any other provision necessary for the purposes of carrying into effect the objectives of the *Heritage Act 2018*.

Impact means the manner in which proposed works will, or are likely to, affect the cultural heritage significance of a place, as assessed against the matrix at Schedule 1 of this policy.

Interpretation means all the ways of presenting the significance of an object, building or place.

Interpretation Plan means a document providing policies, strategies and detailed advice for ensuring that the heritage significance of places, objects, buildings or traditions can be communicated.

Local heritage place means a place that meets the definition of a heritage-protected place in clause 1A, Schedule 2 of the *Planning and Development (Local Planning Schemes) Regulations 2015*, with the exception of any place that is:

- Entered in the State Register of Heritage Places under the *Heritage Act 2018* section 42;
- The subject of an order under the *Heritage Act 2018* Part 4; or
- The subject of a heritage agreement that has been certified under the *Heritage Act 2018* section 90, to which the Heritage Council of Western Australia is a party.

Significant fabric means fabric identified as contributing to the cultural heritage significance of the place.

DOCUMENT CONTROL

Responsible Officer	Chief Executive Officer	
Council Adoption	Date:	Resolution No:
Reviewed/Modified	Date:	Resolution No:
	Date:	Resolution No:
Review Due	Date:	
Compliance Requirements		
Legislation	<i>Planning and Development (Local Planning Schemes) Regulations 2015</i>	