This pathway is designed to provide guidance on the Crown land tenure requirements for installation of CDS infrastructure. It should be read in conjunction with WAPC Position Statement Container Deposit Scheme Infrastructure.

Where CDS infrastructure is proposed to be installed on a managed Crown reserve, proponents should contact the relevant management body in the first instance.

Container collection cages and Reverse vending machines which are small scale and provide a community benefit may be considered on local government managed reserves, subject to the local government considering impact on the following issues:
(i) traffic management;
(ii) public amenity;
(iii) community placemaking;
(iv) safety/environmental considerations; and
(v) existing management conditions.

Container collection cages and reverse vending machines serviced by commercial arrangements may be allowed on Crown reserves, provided that they are small scale and the profit is received by the local organisation/government concerned for community benefit.

DPLH will typically not support CDS Infrastructure on Unallocated Crown Land, Unmanaged reserves or road reserves.

Large scale facilities or container deposit recycling centres
New facilities which are serviced by commercial arrangements should be located on private land. The Department of Planning, Lands and Heritage (DPLH) may consider proposals to expand existing facilities already located on Crown land, subject to application.

Proponents should discuss their specific applications with the Land Use Management division in DPLH as each case will be specific to the individual circumstance.

All Crown land related enquiries should be directed to:

DPLH – Land Use Management Division
proposals@dplh.wa.gov.au

This diagram is intended as a guide only. The Department of Planning, Lands and Heritage makes no guarantees on the outcome of any container deposit scheme tenure proposal.