Notice to applicants – consent to the disclosure of information

In the interests of transparency, the agenda and minutes of meetings of the Western Australian Planning Commission may appear on the Department of Planning, Lands and Heritage website, which is a website that is available to the public. Accordingly, in signing this form, you acknowledge that except for information about your business, professional, personal or commercial and financial affairs, the information you have provided in support of your application may be placed on the website.

Important information for applicants

1. Please read this application guide and schedule of fees, and the Form 1A carefully for further information on these matters. An application may not be accepted and will be returned to the applicant with the submitted fee if requirements are incorrect or incomplete.

2. The WAPC is responsible for determining applications for freehold, survey-strata and leasehold (survey-strata) subdivisions under the Planning and Development Act 2005 and Strata Titles Act 1985. The information required for an application is authorised by regulation 20 of the Planning and Development Regulations 2009. There are penalties for providing false information.

3. Applications for a freehold, survey-strata and leasehold (survey-strata) subdivision require a fully completed Form 1A with any additional information attached, the correct application fee, eight copies of the subdivision plan for 40 lots or less and 12 copies of the plan for more than 40 lots and any supporting documentation.

4. All subdivision plans must be based on an accurate and up-to-date feature survey (survey of existing physical features and improvements such as driveways, buildings as specified in the Form 1A). A feature survey is not required when applying for amalgamation approval.

5. The applicant must sign the application. All landowners or their agents with written authority must also sign the application.

6. The application fee must accord with the schedule of fees current at the date of submission.

Applicants must check that there are no restrictive covenants applying to the land, or if there are, attend to the resulting liabilities and obligations. The WAPC is only bound by the terms of restrictive covenants created under statute in favour of a public authority.

7. Applicants must state the application type (e.g. freehold, survey-strata or leasehold (survey-strata) subdivision, on part 5 of Form 1A. A separate application is required for each application type. Application fees for cancelled applications will not be refunded if the application has been referred to external agencies.

8. Applicants must state if the application includes Crown land on part 3 of the Form 1A. If the application area includes Crown land, applicants must indicate ‘yes’ on the Form 1A and ensure part 3 or a letter of consent is signed by an authorised officer, Department of Planning, Lands and Heritage. Department of Planning, Lands and Heritage can be contacted at:

Perth (Head Office)
(Lodgements in person):
Level 2
140 William Street
Perth WA 6000
telephone: 6551 8002
facsimile: 6551 9001
NRS: 13 36 77

Bunbury
6th Floor
Bunbury Tower
61 Victoria Street
Bunbury WA 6230
telephone: 9791 0577
Subdivision process

1. The WAPC refers applications to the relevant local government and service providers. Applications may be referred to any public body, local government or private utility for objections or recommendations. The nature of individual proposals and/or factor/s affecting the subject land will determine to which public bodies and private utilities the application will be referred.

2. The WAPC will consider a report on the application. The report takes into account any region scheme and/or local planning scheme, relevant WAPC policies, comments from referral agencies, physical attributes or conditions of the site and other relevant matters.

3. The WAPC may approve an application with or without conditions or refuse an application.

4. Subdivision approval is valid for three years for subdivisions of five lots and less, and four years for subdivisions of six lots and more (s 145 Planning and Development Act 2005). The applicant is to apply for WAPC endorsement prior to approval expiring before registration of title can proceed. Western Australian planning legislation does not allow for any extension of this time.

5. If the WAPC decides to refuse an application or to approve an application subject to conditions, under the Planning and Development Act 2005, the applicant may lodge a request with the WAPC to reconsider the refusal or conditions. The request must be lodged in writing on a Form 3A within 28 days of the decision. The request must include information to explain why the WAPC should reconsider its decision and must be accompanied by the correct application fee.

6. Section 251 of the Planning and Development Act 2005 provides a right to apply to the State Administrative Tribunal for a review of a decision of the WAPC to refuse an application or to impose conditions of approval. An application for a review to the tribunal is to be submitted in accordance with part 14 of the Planning and Development Act 2005 and part 2 of the State Administrative Tribunal Rules 2004, within 28 days of the date of the decision. The tribunal can be contacted at:
   Level 6, 565 Hay Street Perth WA 6000
   Ph: 9219 3111 Fax: 9325 5099

7. Following a decision to approve an application subject to conditions, the applicant is responsible for fulfilling the conditions in consultation with the relevant local government, public body or private utility.

8. The WAPC will endorse a subdivision on a plan or diagram that has been certified correct by the Western Australian Land Information Authority (Landgate). The WAPC must be satisfied that the plan is in accordance with the approval and that all conditions have been complied with.

9. The applicant can then apply to Landgate for new titles. Applications for title must be made within two years of the WAPC endorsement date. Landgate can be contacted at:
   1 Midland Square
   Morrison Road (cnr Great Northern Highway)
   Midland WA 6936
   Ph: 9273 7373  Fax: 9250 3187

Accompanying information

In addition to the requirements of the Form 1A, the following information and plans should accompany the application where applicable:

- details of any excavation, fill or earthworks in excess of 300 mm above or below the existing ground level;
- any alterations to an existing drainage system and/or methods of dealing with stormwater drainage;
- availability of services such as water, sewer, electricity, gas; applicants wishing to nominate a service provider are encouraged to provide this information in a covering letter to the WAPC (information about these services can be obtained from the relevant service provider);
- relevant provisions of any operative and/or proposed local planning scheme, guided development scheme, region scheme or amendment affecting the subject land (information about these issues can be obtained from the Department of Planning, Lands and Heritage);
- details of any heritage significance associated with the subject land (information concerning heritage significance can be obtained from the Heritage Council of WA and/or the local government in which the subject land is located);
- nearby land uses, activities and previous uses that may affect the proposal such as unexploded ordnance (explosive devices), contaminated sites, poultry farms or aircraft flight paths (information about these issues can be obtained from the Fire and Emergency Services Authority of WA (unexploded ordnance), Department of Water and Environment Regulation (DWER) and/or the local government in which the subject land is located);
- environmental features that may affect the proposal including native vegetation, rivers and watercourses, wetlands and catchments (information about these features can be obtained from the DWER and/or the local government in which the subject land is located);
- details of any proposed staging of subdivision of the land;
- information concerning how any conditions resulting from formal environmental assessment of the subject land will be addressed (if applicable, this information can be obtained from the Environmental Protection Authority or DWER);
- details of approved structure plans or structure plan provisions relevant to the subject land (if applicable, this information can be obtained from the local government in which the subject land is located);
- if located in a designated bushfire prone area, supporting bushfire risk documentation (e.g. BAL assessment(s) or BAL Contour Map and Bushfire Management Plan);
- details of the term for the leasehold (survey-strata) subdivision (20 - 99 years) and whether there is an option in the strata by laws to postpone the expiry date; and
- any other matters relevant to the proposal.
Acid sulfate soils

The State Government has published acid sulfate soils risk mapping which is referred to in the WAPC’s Acid Sulfate Soils Planning Guidelines. If your land falls within a ‘high to moderate’ acid sulfate soils risk area a condition may be imposed on any approval issued requiring you to submit an acid sulfate soils self-assessment and possibly conduct a site investigation and implement an acid sulfate soils management plan.

Not all of the state is covered by the risk mapping, and it is possible that pockets of acid sulfate soils may be found in areas shown on the risk maps as having a ‘moderate to low’ risk where acid sulfate soil occurrence is generally greater than 3 m below natural surface.

Accordingly, Form 1A asks you whether the characteristics of the site or your local knowledge lead you to form the view that your land is located in an area where there is a significant risk of disturbing acid sulfate soils.

A general description of the locations where acid sulfate soils are likely to be found (e.g. low-lying, wet areas) is set out in appendix 3 of the WAPC’s Acid Sulfate Soils Planning Guidelines.

More information is available from the Department of Planning, Lands and Heritage website at www.planning.wa.gov.au

Contaminated sites

Applicants are required to provide information on previous potentially contaminating activities carried out on the site, and whether the site has been classified or reported under the Contaminated Sites Act 2003 (CS Act).

Guidelines and fact sheets available from DER advise you on how to determine whether a site has previously supported a potentially contaminating activity, and how to access information on reported contaminated sites in Western Australia.

If any site or sites within the application area have been classified you must indicate ‘yes’ and provide a copy of a basic summary of records (BSR) with the Form 1A. Where the application area contains more than one contaminated site a BSR must be provided for each site.

If the application area contains any site that has been reported or is required to be reported under the CS Act and the site is currently under assessment by DER, you must indicate ‘yes’ and provide a copy of a letter from DEC notifying the applicant that the site has been reported and is under assessment.

More information is available from the DER website at www.der.wa.gov.au/your-environment/contaminated-sites

Liveable Neighbourhoods

Liveable Neighbourhoods is an operational policy for the design and assessment of structure plans (regional, district and local) and subdivision of greenfield and urban infill sites where 20 or more lots are to be created. A view only copy of Liveable Neighbourhoods is available from the Department of Planning, Lands and Heritage website at www.dplh.wa.gov.au

Under the Liveable Neighbourhoods policy should be supported by documentation addressing the relevant criteria of Liveable Neighbourhoods. The application information guide contained in the policy document details the information requirements to accompany the Form 1A.

Local planning scheme amendment and structure planning

1. For land that is subject to a proposed local planning scheme and/or region scheme amendment, a subdivision application lodged prior to gazettal of the amendment affecting the subject land may be regarded as premature and may be refused.

2. Local planning schemes may require structure plans to be prepared and endorsed by the relevant local government and the WAPC as a means of facilitating orderly subdivision and development. A subdivision application lodged prior to the endorsement of a suitable structure plan by the WAPC may be regarded as premature and may be refused.
Plans of subdivision

Subdivision plans are to incorporate the information listed in the Form 1A. Examples of the acceptable standard of plans are set out below (for illustrative purposes only):

Example – residential subdivision in existing urban areas
Proposed subdivision of lots 22, 23 and 24 Caudelup

Example – rural subdivision
Proposed subdivision of locations 386, 922 and 3019 Caudelup
Application Fees

Valid from 1 July 2018

The WAPC collects fees for applications made under the Planning and Development Act 2005 and the Strata Titles Act 1985 and associated regulations. The WAPC reviews its fees annually.

The relevant application fee is payable at the time of lodgement of the application. Applications will not be accepted and may be returned to the applicant if not accompanied by the correct fee current at the date of submitting the application. Cheques should be made payable to WAPC. Fees are exempt from GST.

Form 1A – Application for approval of freehold, or survey-strata or leasehold (survey-strata) subdivision

Amalgamation $2,406

2 lots up to and including 100 lots $3,335 plus $76 per lot
101 lots and greater $10,935 plus $27 per lot for every lot in excess of 100 lots

A fee will apply for an application for approval of freehold or survey strata subdivision (Form 1A). Applications proposing multiple lots amalgamated into a single lot attract a fee of $2,406. Application proposing two (2) lots up to and including 100 lots attract a fee of $3,335 plus $76 per lot. For example where five lots are proposed the application fee is $3,335 plus $380 (five lots multiplied by $76) which totals $3,715.

Applications proposing 101 lots or greater attract a fee of $10,935 plus $27 per lot for every lot in excess of 100 lots.

For example, where 105 lots are proposed the application fee is $10,935 plus $135 (five lots multiplied by $27) which totals $11,070. For the purpose of calculating the number of proposed lots, each common property lot is counted as one lot, areas reserved for the purpose of a pedestrian access way, right of way, truncation, road widening, drainage reserve or recreation reserve are not counted as lots.

Form 2A – Amended plan/s for application for approval of freehold, survey-strata or leasehold (survey-strata) subdivision

Amalgamation $820

2 lots up to and including 100 lots $1,217 plus $26 per lot
101 lots and greater $3,817 plus $4 per lot for every lot in excess of 100 lots

A fee will apply for considering a variation to a subdivision plan (amended plan) as part of the application for approval of a freehold, survey-strata or leasehold (survey-strata) subdivision plan prior to determination of the application. Amended plans for applications proposing multiple lots amalgamated into a single lot attract a fee of $820. Amended plans for applications proposing two (2) lots up to and including 100 lots attract a fee of $1,217 plus $26 per lot. For example, where five lots are proposed the application fee is $1,217 plus $130 (five lots multiplied by $26) which totals $1,347.

Applications proposing 101 lots or greater attract a fee of $3,817 plus $4 per lot for every lot in excess of 100 lots.

For example, where 105 lots are proposed the application fee is $3,817 plus $20 (five lots multiplied by $4) which totals $3,837. For the purpose of calculating the number of proposed lots, each common property lot is counted as one lot, areas reserved for the purpose of a pedestrian access way, right of way, truncation, road widening, drainage reserve or recreation reserve are not counted as lots.

Form 3A – Request for reconsideration of WAPC decision to approve/refuse freehold, survey-strata or leasehold (survey-strata) subdivision

Amalgamation $1,113

2 lots up to and including 100 lots $1,364 plus $31 per lot
101 lots and greater $4,464 plus $6 per lot for every lot in excess of 100 lots

A fee will apply for an application to the WAPC to reconsider a refusal under section 144(1) or reconsider a condition/s under section 151(1) of the Planning and Development Act 2005. Reconsideration of an application proposing multiple lots amalgamated into a single lot attract a fee of $1,113. Reconsideration for an application proposing two (2) lots up to and including 100 lots attract a fee of $1,364 plus $31 per lot. For example, where five lots are proposed the application fee is $1,364 plus $155 (five lots multiplied by $31) which totals $1,519.

Reconsideration of an application proposing 101 lots or greater attract a fee of $4,464 plus $6 per lot for every lot in excess of 100 lots. For example, where 105 lots are proposed the application fee is $4,464 plus $30 (five lots multiplied by $6) which totals $4,494. For the purpose of calculating the number of proposed lots, each common property lot is counted as one lot, areas reserved for the purpose of a pedestrian access way, right of way, truncation, road widening, drainage reserve or recreation reserve are not counted as lots.
Form 1C – Application for endorsement of deposited plan, survey-strata plan, or leasehold (survey-strata) plan.

Amalgamation $559

2 lots up to and including 100 lots $623 plus $8 per lot

101 lots and greater $1,423 plus $5 per lot for every lot in excess of 100 lots

A fee will apply for an application for endorsement of deposited plan, survey-strata plan or leasehold (survey-strata) plan (Form 1C).

Applications proposing multiple lots amalgamated into a single lot attract a fee of $559. Application proposing two (2) lots up to and including 100 lots attract a fee of $623 plus $8 per lot. For example, where five lots are proposed the application fee is $623 plus $40 (five lots multiplied by $8) which totals $663.

Applications proposing 101 lots or greater attract a fee of $1,423 plus $5 per lot for every lot in excess of 100 lots. For example, where 105 lots are proposed the application fee is $1,423 plus $25 (five lots multiplied by $5) which totals $1,448. For the purpose of calculating the number of proposed lots, each common property lot is counted as one lot, areas reserved for the purpose of a pedestrian access way, right of way, truncation, road widening, drainage reserve or recreation reserve are not counted as lots.

---

### Submission of application to WAPC through Department of Planning, Lands and Heritage offices

*Only required if you cannot complete and lodge your application online*

<table>
<thead>
<tr>
<th>Perth</th>
<th>Perth</th>
<th>Albany</th>
<th>Mandurah</th>
<th>Bunbury</th>
</tr>
</thead>
</table>

Hours that walk-in (hand delivered) applications will be accepted may change. Please check our website for updates.

---

**eLodgement**


Online applications can be paid by credit card, debit card or cheque.

*Only complete this form if you cannot lodge your application online*