ENDORSEMENT PAGE

This structure plan is prepared under the provisions of the City of Swan Local Planning Scheme No.17

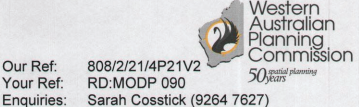
IT IS CERTIFIED THAT THIS STRUCTURE PLAN WAS APPROVED BY RESOLUTION OF THE WESTERN AUSTRALIAN PLANNING COMMISSION ON:

11 FEBRUARY 1998

In accordance with Schedule 2, Part 4, Clause 28 (2) and refer to Part 1, 2. (b) of the *Planning and Development (Local Planning Schemes) Regulations 2015*.

Date of Expiry: 19 OCTOBER 2030





Chief Executive Officer City of Swan PO Box 196 MIDLAND WA 6936

ATTENTION: Ryan Darby

Dear Sir/Madam

ENDORSEMENT OF MODIFICATIONS TO OUTLINE DEVELOPMENT PLAN NO. 90 - COOLAMON, ELLENBROOK, CITY OF SWAN

I refer to your correspondence received 14 November 2005 regarding the above matter. In this regard, the Commission has resolved, in accordance with Appendix 6 Clause 5(13) of the City of Swan Town Planning Scheme No. 9, to endorse the attached modified Outline Development Plan No. 90 and received by the Western Australian Planning Commission on 18 November 2005.

Yours faithfully

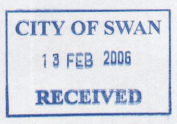
for Lindsay Preece

A/Secretary

Western Australian Planning Commission

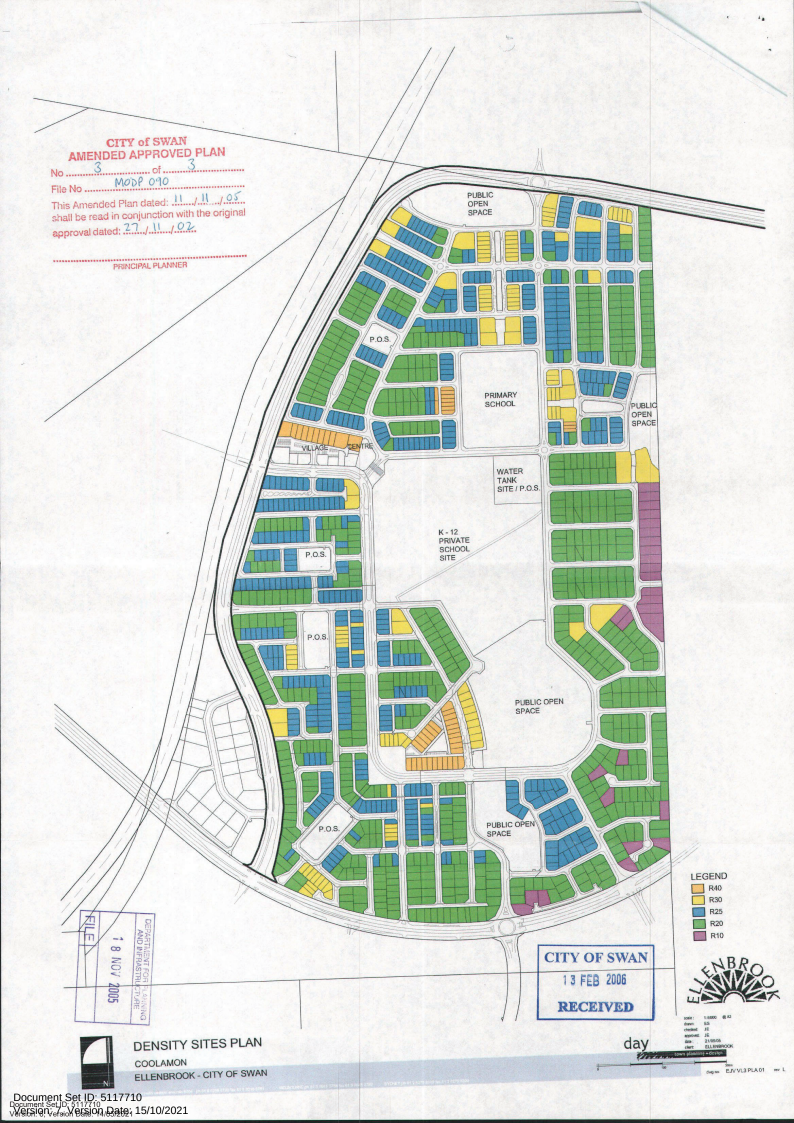
8 February 2006

Enclosed: ODP (1 Copy)











OUR REF: EJV VL3

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RECEIVED CITY of SWAN 2 6 SEP 2008 FILE

DEPT: PUPAL

OFFICER:

PO BOX 196

MIDLAND WA 6936

Dear Lucia

REVISED ZONING CLASSIFICATION PLAN - COOLAMON, ELLENBROOK

Our office submitted a request on 18 April 2008 to revise the Zoning Classification Plan for Coolamon as a result of a boundary adjustment associated with the Ellenbrook Catholic College and the adjoining 'Watertank' public open space (WAPC ref 136770 City of Swan ref: SB11/2008).

The reason for the boundary adjustment is to facilitate the construction of a design/industrial arts building and vehicular access associated with the proposed Ellenbrook Catholic College. The new boundary follows the existing contours of the land and provides additional building area for the college.

As a result of the boundary adjustment the public open space lot will reduce in area from 1.236ha to 1.188ha, which is a total reduction of 476m². This monir reduction is considered acceptable given that the amount of public open space provided within Coolamon Village remains above 12% of the gross subdivisible area.

The revised Zoning Classification Plan was presented to Council at their Ordinary Meeting of 11 June 2008 and resolved the following:

- 1) Support the proposed modification to Structure Plan 90 to allow the boundary of the Public Open Space/Watertank site (Lot 9154) and the Catholic School site (Lot 3054) to be adjusted on an equal land area exchange basis.
- Forward the proposed modification to the Western Australian Planning Commission for their endorsement.
- 3) Record that the reasons for changing the Recommendation are:
 - a) The City has an obligation to protect all of its assets, including POS, and the proposal would result in a loss of 478m2 of land set aside for POS.
 - Any reduction of land ought to be compensated accordingly, otherwise could set a precedent for similar situations in the future.

Notwithstanding Council's recommendation the WAPC have subsequently approved the boundary adjustment (see attached approval). As a result of this boundary adjustment approval the current Zoning Classification Plan is no longer correct.

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Version: 7, Version Date: 15/10/2021

In light of this it is hereby requested that the attached revised Zoning Classification Plans be endorsed by the Principal Planner.

Should you require any further information please do not hesitate to contact me on 9218 8700.

Yours sincerely ROBERTS DAY

RYAN DARBY SENIOR PLANNER

CC: ELLENBROOK MANAGEMENT J Mountford

Document Set ID: 5117710 Version: 7, Version Date: 15/10/2021



Your Ref

Enquiries

: Belinda Mirco (Ph 9264 7664)

0 8 SEP 2003

Roberts Day Town Planning + Design P O Box 6369 EAST PERTH WA 6892

Approval Subject To Condition(s) Freehold (Green Title) Subdivision

Application No: 136770

Planning and Development Act 2005

Applicant : Roberts Day Town Planning + Design P O Box 6369 EAST

PERTH WA 6892

Owner : Housing Authority 99 Plain Street EAST PERTH WA

6004 and Roman Catholic Archbishop Of Perth Victoria

Square PERTH WA 6000

Application Receipt : 17 January 2008

Lot number : 9154, 3054

Location :

Diagram/Plan : Deposited Plan 57170, 25696

C/T Volume/Folio : 2675/535, 2210/192

Street Address : Westgrove Drive & Coolamon Boulevard, Ellenbrook

Local Government : City of Swan

The Western Australian Planning Commission has considered the application referred to and is prepared to endorse a deposited plan in accordance with the plan date-stamped 17 January 2008 once the condition(s) set out have been fulfilled.

This decision is valid for three years from the date of this advice, which includes the lodgement of the deposited plan within this period.

The deposited plan for this approval and all required written advice confirming that the requirement(s) outlined in the condition(s) have been fulfilled must be submitted by 04 September 2011 or this approval no longer will remain valid.

Albert Facey House, 469 Wellington Street (cnr Forrest Place), Perth, Western Australia 6000 Tel: (08) 9264 7777; Fax: (08) 9264 7566; TTY: (08) 9264 7535; Infoline: 1800 626 477 e-mail: corporate@wapc.wa.gov.au; web address: http://www.wapc.wa.gov.au ABN 35 482 341 493

+ ID: 5117710



Reconsideration - 28 days

Under section 151(1) of the *Planning and Development Act 2005*, the applicant/owner may, within 28 days from the date of this decision, make a written request to the WAPC to reconsider any condition(s) imposed in its decision. One of the matters to which the WAPC will have regard in reconsideration of its decision is whether there is compelling evidence by way of additional information or justification from the applicant/owner to warrant a reconsideration of the decision. A request for reconsideration is to be submitted to the WAPC on a Form 3A with appropriate fees. An application for reconsideration may be submitted to the WAPC prior to submission of an application for review. Form 3A and a schedule of fees are available on the WAPC website: http://www.wapc.wa.gov.au

Right to apply for a review - 28 days

Should the applicant/owner be aggrieved by this decision, there is a right to apply for a review under Part 14 of the *Planning and Development Act 2005*. The application for review must be submitted in accordance with part 2 of the *State Administrative Tribunal Rules 2004* and should be lodged within 28 days of the date of this decision to: the State Administrative Tribunal, 12 St Georges Terrace, Perth, WA 6000. It is recommended that you contact the tribunal for further details: telephone 9219 3111 or go to its website: http://www.sat.justice.wa.gov.au

Deposited plan

The deposited plan is to be submitted to the Western Australian Land Information Authority (Landgate) for certification. Once certified, Landgate will forward it to the WAPC. In addition, the applicant/owner is responsible for submission of a Form 1C with appropriate fees to the WAPC requesting endorsement of the deposited plan. A copy of the deposited plan with confirmation of submission to Landgate is to be submitted with all required written advice confirming compliance with any condition(s) from the nominated agency/authority or local government. Form 1C and a schedule of fees are available on the WAPC website: http://www.wapc.wa.gov.au

Condition(s)

The WAPC is prepared to endorse a deposited plan in accordance with the plan submitted once the condition(s) set out have been fulfilled.

The condition(s) of this approval are to be fulfilled to the satisfaction of the WAPC.

The condition(s) must be fulfilled before submission of a copy of the deposited plan for endorsement.

The agency/authority or local government noted in brackets at the end of the condition(s) identify the body responsible for providing written advice confirming that the WAPC's requirement(s) outlined in the condition(s) have been fulfilled. The written advice of the agency/authority or local government is to be obtained by the applicant/owner. When the

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written advice of each identified agency/authority or local government has been obtained, it should be submitted to the WAPC with a Form 1C and appropriate fees and a copy of the deposited plan.

If there is no agency/authority or local government noted in brackets at the end of the condition(s), a written request for confirmation that the requirement(s) outlined in the condition(s) have been fulfilled should be submitted to the WAPC, prior to lodgement of the deposited plan for endorsement.

Prior to the commencement of any site works or the implementation of any condition(s) in any other way, the applicant/owner is to liaise with the nominated agency/authority or local government on the requirement(s) it considers necessary to fulfil the condition(s).

The applicant/owner is to make reasonable enquiry to the nominated agency/authority or local government to obtain confirmation that the requirement(s) of the condition(s) have been fulfilled. This may include the provision of supplementary information. In the event that the nominated agency/authority or local government will not provide its written confirmation following reasonable enquiry, the applicant/owner then may approach the WAPC for confirmation that the condition(s) have been fulfilled.

In approaching the WAPC, the applicant/owner is to provide all necessary information, including proof of reasonable enquiry to the nominated agency/authority or local government.

The condition(s) of this approval, with accompanying advice, are:

CONDITION(S)

- 1. Arrangements being made to the satisfaction of the Western Australian Planning Commission and to the specification of Western Power for the provision of an underground electricity supply service to the lot(s) shown on the approved plan of subdivision. (Western Power)
- 2. The transfer of land as a Crown Reserve, free of cost to Western Power for the provision of electricity supply infrastructure. (Western Power)

ADVICE

- With regard to Condition 1, Western Power provides only one point of electricity supply 1. per freehold (green title) lot and requires that any existing overhead consumer service is required to be converted to underground.
- 2. With regard to Condition 2 the specific location and area of land required is to be to the satisfaction of the WAPC on the advice of the local government and Western Power.

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50 spatial planning

- 3. The Department of Water (DoW) advises the following:
 - The proposal is located within the Gnangara Underground Water Pollution Control Area, which is managed for Priority 3 (P3) source protection. P3 source protection areas are defined to manage the risk of pollution to the water source. P3 areas declared over land where water supply sources need to co-exist with other land uses such as residential, commercial and light industrial developments. Protection of P3 areas are declared over land uses such as residential, commercial and light industrial developments. Protection of P3 areas is achieved through management guidelines for land use activities.
 - ii) Educational facilities are considered an acceptable land use if lots are connected to deep sewerage, except where exemptions apply under State Government Sewerage Policy. The Policy recognises that sewer connection may be impractical in some areas. Under these circumstances maximum wastewater loadings (based on people/hectare) may apply linked to the management priority of the site.
 - The guideline Environmental Guidelines for the Establishment and Maintenance of Turf and Grassed Areas, provides best management guidance on the establishment, irrigation, fertiliser use, pesticide use, and drainage of grassed and turf areas and should be consulted. This document is available at the DoW website www.water.wa.gov.au under Water Quality Publications Water Quality Protection Guidelines.
 - iv) Contractors should be made aware of the water source protection area and take due care to minimise contamination.
 - v) The proposed subdivision is located within the Mirrabooka Groundwater Area, proclaimed under the Rights in Water and Irrigation Act (1914), where there may be a requirement to obtain a licence for the use of groundwater. The issue of a licence is not guaranteed but if issued will contain a number of conditions including the quantity of water that can be pumped each year. In the case of an existing Groundwater Well Licence for the property, it may be necessary to amend the purpose/area/holder of that licence. The proponent is encouraged to contact the Department of Water's Swan Avon Region office on 6250 8000 to discuss water management options.
- 4. The Department of Environment and Conservation (DEC) advises the following:

Acid Sulphate Soils

i) DEC's information shows that the site is within an area that has been recognised as posing an acid sulphate soils risk. Prior to the commencement of any site works:

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50 spatial planning

- A preliminary site investigation shall be undertaken to determine whether acid sulphate soils are present on the land and, if present, their extent and severity;
- b) If the site is found to contain acid sulphate soils, an acid sulphate soils management plan shall be submitted and approved;
- c) All site works shall be carried out in accordance with the provisions of the approved management plan to the satisfaction of the Western Australian Planning Commission.

Native Vegetation

Lot 9154 lies within the buffer zone of a Threatened Ecological Community (TEC), known as Communities of Tumulus Springs (Organic Mound Springs, Swan Coastal Plain) in Bush Forever site 22. As Lot 9154 has been largely cleared with considerable development occurring between the lot and the Bush Forever site, DEC considers this proposal does not present a significant risk to the TEC. It should be noted however that any native vegetation which remains on the site is protected and is classified as environmentally sensitive. Clearing of native vegetation in Western Australia is prohibited, unless the clearing is authorised by a clearing permit obtained from DEC, or is of a kind that is exempt in accordance with Schedule 6 of the Environmental Protection Act 1986 or Environmental Protection (Clearing of Native Vegetation) Regulations 2004. Exemptions in the Regulations do not apply in areas that are classified as environmentally sensitive. Further information regarding this legislation can be obtained at www.dec.wa.gov.au or by contacting DEC's Native Vegetation Protection Branch in Kensington.

MILLER

for Wayne Winchester Acting Secretary Western Australian Planning Commission 04 September 2008

