

# LOCAL PLANNING POLICY NO. 12 – RESIDENTIAL DEVELOPMENT

### 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. 12 – Residential Development.

## **Policy Statement**

The Residential Design Codes Volume 1 (R-Codes Volume 1) provide a comprehensive basis for the guidance and control of residential development throughout Western Australia. Local governments may vary some of the development controls of the R-Codes by way of a Local Planning Policy to respond to a specific issue where the amendments are consistent with the relevant element objectives and design principles.

Infill development, increasing residential densities; and changes in lifestyles and expectations of contemporary living have influenced the nature of development typically seen in front setback areas. In order to preserve existing streetscapes, the Town recognises the need to guide the location and appearance of structures within the front setback area of existing dwellings to generally conform to the established pattern of development within the streetscape.

The Town also recognises the need to provide for greater flexibility for development than what is provided for under the R-Codes where consistent with the residential character of a locality and community expectations.

### **Policy Objectives**

- (a) To vary the R-Codes Volume 1 to provide amended or alternative 'deemed-to-comply' provisions.
- (b) To ensure residential development preserves the character of existing residential areas and is complementary to/ compatible with existing development.

## **Application**

This Policy applies to all land zoned 'Residential' under the operative Local Planning Scheme. This Policy should be read in conjunction with the R-Codes Volume 1, including the relevant definitions.

Where the existing provision in Column 1 is not struck out, the provision in Column 2 is to be taken as an "alternate" provision. Where the existing provision in Column 1 is struck out, the provision in Column 2 is to be taken as an "amended" provision.

## **Policy Requirements**

### 1. Built Form Character

For the purposes of clause 26(2)(ii) of Local Planning Scheme No. 11 and clauses 67(m) and (n)(ii) of Schedule 2 (Deemed Provisions) of the *Planning and Development* (Local Planning Schemes) Regulations 2015, the Town's Built Form and Character Study (Stephen Carrick Architects, May 2018) is applicable.

### 2. Alternate Deemed-To-Comply Provisions - R-Codes Volume 1 Part B

The deemed-to-comply provisions of the R-Codes Volume 1 (Part B) are amended so as to incorporate additional and alternate standards as follows:

#### **Column 1: Deemed-to-Comply** Column 2: Amended / Alternate **Provision Deemed-to-Comply Provision** 5.1.2 Street setback C2.1 Buildings, C2.1 excluding excluding carports, Buildings, carports, porches, balconies, verandahs, or porches, balconies, verandahs, or equivalent, set back from the equivalent, set back from the primary street boundary: primary street boundary: in accordance with Table B: i. in accordance with Table B: i. ii. corresponding to the average ii. corresponding to the average setback of existing dwellings setback of existing dwellings on each adjacent property on each adjacent property fronting the same street: fronting the same street: reduced by up to 50 per cent reduced by up to 50 per cent iii. iii. provided that the area of any provided that the area of any building, including a garage building, including a garage, encroaching into the setback encroaching into the setback area, is compensated for by at area, is compensated for by at least an equal area of open least an equal area of open space that is located between space that is located between the street setback line and a the street setback line and a line drawn parallel to it at twice line drawn parallel to it at twice the setback distance: the setback distance: in the case of areas coded R15 iv. in the case of areas coded R15 ίV. or higher, the street setback or higher, the street setback may be reduced to 2.5m, or may be reduced to 2.5m, or 1.5m, to a porch, balcony, 1.5m, to a porch, balcony, verandah or the equivalent, verandah or the equivalent, where: where:

a grouped dwelling has its

to

frontage

secondary street; or

main

a grouped dwelling has its

to

а

frontage

secondary street; or

main

- a single house results from subdivision of an original corner lot and has its frontage to the original secondary street; or
- a single house or grouped dwelling (where that grouped dwelling is not adjacent to the primary street), has its main frontage to a communal street, right-of-way or shared pedestrian or vehicle accessway
- v. to provide for registered easements for essential services.

# Column 2: Amended / Alternate Deemed-to-Comply Provision

- a single house or grouped dwelling results from subdivision of an original corner lot; or
- a single house or grouped dwelling (where that grouped dwelling is not adjacent to the primary street). has its main frontage to a communal right-of-way street. or shared pedestrian or vehicle accessway
- v. to provide for registered easements for essential services.
- C2.2 Buildings set back from the secondary street boundary in accordance with Table B.
- C2.2 Patios, verandahs or equivalent structures with a nil set back from the secondary street boundary where the structure:
  - i. is not more than 10m in length and 2.7m in height;
  - ii. is located behind the primary street setback; and
  - iii. has eaves, gutters and roofs set back at least 450mm from the lot boundary.

## 5.2.1 Setback of garages and carports

- C1.2 Carports set back in accordance with the primary street setback requirements of clause 5.1.2 C2.1 (i), except that the setback may be reduced by up to 50 per cent of the minimum setback stated in Table B where:
  - the width of the carport does not exceed 60 per cent of the frontage;
  - ii. the construction allows an unobstructed view between the dwelling and the street, right-of-way or equivalent; and
- C1.2 Carports set back so as to be behind the primary street setback requirements of clause 5.1.2 C2.1 and/or no closer to the street that the existing dwelling on the lot, unless it complies with all of the following:
  - i. the width of the carport does not exceed 60 per cent of the frontage:
  - ii. the construction allows an unobstructed view between the dwelling and the street, right-of-way or equivalent.

Column 1: Deemed-to-Comply Provision	Column 2: Amended / Alternate Deemed-to-Comply Provision		
iii. the carport roof pitch, colours and materials are compatible with the dwelling	iii. the carport roof pitch and colours are the same as the dwelling;		
	iv. the carport materials are		
	compatible with the dwelling; v. any metal deck carport is only the replacement of an existing, approved metal deck carport structure, with the new structure the same size or		
	smaller than the existing.  i. the carport is unenclosed on all sides, except where it adjoins a dwelling, and does not incorporate storerooms.		
C1.4 Garages and carports set back 1.5m from a secondary street.	C1.4 Carports set back 1.0m from a secondary street.		
5.2.4 Street wa	alls and fences		
C4.1: Front fences within the primary street setback area that are	C4: Fences within street setback areas are:		
visually permeable above 1.2m of natural ground level, measured from the primary street side of the front fence.	i. Visually permeable above 1.2m of natural ground level where located within the primary street setback area, measured from the natural ground level on the street side elevation of the front fence; ii. A maximum height of 1.8m. Where the fence is erected over a retaining wall, the height of the fence shall be measured from the base of the retaining wall; iii. Not constructed of fibre cement sheeting; iv. Not constructed of metal		
	sheeting where located within the primary street setback;  v. Sheet metal fencing within secondary street setbacks having capped protruding edges; and		
	vi. Gates within the street setback area shall be visually permeable and not open so		

С	olumn 1: Deemed-to-Comply Provision	Column 2: Amended / Alternate Deemed-to-Comply Provision				
			as to swing into the public realm.			
	5.2.5 Sightlines					
C5:	Walls, fences and other structures	C5:	Walls, fences and other			
	truncated or reduced to no higher than 0.75mm within 1.5m of where walls, fences, or other structures adjoin:	i. ii.	structures within:  1.5m of a driveway that intersects a street, right-of- way or communal street; a right-of-way or communal			
	A driveway that intersects a street, right-of-way or communal street; A right-of-way or communal street that intersects a public street; and Two streets intersect.	iii.	street that intersects a public street; and two streets intersect			
		Shall b	Shall be:			
		i. ii.	Truncated; or No more than 0.75m in			
		iii.	height; or A maximum overall height of			
		iv.	1.8m; and A maximum height of the solid portion being 0.75m, with the exception of one supporting column on either side with a maximum width of 350mm; and			
		V.	infill panels above 0.75m being 'open style' and comprising continuous vertical or horizontal gaps occupying at least 75% of the total surface area in aggregate.			
5.3.1 Outdoor Living Areas						
C1.1:	An outdoor living area to be provided:	C1.1:	An outdoor living area to be provided:			
i. ii. iii.	In accordance with Table B; behind the street setback area; directly accessible from then primary living space of the dwelling; with a minimum length and width	i. ii. iii.	i. In accordance with Table B;			

the Town;

iv. directly accessible from

primary living space of the

the

iv.

with a minimum length and width dimension of 4m; and

# v. with at least two-thirds of the required area without permanent roof cover

## Column 2: Amended / Alternate Deemed-to-Comply Provision

- dwelling, unless the outdoor living area is for an existing dwelling being retained as part of a subdivision:
- v. with a minimum length and width dimension of 4m; and
- vi. with no more than 50 per cent of the required area with permanent roof cover.

### 5.3.9 Stormwater

- C9: All water draining from roofs, driveways, communal streets and other impermeable surfaces shall be directed to garden areas, sumps or rainwater tanks within the development site where climatic and soil conditions allow for the effective retention of stormwater on site.
- C9: Stormwater runoff draining from roofs, driveways, communal streets, and other impervious surfaces generated by a small rainfall event to be retained on site, with run-off directed to garden areas, rainwater tanks and infiltration cells (e.g. soakwells), appropriate to climatic, local soil and groundwater conditions.
- C10: Notwithstanding C9 (above), stormwater may be directed to a district or local stormwater drainage system where required by the decision-maker due to climatic, local soil or groundwater conditions.

## 5.4.3 Outbuildings

- C3: Outbuildings associated with a dwelling site address either:
  - i. the standards for small outbuildings (A. Small outbuilding); or
  - ii. the standards for large and multiple outbuildings (B. Large and multiple outbuildings).
- A. Small outbuilding
- (i) no more than one outbuilding per dwelling site;
- (ii) has no more than two boundary walls:
- (iii) does not exceed 10m<sup>2</sup> in area;

- C3 Any outbuilding:
- i. individually or collectively does not exceed 60m² per site;
- ii. is not located within the primary or secondary street setback area;
- iii. does not exceed a wall height of 3m;
- iv. does not exceed a ridge height of 4.2m:
- v. is setback or built up to lot boundaries in accordance with Clause 5.1.3 C3.1, C3.2, C3.3 and C3.4.

- (iv) does not exceed a wall and ridge height of 2.7m;
- (v) not located within the primary or secondary street setback area; and
- (vi) does not reduce open space and outdoor living area requirements in Table B.
- B. Large and multiple outbuildings
- (i) individually or collectively does not exceed 60m² in area or 10 per cent in aggregate of the site area, whichever is the lesser;
- (ii) set back in accordance with Table 2a:
- (iii) does not exceed a wall height of 2.4m
- (iv) does not exceed a wall height of 2.4m;
- (v) does not exceed a ridge height of 4.2m:
- (vi) not located within the primary or secondary street setback area; and
- (vii) does not reduce the open space and outdoor living area requirements in Table B.

# Column 2: Amended / Alternate Deemed-to-Comply Provision

- vi. does not reduce the minimum open space required in accordance with clause 5.1.4;
- vii. does not reduce the minimum outdoor living area required in accordance with clause 5.3.1;
- viii. does not reduce the minimum tree requirement and associated tree growth zone (where applicable)

The deemed-to-comply provisions of the R-Codes Volume 1 (**Part C**) are amended so as to incorporate additional (alternate) standards as follows:

# Column 1: Deemed-to-Comply Provision

Column 2: Amended / Alternate Deemed-to-Comply Provision

### 3.3 Street setback

- C3.3.5Carports are set back from the primary street boundary in accordance with Table 3.3a. This setback may be reduced by up to 50 per cent where:
  - i. the carport is set back from the lot boundary in accordance with C3.4.3:

C3.3.5 Carports set back so as to be behind the primary street setback requirements of clause Table 3a and/or no closer to the street that the existing dwelling on the lot, unless it complies with all of the following:

- ii. The carport width does not exceed the requirement of C3.6.6
- iii. The carport is free of walls
  (excluding pillar and posts with
  a horizontal dimension of
  450mm by 450mm or less) for
  all portions that project forward
  of the primary street setback
  line: and
- iv. The construction allows for an unobstructed view between the dwelling and the street, right-of-way or equivalent.

## Column 2: Amended / Alternate Deemed-to-Comply Provision

- the width of the carport does not exceed 60 per cent of the frontage;
- ii. the construction allows an unobstructed view between the dwelling and the street, rightof-way or equivalent;
- iii. the carport roof pitch and colours are the same as the dwelling;
- iv. the carport materials are compatible with the dwelling;
- v. any metal deck carport is only the replacement of an existing, approved metal deck carport structure, with the new structure the same size or smaller than the existing.
- vi. the carport is unenclosed on all sides, except where it adjoins a dwelling, and does not incorporate storerooms.
- C3.3.6 Garages and carports set back from a secondary street, right-of-way and communal street in accordance with Table 3.3a.
- C3.3.6 Carports set back 1.0m from a secondary street.

## 3.6 Streetscape

- C3.6.7When provide, walls or fences within the primary street setback area are to be:
  - i. a maximum height of 1.8m;
  - ii. visually permeable above
  - measured from natural ground — level on the primary street side of — the fence.
- C3.6.7:Fences within street setback areas are:
  - Visually permeable above 1.2m of natural ground level where located within the primary street setback area, measured from the natural ground level on the street side elevation of the front fence;
  - ii. A maximum height of 1.8m. Where the fence is erected over a retaining wall, the height of the fence shall be measured from the base of the retaining wall;
  - iii. Not constructed of fibre cement sheeting;
  - iv. Not constructed of metal sheeting where located within the primary street setback;

### Column 1: Deemed-to-Comply Column 2: Amended / Alternate **Provision Deemed-to-Comply Provision** within v. Sheet metal fencing secondary street setbacks having capped protruding edges; and vi. Gates within the street setback area shall be visually permeable and not open so as to swing into the public realm. C3.7.7 Sightlines C3.7.7:Walls, fences and other other C3.7.7: Walls, fences and structures within: structures truncated or 1.5m of a driveway that intersects reduced to no higher than a street, right-of-way or communal 0.75mm within 1.5m of where walls, fences, or other structures a right-of-way or communal street adjoin: that intersects a public street; and a driveway that intersects a street, i. iii. two streets intersect right-of-way or communal street; ii. a right-of-way or communal street Shall be: that intersects a public street; and iii. two streets intersect. i. Truncated: or ii. No more than 0.75m in height; or iii. A maximum overall height of 1.8m; and iv. A maximum height of the solid portion being 0.75m, with the exception of one supporting column on either side with a maximum width of 350mm; and v. infill panels above 0.75m being and comprising 'open style' continuous vertical or horizontal gaps occupying at least 75% of the total surface area aggregate.

Document responsibilities:							
Owner:	Community Planning	Owner Business Unit:	Planning and Regulation				
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Compliance requirements:							
Lavialation. Dlawing and Davidsonant Act 2005							

Legislation: Planning and Development Act 2005

Planning and Development (Local Planning Scheme) Regulations 2015