9.1.2 REVIEW OF LOCAL PLANNING POLICY NO. 5 – SINGLE HOUSE EXEMPTIONS IN NON-RESIDENTIAL ZONES

Synergy Ref: N66174

Attachments: <u>A – Existing Adopted Local Planning Policy</u>

No. 5 - Single House Exemptions in Non-

Residential Zones

<u>B – Draft Revised Local Planning Policy No. 5 – Exemptions from Development Approval (for </u>

public consultation)

C – Planning Approval Exemptions Guideline

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Proprietor/Applicant: n/a

Proposed Meeting Date: 17 June 2025

PURPOSE

This report details the review of Local Planning Policy No. 5 – Single House Exemptions in Non-Residential Zones (LPP 5) and requests Council endorse a draft revised version of the policy for the purpose of public consultation. This proposes to extend the range of minor development that can be undertaken without planning approval.

BACKGROUND

The Planning and Development (Local Planning Schemes) Regulations 2015 (the Regulations) establish that all development works require planning approval unless an exemption is specified in the Regulations, a Local Planning Scheme or a Local Planning Policy.

A requirement for approval for development works is separate to the commencement of a land use – approval may be required for development even where the land use is 'permitted' in a Local Planning Scheme.

The Regulations include a schedule of development works that are exempt from planning approval (Schedule 2, Part 7, Clause 61). This includes, for example, the development of a single house, ancillary dwelling or outbuilding on a lot in the Residential Zone if it complies with the Residential Design Codes (R-Codes).

The Shire's planning framework includes exemptions for other forms of compliant development, including:

• Advertising signage (as per Schedule 1 in Local Planning Scheme No. 5)

- Outbuildings (as per Local Planning Policy No. 3)
- Water tanks (as per Town Planning Policy No. 21)
- Single houses (as per Local Planning Policy No. 5)

Local Planning Policy No. 5 (LPP 5) allows for a Single House to be developed on a property in a non-'Residential' zone without planning approval, subject to meeting the specified acceptable development standards. The existing adopted LPP 5 is included as **Attachment A** to this report.

LPP 5 was first adopted in November 2023 and has been used regularly since its adoption, allowing many development proposals to avoid needing planning approval (proceeding straight to a building permit). During a time when the cost of housing has continued to increase, this policy has removed the cost and time associated with obtaining planning approval for many landowners.

By providing acceptable development standards, the policy has allowed for relatively low-risk proposals to avoid planning approval while still requiring assessment for more complex or potentially problematic developments.

Based on the experience of implementing this policy over the past 18 months, Shire officers have identified opportunities to extend the range of development that is exempt from planning approval.

The draft revised version of LPP 5 included as **Attachment B** to this report proposes additional exemptions from planning approval for other forms of minor and incidental development, including:

- Alterations, extensions or additions to an existing Grouped Dwelling
- Decking, carports, gazebos, patios, greenhouses and animal shelters
- Structures such as awnings, aerials, clotheslines, letterboxes, play equipment, etc.
- Landscaping, tree planting, retaining walls and site works
- Rural produce stalls and property entrance statements

The proposed exemptions have been designed with regard to what is already exempted by the Regulations, 'permitted' and 'discretionary' land uses in Local Planning Scheme No. 5 and matters that are (or are proposed to be) addressed in other Local Planning Policies.

Attachment C to this report summarises exemptions from planning approval across the various parts of the planning framework. This includes the exemptions currently granted by existing LPP 5 (green highlight) and proposed additional exemptions (yellow highlight). This guide should be used like a contents page for finding exemption types and not used for the purpose of determining whether any individual development needs planning approval or not (reference to detail of standards is required).

Each of the exemptions proposed has specified acceptable development standards – development within these parameters is considered relatively low risk and acceptable without the need for planning assessment. Development that

exceeds these standards can still be approved subject to a merit-based planning assessment.

Clearly communicating acceptable development standards (in policy and via advice from Shire officers) can be a highly effective way of incentivising compliance and enabling low-risk forms of development. With an understanding of the parameters, many development proponents opt to design their development to comply and therefore avoid needing planning approval.

The effectiveness of the revised policy and appropriateness of these standards can be reviewed and reconsidered in future, with a view to further opening up the range of exempt development if no significant issues come to light.

It is noted that many landowners within the Shire have historically undertaken works without approval that are now proposed to be exempt. This reflects a common community perception that these works are minor in nature and that approvals are unwarranted. If the proposed policy were to be adopted by the Council, this would have the effect of removing any historic requirement for approval and legitimising compliant works that are already in place.

EXTERNAL CONSULTATION

No external consultation has occurred as part of the preparation of this report.

Public consultation will occur should the Council resolve in accordance with the Officer Recommendation of this report, providing the opportunity for feedback from landowners and residents of the Shire.

Consultation will include a comment period of minimum 21 days and public notification via:

- Notice and publication of the draft revised LPP 5 on the Shire's website
- Notice in the Shire's social media
- Notice in Plantagenet News

Following the completion of public consultation a report will be presented to the Council to consider the submissions received and finalisation of the policy.

A specific information brochure has not been produced for the purpose of this report; however, should the Council ultimately adopt the changes proposed then the content of this policy will inform various topic-specific information brochures under preparation.

STATUTORY ENVIRONMENT

Local planning policies are prepared, advertised and adopted in accordance with Part 2 of Schedule 2 of the *Planning and Development (Local Planning Schemes)* Regulations 2015.

Existing and proposed local planning policies operate as subsidiary to *Local Planning Scheme No.* 5 in providing guidance for discretionary decision making and the assessment of development requiring approval under the Scheme.

POLICY IMPLICATIONS

This report discusses review of Local Planning Policy No. 5 – Single House Exemptions in Non-Residential Zones and requests Council endorse a draft revised Local Planning Policy No. 5 – Exemptions from Development Approval which will replace this policy if adopted by Council following public consultation.

FINANCIAL IMPLICATIONS

By increasing the range of development that is exempt from planning approval, the Shire will no longer receive certain types of applications and the associated fees.

As the proposed exemptions relate to relatively minor forms of development the quantum of fees no longer receipted is likely to be a high number of minimum fee (\$147) applications.

Shire staff will in many cases still be required to provide advice to development proponents as well as complete a planning compliance check before a building permit is processed. Process improvement will focus on improving communication materials to enable customer self-service and streamlining compliance checks to minimise resource requirements.

BUDGET IMPLICATIONS

There are no budget implications for this report.

LEGAL IMPLICATIONS

Improving the effectiveness and legibility of the policies discussed in the report will potentially reduce instances of planning applications being appealed to the State Administrative Tribunal.

ASSET MANAGEMENT IMPLICATIONS

There are no asset management implications as no assets are being created or acquired.

STRATEGIC IMPLICATIONS

The Shire of Plantagenet Corporate Business Plan 2022/23 – 2025/26 provides:

At Outcome 2.2 Infrastructure the following Strategies:

Strategy 2.2.1:

'Long term planning and development guided by the Planning Vision.'

At Outcome 4 Performance & Leadership the following Strategies:

Strategy 4.1.3:

'A Shire that is open and transparent with its community.'

Strategy 4.1.4:

'Continuous improvement in service delivery.'

Accordingly, the recommended outcome for this report aligns with the Corporate Business Plan.

RISK MITIGATION IMPLICATIONS

Low Risk

This item has been evaluated against the Shire of Plantagenet's Risk Assessment and Acceptance Criteria. The level of risk is considered to be Low and can be managed by routine procedures and with currently available resources.

STRATEGIC RISK IMPLICATIONS

There are no strategic risk implications for this report.

REGIONAL IMPLICATIONS

There are no regional implications for this report.

OFFICER COMMENT

Proposed revisions to Local Planning Policy No. 5 discussed in this report will increase the range of development works that are exempt from planning approval. Officers suggest that these changes will improve clarity and better reflect community expectations.

The proposed changes broadly reflect an intent to reduce planning approval requirements for low-risk development that meets acceptable development standards.

Feedback and concerns raised during public consultation will be assessed and the opportunity to make further revisions to the draft revised policy considered.

The outcomes of public consultation will be reported alongside a recommended final policy position.

VOTING REQUIREMENTS

Simple Majority

OFFICER RECOMMENDATION

That Council:

- 3. Adopts the draft revised Local Planning Policy No. 5 Exemptions from Development Approval for the purpose of public consultation.
- 4. Publishes public notice of draft revised Local Planning Policy No. 5 Exemptions from Development Approval in accordance with the requirements of the *Planning and Development (Local Planning Schemes)*Regulations 2015 and for a minimum of 21 days.

Council

REVIEW LOCAL PLANNING POLICY NO. 5 -SINGLE HOUSE EXEMPTIONS IN NON-RESIDENTIAL ZONES

Attachments:

- A Existing Adopted Local Planning Policy No. 5 Single House Exemptions in Non-Residential Zones
- B Draft Revised Local Planning Policy No. 5 Exemptions from Development Approval (for public consultation)
- C Planning Approval Exemptions Guideline

Meeting Date: 17 June 2025

Number of Pages: 19



LOCAL PLANNING POLICY No. 5 – Single House Exemptions in Non-Residential Zones

1. CITATION

This Local Planning Policy prepared under Schedule 2 of the *Planning and Development (Local Planning Schemes) Regulations 2015.*

This Policy may be cited as LPP No. 5- Single House Exemptions in Non-Residential Zones.

2. CRITERIA

- a) To protect the amenity of the locality in which the Single House is proposed.
- b) To set standards in respect to Single Houses in non-residential zones.
- c) To create consistent and uniform guidelines for the development of Single Houses in non-residential zones across the Shire.

3. INTRODUCTION

A consistent set of guidelines for the development of Single Houses in non-residential zones in the Shire is required, which is consistent with Local Planning Scheme No.5 (LPS5) and considers local needs, and to provide consistent development of Single Houses in non-residential zones across the Shire.

4. **DEFINITIONS**

Words and expression used in this policy have the same meaning as they have in the Local Planning Scheme and other relevant legislation.

- BAL- means Bushfire Attack Level as determined in accordance with Australian Standard AS3959: Construction of buildings in bushfire-prone areas (as amended).
- BAL assessment/report- An assessment/report prepared in a manner and form set out in AS 3959 to determine a BAL. It is strongly recommended that BAL assessments are prepared by accredited Level 1 BAL Assessors.
- Donga/Transportable dwelling- a temporary building, normally built of lightweight materials and easily able to be moved from site to site.
- Minor/Incidental development- means any non-habitable structure associated with a Single House, not considered to be an Outbuilding, that is not located under the main roof of the Single House and/or is not attached to the Single House.
- Tiny Home on Wheels- is a small residential unit built on a wheeled trailer base, designed to look and function similarly to a home, but transportable when required.



5. DEVELOPMENT REQUIREMENTS

The erection or extension of a Single House in the Rural, Rural Residential, Rural Smallholdings, Rural Village, Special Use Zones will be exempt from requiring Development (Planning) Approval if compliance with the following is achieved (this does not negate the requirement for a Building Permit):

Setbacks

Where no approved Building Envelope exists on the lot, compliance with setbacks is to be as per the relevant section of the Shire's Local Planning Scheme for each zone.

Where an approved Building Envelope is on the lot, all development is to occur within the approved Building Envelope area.

Notwithstanding the minimum setbacks applicable in the zone or Building Envelopes, new Single Houses and their associated structures, should generally be setback a minimum of 20 metres from any lot boundary to accommodate a suitable Asset Protection Zone within the subject land for bushfire safety purposes, as per the Shire's Bushfire Mitigation Notice. Except where a BAL report is provided as evidence that a reduced Asset Protection Zone can be accommodated for.

Building Height

Single Houses are not to exceed 8m in height from Natural Ground Level.

Bushfire

Where the development is located within a designated Bushfire Prone Area:

- the development has a BAL of BAL-29 or lower or:
- the works are exempt from compliance with State Planning Policy 3.7 Planning in Bushfire Prone areas including the Guidelines for Planning in Bushfire Prone Areas

A BAL report, from an accredited Bushfire Consultant or where applicable a BAL Basic (Self-Assessment), is to be provided with the Building Permit application to provide evidence of a BAL of BAL-29 or lower being achieved.

Water Supply

No Single House shall be approved or occupied unless it is connected to and has an adequate supply of potable water as follows:

- a) Water Corporation of Western Australia mains connection; or
- b) A 92,000L minimum capacity water tanks(s) connected to sufficient roof catchments, or

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- c) Some other form of approved water supply with adequate guaranteed quality and quantity, or
- d) An approved combination of items a), b) and/or c).

Further water supply requirements for Bushfire Prone lots:

- a) 10,000L is to be retained for Emergency Services (this can be in the form of a separate water tank or as part of a minimum 92,000L water tank).
- b) All water tanks to be fitted with 65mm (2.5") female camlock outlets for Emergency Services.
- c) Signage outlining "Fire Water Tank Outlet".

Effluent Disposal

At the lodgement of Building Permit stage, an 'Application to Construct or Install an Apparatus for the Treatment of Sewage' is to be submitted and approved. Applications are to be accompanied by a satisfactory 'Site and Soil Evaluation for Onsite Wastewater Management Report'.

Conventional effluent disposal area must be setback 100 metres of any creek, river, dam or spring, however, this setback to be reduced to 50 metres for approved Secondary Treatment Units.

Vehicular Access

Vehicular Access within private lot boundaries is to be as follows:

- The access track is to be 6m wide, with 4m of this being a trafficable surface, and having 4m of headroom clearance for emergency service vehicle clearance.
- Where a lot is deemed 'Bushfire Prone' and the accessway to the dwelling is 50m or greater in length, an emergency services turning area is required to be provided and noted on the Site Plan. The Turning Areas are to be in line with the specifications under the Department of Planning, Lands and Heritage's Guidelines for Planning in Bushfire Prone Areas.

Site Works

Where earthworks and/or retaining is proposed in conjunction with the proposal of a new Single House:

- Earthworks (cut/fill) are not to exceed 1000mm above or below Natural Ground Level.
- Retaining walls are not to exceed 1000mm above or below Natural Ground Level.

A balance of cut and fill, sympathetic to the natural contours of the site is expected as a minimum when conducting earthworks.



Vegetation Clearing

The following vegetation clearing is exempt from requiring Development (Planning) Approval:

- In a Rural Zone no more than 10% of a lot shall be cleared without Shire approval where it is associated with an exempted/approved single house proposal. (where exempt from requiring Department of Water & Environmental Regulation (DWER) clearing permits).
- In the Rural Residential, Rural Smallholdings, Rural Village and Special Use zones, remnant vegetation shall not be removed, or modified in any way, except with the approval of the Shire and where, in its opinion, the removal is necessary in the following circumstances:
 - o For the purpose of an approved building envelope and access ways;
 - To maintain an Asset Protection Zone as determined by an Approved BAL Report
 - Trees/vegetation are considered to be a hazard;
 - For firefighting purposes or construction of strategic fire breaks; and
 - Control of weed infestation.
- All existing vegetation within 30 metres of a stream, creek, watercourse, flood plain, or permanent or seasonal areas of inundation, or on land which has slopes in excess of 20% shall not be modified except with the approval of the Shire.

Schedules of Local Planning Scheme

The provisions and requirements set out in Schedules 2 (Rural Residential Zone), 3 (Rural Smallholdings Zone), 5 (Rural Village Zone) and Table 5 (Special Use) of the Shire's Local Planning Scheme are to be satisfied to achieve compliance with this Policy.

Minor/Incidental Additions

Minor or Incidental Additions such as the following, are exempt from requiring Development (Planning) Approval subject to the relevant setbacks for the zone:

- patio;
- verandah;
- pergola;
- shade sail;
- decking not more than 500mm above natural ground level;
- swimming pool where no part of the swimming pool structure is more than 500mm above natural ground level other than an associated safety barriers in accordance with AS1926.1 & AS1926.2 (as amended) provided the safety barriers comply with the definition of 'visually permeable' (as defined by State Planning Policy 7.3: Residential Design Codes Volume 1 (as amended)).

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Proposals Not Exempt By This Policy

- More than one Single House on a single lot;
- Development in a place that has been entered in the Register of Places under the Heritage of Western Australia Act 1990;
- Ancillary Dwellings (refer Local Planning Policy No.1- Ancillary Dwellings);
- Dongas/transportable dwellings, tiny homes on wheels and structures of a similar nature.

6. PERMISSIBILITY

Where a Single House proposal is deemed to satisfy the requirements of this Policy and relevant provisions of *Local Planning Scheme No.5*, Development Approval will not be required, unless stated otherwise.

Proposals that do not satisfy the criteria will be assessed on their merits and determined by the Shire through an application for Development Approval.

Compliance with this policy does not negate the requirement for a Building Permit.

Adopted on 28 November 2023 in accordance with part 2 clauses 3 and 4, and Part 12 clause 87 of Schedule 2 of the *Planning and Development (Local Planning Schemes) Regulations 2015.*



LOCAL PLANNING POLICY No. 5 – Exemptions from Development Approval

1. CITATION

This Local Planning Policy is prepared under Schedule 2 of the *Planning and Development (Local Planning Schemes) Regulations 2015* (the Regulations).

This Policy may be cited as LPP No. 5 – Exemptions from Development Approval.

2. INTRODUCTION

The purpose of this policy is to specify development works that are considered minor, incidental and/or meet accepted community standards and are therefore not required to seek development (planning) approval from the Shire.

Part 7 of the Regulations establishes the requirement for development approval:

- "A person must not commence or carry out any works on, or use, land in the Scheme area unless
 - (a) the person has obtained the development approval of the local government under Part 8; or
 - (b) the development is of a type referred to in clause 61."

Clause 61 specifies types of development and land use for which approval is not required. Clause 61(1) also allows for local governments to identify, in addition to the exemptions that are specified in the Regulations, other types of development and land use that will be exempt from the need for approval. This policy details exemptions specified by the Shire under this clause.

This policy should be read in conjunction with the exemptions specified at Clause 61 of the Regulations as well as other local planning policies that specify exemptions by development type (eg. water tanks, outbuildings).

Note: This policy identifies exemptions from development (planning) approval only. Other approvals or licences may be required under separate legislation, such as the registration of accommodation and food premises before starting a business and/or the issue of a building permit before commencing works. Proceeding without the approvals necessary may result in compliance action being taken by the Shire in accordance with the relevant legislation. If you are unsure of the approvals that you need, please enquire at the Shire for assistance.

Local Planning Policy No. 5 - Exemptions from Development Approval

3. DEFINITIONS

Terms used in this Policy are consistent with Local Planning Scheme No. 5 (the Scheme), the Residential Design Codes (R-Codes) and the Regulations where relevant.

4. OBJECTIVES

The objectives of this policy are to:

- Exempt various incidental, minor and/or essential development from the requirements of development approval.
- Exempt specified residential development which complies with all relevant planning provisions.
- Streamline the development approval process and reduce red tape.
- Minimise adverse amenity impacts to neighbouring properties and the streetscape.

5. DEVELOPMENT APPROVAL REQUIREMENTS

Approval is required for all development or land uses except as specified at Clause 61 of the Regulations, within the Scheme, as identified in this Policy, or as identified in the following other local planning policies of the Shire of Plantagenet.

5.1 Development Not Exempt

Development is not exempt from approval under Part 5.2 of this policy if any of the following applies, as determined by the Shire:

- (a) The development location is included on the Shire's adopted Municipal Heritage Inventory, Heritage List and/or on the Heritage Council's State Heritage Register.
- (b) Where located within a Bushfire Prone Area, any habitable development has a Bushfire Attack Level (BAL) rating of BAL-40 or BAL-FZ unless the works are exempt from compliance with *State Planning Policy 3.7 Bushfire* (including the *Planning for Bushfire Guidelines*).
- (c) The development includes clearing of remnant vegetation or is located within 30 metres of a natural waterway or wetland.

Local Planning Policy No. 5 – Exemptions from Development Approval

- (d) The development does not meet any one of the acceptable development standards for that development or land use as outlined in this policy.
- (e) The development does not meet a development standard established in the Scheme or another applicable local planning policy.

5.2 Exemptions from Development Approval

Except as otherwise provided in the Scheme, the development specified in **Table 1** does not require development approval.

Nothing in this policy affects whether development requires a building permit under the *Building Act 2011*.

This Local Planning Policy No. 5 supersedes Local Planning Policy No. 5 – Single House Exemptions in Non-Residential Zones.

Adopted on2025 in accordance with part 2 clauses 3 and 4, and Part 12 clause 87 of Schedule 2 of the *Planning and Development (Local Planning Schemes)* Regulations 2015.

Local Planning Policy No. 5 – Exemptions from Development Approval



Table 1 – Exemptions from Development (Planning) Approval

Development	Applicable Zones	Acceptable Development Standards	
The erection, alteration, extension or addition to a Single House (including an associated Ancillary Dwelling) on a green title or survey strata lot.	Urban Development, Rural Residential, Rural Smallholdings,	 The development complies with the minimum street and lot boundary setbacks specified within the Scheme or is located within an approved building envelope (where applicable). The development complies with all Special Provisions of the Scheme 	
		 relevant to the zone (where applicable). The development complies with all provisions of any Special Control Area of the Scheme (where applicable). 	
		 The development complies with the development standards of any other applicable local planning policy. 	
		• The development is a maximum 6.0 metres in height above natural ground level or is less than the maximum building height where specified in applicable Special Provisions of the Scheme.	
		The development meets the visual privacy setback requirements of the Residential Design Codes.	
		• The development is serviced by a sufficient potable water supply (either connection to a reticulated water service or provided with a minimum 92,000 litres on-site potable water supply).	
		The development is connected to a reticulated sewerage service or provided with an approved on-site wastewater treatment system.	
		• The development complies with the relevant requirements of the <i>Planning for Bushfire Guidelines</i> .	
		The property is serviced by a crossover developed in accordance with an approval granted by the Shire.	

Development	Applicable Zones	Acceptable Development Standards	
The alteration, extension or addition to a Grouped Dwelling (including an associated Ancillary	Residential, Special Use	The development complies with the relevant deemed-to-comply standards of the Residential Design Codes (Residential Zone).	
		The development complies with the Special Provisions of the Scheme relevant to the zone (Special Use).	
Dwelling) on a strata lot.		The development does not affect common property.	
		The development complies with all provisions of any Special Control Area of the Scheme (where applicable).	
		The development complies with the development standards of any other applicable local planning policy.	
		• The development is a maximum 6.0 metres in height above natural ground level or is less than the maximum building height where specified in applicable Special Provisions of the Scheme.	
		• The development complies with the relevant requirements of the <i>Planning for Bushfire Guidelines</i> .	
		The property is compliant with the conditions of approval for the initial development of that Grouped Dwelling.	
Roofed or unroofed decking associated with an existing residential dwelling. Note: May be attached to or detached from a	Urban Development, Rural Residential, Rural Smallholdings, Rural Village, Rural	 The development complies with the minimum street and lot boundary setbacks specified within the Scheme or is located within an approved building envelope (where applicable). Finished floor level of no more than 0.5m above natural ground level; or a finished floor level of no more than 1.5m above natural ground level where the setback is greater than 10m. 	
residential dwelling.	Special Use		

Development	Applicable Zones	Acceptable Development Standards
The erection, alteration, extension or addition to a freestanding domestic non-habitable structure that does not meet the definition of an outbuilding. This may include structures such as: • Carports • Gazebos, pergolas and patios • Green and shade houses • Animal shelters, aviaries and pens Note: A structure/ building is classified as an outbuilding when it is enclosed in a non-permeable material on 3 or more sides. This exemption relates to structures/ buildings used for domestic purposes only. Structures/ buildings used for any commercial purpose require approval.	Urban Development, Rural Residential, Rural Smallholdings, Rural Village, Rural Special Use	 Existing approved residential dwelling on the site (excluding the Rural Zone). The development complies with the minimum street and lot boundary setbacks specified within the Scheme or is located within an approved building envelope (where applicable). The development complies with all Special Provisions of the Scheme relevant to the zone (where applicable). The development complies with all provisions of any Special Control Area of the Scheme (where applicable). The development complies with the development standards of any other applicable local planning policy. Maximum height above natural ground level (including site works) of 4.5 metres. Maximum cumulative area of 150m² of freestanding domestic nonhabitable structures on the site.

Development	Applicable Zones	Acceptable Development Standards	
Incidental development associated with an existing residential dwelling, such as: • External fixtures to a dwelling, including air conditioners, patio blinds, retractable awnings,	Urban Development, Rural Residential, Rural Smallholdings, Rural Village, Rural Special Use	 Located within the property boundary. If fixed to a building, no higher than 2.0m above or outwards from the point of attachment on the building. If not fixed to a building, no higher than 4.0m above natural ground level. Located so that it is obscured from view from any public street (except letterboxes). 	
aerials, antennae and satellite dishes. • Freestanding structures, including clotheslines, letterboxes, children's play equipment, sporting equipment, aerials, antennae and satellite dishes.		letterboxes).	
The erection, alteration, extension or addition to a property entry statement.	Urban Development, Rural Residential, Rural Smallholdings, Rural Village, Rural Special Use	 Located within the property boundaries. No greater than 2.5m in height above natural ground level at any point. Cumulative area of façade no greater than 15m². Located adjacent to a crossover approved by the Shire. No commercial or advertising signage. Note: The erection of fencing is addressed in the Shire's Local Laws. The construction of a brick, stone or concrete fence greater than 0.75m in height requires a building permit prior to construction. 	

Development	Applicable Zones	Acceptable Development Standards	
Landscaping, tree planting, retaining walls and site works associated with an	Urban Development, Rural Residential, Rural Smallholdings,	• Retaining walls are no greater than 1.5m above or below natural ground level at any point and comply with the minimum setback requirements of the zone (or building envelope requirement, where applicable).	
existing residential dwelling.	Rural Village,	Fill and/or excavation is:	
Special Use - No more than 1.5m point No closer than 2.0m building envelope, wl	 No more than 1.5m above or below natural ground level at any point. No closer than 2.0m to any lot boundary (or within an approved building envelope, where applicable). Slope of earthworks no greater than 1:3. 		
		• Stormwater associated with any impervious areas is retained on site.	
		Works will not affect the integrity of any structure on the subject site or an adjoining property.	
		Note: Setbacks apply from the closest point of works – ie. top of cut or toe of batter.	
Rural produce stalls.	Urban Development,	Located within the property boundaries.	
	Rural Residential,	Selling products produced on the property only.	
	Rural Village, Rural Special Use	Access and parking is via a crossover approved by the Shire and vehicles are able to return to the public road in a forward gear.	
		• Contained within a structure no greater than 10m² in area and 2.4m in height overall.	
		• A maximum of one sign no greater than 0.5m² in size and related to the produce stall only is permitted to be attached to the structure.	
		Note: Structures and/or signs that do not meet any of these standards will require planning approval (and may also require a building permit).	

Planning Approval Exemptions Guideline

Development (Works) Exemptions

Type of development is	Zoning of the land is	Exemptions are outlined in	Acceptable development standards are in
Single House	Residential	Planning & Development Regulations	Residential Design Codes
	Urban Development	Local Planning Policy No. 5	Local Planning Policy No. 5
	Rural Residential		Local Planning Scheme
	Rural Smallholdings		
	Rural Village		
	Rural		
Grouped Dwelling –	Residential	Local Planning Policy No. 5	Local Planning Policy No. 5
alteration, extension or addition (not initial	Special Use		Local Planning Scheme (Special Use)
development)			Residential Design Codes (Residential)
Ancillary Dwelling	Residential	Planning & Development Regulations	Residential Design Codes
	Other zones	Nil – requires planning approval	Local Planning Policy No. 1
Outbuildings (sheds)	Residential R2 – R25	Planning & Development Regulations	Residential Design Codes
			Local Planning Policy No. 3
	Residential R30 and above	Planning & Development Regulations	Residential Design Codes
	Rural Residential	Local Planning Policy No. 3	Local Planning Policy No. 3
	Rural Smallholdings		Local Planning Scheme
	Rural Village		
	Rural		
	Special Use		
	Tourism		

Water tanks <5kL	All zones	Planning & Development Regulations	Planning & Development Regulations
Water tanks >5kL	Residential	Town Planning Policy No. 21	Town Planning Policy No. 21
	Rural Residential		
	Rural Smallholding		
	Rural Village		
	Rural		
	*and residential development in other zones		
Incidental development to an existing Single House or Grouped Dwelling:	Residential	Planning & Development Regulations	Residential Design Codes
 external fixture to a house boundary wall or fence patio or pergola verandah deck garage carport 			
Incidental development to an existing Single House or Grouped Dwelling: external fixture to a house roofed or unroofed decking carport gazebo, pergola or patio green house or shade house animal shelter, pen or aviary clothesline letterbox children's play or sporting equipment freestanding aerials, antennae and satellite dishes property entry statement	Urban Development Rural Residential Rural Smallholdings Rural Village Rural Special Use	Local Planning Policy No. 5	Local Planning Scheme Local Planning Scheme

Swimming pools	All zones	Planning & Development Regulations	Nil
Shade sails			
Cubbyhouse	All zones	Planning & Development Regulations	Planning & Development Regulations
Flagpole			
Solar panels			
Landscaping, tree planting,	Urban Development	Local Planning Policy No. 5	Local Planning Policy No. 5
retaining walls and site works	Rural Residential		Local Planning Scheme
Rural produce stalls	Rural Smallholdings		
	Rural Village		
	Rural		
	Special Use		
Advertising signage		Planning & Development Regulations	Planning & Development Regulations
		Local Planning Scheme	Schedule 1 in Local Planning Scheme No. 5
			Town Planning Policy No. 22
Demolition	All zones	Planning & Development Regulations	Planning & Development Regulations
Internal works (only)			
Maintenance and repairs			
Temporary works (up to 48 hours)			
Emergency works (for public safety)			

Land Use Exemptions

Type of land use is	Zoning of the land is	Conditions
Permitted 'P' use in Table 3 – Zoning Table in Local Planning Scheme No. 5	All zones	No works component, or works are exempt
Home Office	All zones	Meets the definition in the Regulations:
		home office means a dwelling used by an occupier of the dwelling to carry out a home occupation if the carrying out of the occupation —
		(a) is solely within the dwelling; and
		(b) does not entail clients or customers travelling to and from the dwelling; and
		(c) does not involve the display of a sign on the premises; and
		(d) does not require any change to the external appearance of the dwelling
Shop	Commercial, centre or mixed use zone	Planning & Development Regulations
Restaurant/Café		
Convenience Store		
Consulting Rooms		
Recreation - Private	Commercial, centre or mixed use zone	Planning & Development Regulations
	Light Industry zone	
Hosted Short-Term Rental Accommodation	All zones (within an existing approved dwelling)	Planning & Development Regulations
Temporary land use (up to 48 hours)	All zones	Planning & Development Regulations

When Exemptions Do Not Apply

Development is not exempt from approval under the Regulations if:

- Works are proposed in a heritage protected place (ie. Shire's Heritage List or Heritage Council's State Heritage Register)
- A habitable building is being constructed in a location that has been assessed as BAL-40 or BAL-FZ (before fuel reduction)
- The works do not meet all of the conditions in Column 2 of the exemptions table at Cl. 61

Development is not exempt from approval under Local Planning Policy No. 5 if any of the following applies, as determined by the Shire:

- The development location is included on the Shire's adopted Municipal Heritage Inventory, Heritage List and/or on the Heritage Council's State Heritage Register.
- Where located within a Bushfire Prone Area, any habitable development has a Bushfire Attack Level (BAL) rating of BAL-40 or BAL-FZ unless the works are exempt from compliance with State Planning Policy 3.7 Bushfire (including the Planning for Bushfire Guidelines).
- The development includes clearing of remnant vegetation or is located within 30 metres of a natural waterway or wetland.
- The development does not meet any one of the acceptable development standards for that development or land use as outlined in this policy.
- The development does not meet a development standard established in the Scheme or another applicable local planning policy.

If works involve the clearing of vegetation, this clearing must be authorised by:

- Planning approval, where the clearing is directly related (ie. house site, asset protection zone, driveway only), OR
- A clearing permit from DWER, OR
- The clearing is exempt from the need for a DWER clearing permit