- consultation if appropriate with the State Heritage Office), to conserve and appropriately maintain the heritage significance of the dwelling; and
- iii. provide that approval of, or the existence of two or more dwellings, on one Title is not to be construed as justification for the subdivision whether under the Planning and Development Act 2005 or the Strata Titles Act 1985.

### 9.3 Tree Plantations

### Strategy

The local government's strategy in regard to tree plantations is to:

- \$153) support the establishment of plantations and farm forestry on land zoned Rural, and consider on its merits plantations and farm forestry on land zoned Priority Agriculture; and
- S154) require relevant planning considerations to be met including bushfire management, vermin management, identification of a suitable harvesting route and appropriate arrangements to ensure the local government roads are in a similar condition post harvesting as pre-harvesting.

#### Actions

The local government will:

- C89) review definitions associated with tree farms and integrated tree farming based on SPP 2.5 and the Planning and Development (Local Planning Schemes) Regulations 2015;
- C90) consider preparing a Local Planning Policy on tree farming and where the planting is for natural resource management purposes;
- c91) require a Development Application for any plantings of trees above 1 hectare on land zoned 'Priority Agriculture' in LPS4 unless the purpose is for natural resource management purposes and not for tree crop purposes;
- C92) require a Development Application for land zoned 'Rural' in LPS4 where the tree farm, for tree crop purposes, has a minimum aggregate planted area of 10 hectares subject to the assessment in accordance with:
  - i. WAPC policies and guidelines;
  - ii. 'Guidelines for Plantation Fire Protection'; and
  - iii. 'Code of Practice for Timber Plantations in Western Australia (2006)';
- C93) not require a Development Application for land zoned 'Rural' in LPS4, where the total planted area is below 10 hectares.

# 9.4 Scott Coastal Plain Special Control Area

# Strategy

The local government's strategy is to:

- \$155) provide for the continued establishment of large-scale agricultural enterprises;
- \$156) accommodate growth and diversification in agriculture on the Scott Coastal Plain subject to addressing environmental impacts;
- s157) maintain the productive capacity of the land and operational economy of scale, along with reducing the potential impacts of competing or conflicting land uses. Accordingly, there is a presumption against the creation of additional lots regardless of their current size; and

#### 46. Tree farms

- (1) Applications for development approval of tree farms are to include -
  - submission of a plantation management plan in accordance with the protocol in the Code of Practice; and
  - (b) provision and implementation of an adequate bushfire management plan to the satisfaction of the local government.
- (2) The following matters are to be considered when determining applications for development approval of tree farms -
  - (a) the Code of Practice for Timber Plantations in Western Australia 2006 as amended from time to time ('Code of Practice');
  - (b) the Guidelines for Plantation Fire Protection or subsequent document, as amended from time to time;
  - (c) protection of existing water courses, impacts on stream flows and groundwater resources, vegetation corridors, agricultural production, and mitigation of wind erosion, waterlogging and salinity;
  - (d) land use compatibility and the location of the tree farm in relation to land zoned and/or planned for residential, industrial and commercial uses;
  - (e) the suitability of the current and future road network, particularly in regard to any future intended logging operations;
  - (f) the objectives of the zone;
  - (g) any resulting benefits in supplementing continued traditional agriculture on the land; and
  - (h) any relevant Local Planning Policy adopted by the local government.
- (3) Notwithstanding other provisions contained within the Scheme, tree farms are not a permitted use for areas shown in clause 68 Table 5. Tree farms will be considered on their merits on land zoned Priority Agriculture within the Scott Coastal Plain.

#### 47. Significant Tree Register

- (1) The local government, having due regard to -
  - (a) the historical, cultural heritage or ecological significance of a tree;
  - (b) the amenity or aesthetic quality of a tree;
  - (c) the rarity of a tree;
  - any other characteristic which in the opinion of the local government makes the tree worthy of preservation;
  - (e) the advice of any relevant statutory, public or planning authority; and
  - (f) any submissions received,

may establish and maintain a Significant Tree Register to identify trees within the scheme area that are worthy of preservation.

- (2) An entry into the Significant Tree Register may be made in respect of an individual tree, a group of trees, or an area which contains trees.
- (3) The Significant Tree Register must -
  - (a) set out a description of each tree, its location and the reason for its entry in the Significant Tree Register; and
  - (b) must be available for public inspection during business hours at the offices of the local

		of subdivision into 2 lots of approximately equal size where adequate foreshore reserve is ceded free of cost;  c) prior to consideration of any subdivision of the subject land, a structure plan is to be prepared and approved which addresses the matters set out at section 6.6 of the AWCS to the satisfaction of the local government and the WAPC;  d) any proposed development is to be informed by an approved local development plan which addresses the matters set out at section 6.6 of the AWCS to the satisfaction of the local government.
ASR2	As shown on the Scheme maps (Rural Conservation Area B in the Augusta Walpole Coastal Strategy (AWCS))	Subdivision and development shall be considered in accordance with the subdivision and development requirements of the AWCS, including but not limited to the following –  a) subdivision of lots creating a minimum lot size of 40ha; b) prior to consideration of any subdivision of the subject land, a structure plan is to be prepared and approved which addresses the matters set out at section 6.6 of the AWCS to the satisfaction of the local government and the WAPC; c) any proposed development is to be informed by an approved local development plan which addresses the matters set out at section 6.6 of the AWCS to the satisfaction of the local government.
ASR3	As shown on the Scheme maps (Rural Conservation Area C in the Augusta Walpole Coastal Strategy (AWCS))	Subdivision and development shall be considered in accordance with the subdivision and development requirements of the AWCS, including but not limited to the following –  a) no subdivision will be supported.
ASR4	As shown on the Scheme maps Land zoned Priority Agriculture – Biddelia, Carlotta and Cundinup localities	Tree Farms will not be supported by the Local Government
ASR5	Lot 11864 Poison Swamp Road, Darradup	In considering any applications for subdivision of the land, the local government's recommendation to the Commission will be to only support applications proposing a maximum of four lots with a minimum lot size of five hectares.  The landowner/proponent is to address the following matters:  a) legal vehicular access via a gazetted public road between the land
		and Brockman Highway; b) bushfire related criteria in State Planning Policy 3.7 and the associated Guidelines; c) legal vehicular access to adjoining freehold lots.
ASR6	Lot 3558 Buckley Road, Carlotta	In considering any applications for subdivision of the land, the local government's recommendation to the Commission will be to only support applications proposing a maximum of three lots with a minimum lot size of ten hectares.
	,	The landowner/proponent is to address the following matters:  a) bushfire related criteria in State Planning Policy 3.7 and the associated Guidelines.

- (2) To the extent that a requirement referred to in subclause (1) is inconsistent with a requirement in the R-Codes, a precinct structure plan, a local development plan, State or local planning policies the requirement referred to in subclause (1) prevails.
- 69. Site specific development standards and requirements for areas covered by structure plan or local development plan

There are no site specific development standards and requirements that apply to this Scheme.

# **EXTRACT FROM LPP21**

# 10. Fire Management Plans

All FMPs are to be prepared in accordance with the Guidelines. FMPs are to address, to the satisfaction of the Council, matters including:

- aim and objectives;
- description of the area;
- assessing and classifying the bushfire hazard (fire problem);
- classifying the bush fire attack level and providing indicative BAL ratings;
- fire mitigation strategies including a performance approach set out in the Guidelines, an acceptable solutions approach or a combination of the two;
- subdivision and development design to address the hazard;
- location of development;
- vehicular access including as relevant firebreaks, emergency access ways (EAW) and fire service access routes (FSAR);
- water supplies;
- siting of development including HSZ and BPZ;
- design of development, included recommended building design standards to account for fire risk;
- fuel reduction management;
- fire suppression response;
- the anticipated impact on environmental assets (especially reporting on rare flora, fauna and/or threatened ecological communities) on the application site through implementing the FMP. This may require a separate and independent environmental assessment from a suitably qualified and/or experienced practitioner;
- implementation; and
- monitoring/review.

Where an approved FMP requires fuel loadings to be reduced (by burning, slashing or other methods), this is required to be undertaken prior to the Shire clearing the subdivision condition. The fuel reduction should generally be overseen by a suitably experienced and/or qualified bush fire practitioner. The Council's preference is that the fuel reduction is undertaken for the entire subdivision or stage rather than for an individual lot.

FMPs submitted to and approved by the local government shall generally be registered as section 70A notifications on the title of the affected property or properties. This will be achieved as a condition of subdivision or as a condition of planning consent.

In the case of an application for a building permit, the local government will seek landowner support to forward the bush fire hazard assessment to prospective purchasers.

Policy Number:	LPP 23
Policy Type:	Local Planning Policy
Policy Name:	Plantations and Agroforestry
Policy Owner:	Chief Executive Officer

Authority: Shire of Nannup Local Planning Scheme No. 3

#### **POLICY BASIS**

This is a local planning policy prepared under the *Planning and Development (Local Planning Schemes) Regulations 2015* (the Regulations) and the *Shire of Nannup Local Planning Scheme No. 3* (LPS3).

#### **OBJECTIVES**

The objectives of this Policy are to:

- 1. Promote agroforestry where integrated with other rural and/or conservation activities and where it is effectively managed.
- 2. Outline areas favoured for plantations along with non-preferred locations.
- 3. Ensure that relevant planning considerations are suitably addressed.
- 4. Conserve and enhance environmental assets.
- 5. Ensure best practice design and fire management practice for plantations and agroforestry.
- 6. Assist the local government in determining applications for agroforestry and plantations by setting out matters local government will have regard for in assessing applications.
- 7. Provide increased certainty for landowners, the community and others and to assist in providing greater consistency in decision making by the local government.

### **DEFINITIONS**

In this Policy, the following definitions apply:

- "Agricultural Priority" means Agricultural Priority 1 Scott Coastal Plain Zone and Agricultural Priority 2 zone.
- "Agroforestry" means land used commercially for both tree production and agriculture where trees are planted in blocks of more than one hectare. Agroforestry is the combining of agriculture and tree growing, to produce both agricultural products and tree products for commercial, land management or environmental purposes. It is also known as "farm forestry".
- "Code of Practice" Code of Practice for Timber Plantations in Western Australia (2014), produced by Forest Industries Federation WA, Forest Products Commission and Australian Forest Growers, or as revised.
- "Plantation" based on LPS3, "has the same meaning given to the term in the Code of Practice for Timber Plantations in Western Australia (2006)."
- "Plantation Management Plan" provides details of the way in which a tree crop will be developed and managed, and aims to demonstrate the means by which the principles of environmental care, cultural and fire management objectives are achieved. A Plantation

Management Plan generally includes a Plantation Map, Establishment Plan, Maintenance Plan and Fire Management Plan.

# "Relevant planning considerations" include:

- Matters set out in Clause 67 of Schedule 2, Part 9 of the Regulations;
- the Code of Practice;
- the *Guidelines for Plantation Fire Protection* (2011 or any updates) produced by the former Fire and Emergency Services Authority of Western Australia; and
- matter

"Sensitive Use" is based on State Planning Policy 4.1 and includes residential dwellings, major recreational areas, hospitals, schools, and other institutional uses involving accommodation.

"Vulnerable Use" is as defined in Guidelines for Planning in Bushfire Prone Areas.

### **Application of the Policy**

This Policy applies throughout the municipality. In this Policy, the municipality will be called the "district".

# **Links to Local Planning Scheme and Other Documents**

This Policy relates to various requirements set out in LPS3, the *Shire of Nannup Local Planning Strategy, State Planning Policy 2.5 Rural Planning*, the Code of Practice and the *Guidelines for Plantation Fire Protection*. Where there is an inconsistency between this Policy and LPS3, then LPS3 prevails and to the extent of such inconsistency.

### **POLICY PROVISIONS**

#### 1. General

#### The local government:

- Supports agroforestry on appropriately zoned land (including "Agricultural Priority") subject to the proposal or application addressing relevant planning considerations;
- Encourages plantations to be located on land zoned "Agriculture", which are outside of Landscape Values Areas and more than 3 kilometres from the Nannup townsite (see Attachment 1), provided relevant planning considerations are suitably addressed; and
- Will positively consider, plantations on land zoned "Agricultural Priority" on the Scott Coastal Plain subject to the application addressing relevant planning considerations.

#### The local government generally discourages:

- The use of whole farms for plantations on zoned Agricultural Priority in the Cundinup, Carlotta and Biddelia localities (see Attachment 2);
- Plantations that by virtue of their topography, physical size, their inability to access strategic water supplies for fire-fighting purposes, or their close proximity to vulnerable uses, sensitive uses or habitable buildings, present an unacceptable fire risk or otherwise are unable to satisfy the FESA *Guidelines for Plantation Fire Protection*;
- New plantations in areas within the Landscape Values Special Control Area as set by LPS3 unless associated with a landscape assessment for land that has not been subject to a plantation which was established prior to 16 September 1983 or to a previously approved plantation; and
- New plantations within 3 kilometres of the Nannup townsite (see Attachment 1).

The onus of proof rests with the applicant to justify their application based on the requirements of this Policy. Additionally, applicants are required to justify their application if variations are proposed to this Policy.

### 2. When is a Development Application required?

Development approval is not required for the planting of trees for land rehabilitation, shelter belts or for other land management/environmental purposes provided the total area of planting is less than 4 hectares for the lot. Landowners should however advise the local government in writing and via preparation of a site plan showing the proposed planting. There is a separate requirement to ensure the plantings are appropriately managed to address fire risk and comply with the local government's Firebreak Notice.

No Development Application is required for agroforestry provided no more than 4 hectares of planting occurs on any lot or location. A Development Application must be submitted and approved by the local government prior to the commencement of agroforestry above 4 hectares.

No Development Application is required on the 'development footprint' where the plantation was established prior to 16 September 1983 and where a plantation has operated since 16 September 1983 with gaps of no greater than 6 months.

A Development Application is required to be lodged for any proposed planting of trees, for commercial or land management/environmental purposes, exceeding 4 hectares on any lot or location, regardless of whether the trees are proposed to be harvested or not. The local government expects that the tree planting will be effectively managed on an on-going basis.

Where development approval has been obtained for agroforestry or a plantation, no Development Application is required for a second rotation for hardwood plantations, however a second rotation will not form part of the development approval for softwood plantations.

Unless the plantation was established prior to 16 September 1983, and where a plantation has operated since 16 September 1983 with gaps of no greater than 6 months, a Development Application is required for:

- the establishment of a new planting for softwood and hardwood plantations;
- every additional rotation for harvested softwood plantations where only a single rotation has previously been approved; and
- three or more rotations for hardwood plantations.

### 3. Agroforestry compared to plantations

In providing guidance between agroforestry and plantations, the local government will assess if the planting area is "agroforestry" having regard for:

- The area of the planting on each lot;
- The percentage of the planting area on a lot by lot basis. Generally, a 20% maximum planting area applies;
- The extent of existing remnant vegetation areas; and
- Whether a significant portion of each lot can continue to be used for agriculture.

The local government encourages the integration of tree planting with agricultural operations and conservation initiatives.

#### 4. Code of Practice and Guidelines for Plantation Fire Protection

The local government expects operators will design and manage their plantation in accordance with the Code of Practice and the FESA Guidelines for Plantation Fire Protection.

The local government requires the preparation of an appropriate Plantation Management Plan to accompany applications in accordance with the Code of Practice.

#### 5. Location and compatibility with adjacent land uses

To reduce potential adverse impacts from inappropriate siting, development or management of agroforestry and plantations, the local government will consider the following matters:

- The proximity to any land zoned in LPS3 or earmarked in the Local Planning Strategy for residential, rural residential or rural smallholding lots;
- Separation distances between the proposed planting and any "vulnerable land use" or "sensitive use", including dwellings, holiday accommodation, commercial workplaces (as determined by the local government), or community/recreational area);
- The suitability of the application site in terms of the road network capabilities and public safety;
- The visual impact when viewed from State and regional roads, and from main tourist routes within the Landscape Values Area as set out in LPS3;
- Whether aerial spraying is proposed; and
- Impact on the population of the Nannup townsite and the sustainability of services and facilities in the Nannup townsite, particularly for plantations proposed on Agricultural Priority land in the Cundinup, Carlotta and Biddelia locations (see Attachment 2).

The local government encourages operators, plantation managers and landholders to work in partnership to develop and sustain being a "good neighbour".

## 6. Fire management plans

The local government:

- Expects that agroforestry and plantation designs do not compromise the fire safety of the local community;
- Expects landowners and plantation operators to have effective mitigation measures and assets to reduce fire risks of their planting and to reduce fire risks on the Nannup townsite and nearby rural living areas (rural residential and rural smallholding); and
- Seeks to reduce fire risks in and around the Nannup townsite. As a guideline, the local government discourages new plantations within the area shown in Attachment 1 unless the applicant provides increased fire mitigation measures to the satisfaction of the local government.

As previously outlined, no Development Application is required on the 'development footprint' where the plantation was established prior to 16 September 1983 and where a plantation has operated since 16 September 1983 with gaps of no greater than 6 months.

Where there is an approved existing plantation, within the area outlined in Attachment 1, the possibility of a second rotation is as per the development approval. If there are no details in the development approval regarding the number of rotations, the local government will adopt the approach of limiting the approval to:

- One rotation for softwood plantations;
- Two rotations for hardwood plantations.

Additional rotations are to be subject to a new Development Application.

Additionally, the replacement of an existing plantation may be applied for via a Development Application provided the area of planting is no greater than the existing plantation. This is however subject to suitable fire mitigation measures to the satisfaction of the local government which could include:

- The provision of additional fire-fighting equipment/assets;
- Proposing agroforestry in relevant parts of the application site, especially closer to the Nannup townsite, with management measures such as grazing outlined to manage fuel load on an on-going basis; and
- The planting of suitable fire-suppression non-native/exotic trees.

The local government requires the preparation of an appropriate Fire Management Plan to accompany applications in accordance with the specifications and guidelines in the *Guidelines* for Plantation Fire Protection and the local government's Firebreak Notice.

The approved Fire Management Plan is to be implemented on an on-going basis to the satisfaction of the local government.

#### 7. Visual impact

The local government will consider the visual impact of agroforestry and plantations in general. In particular, the local government seeks to carefully consider development applications for plantations:

- Within Landscape Values Areas; and
- Within 3 kilometres of the Nannup townsite (see Attachment 1).

The local government's assessment of visual impact is primarily concerned within Landscape Values Areas and near the Nannup townsite when viewed from State and regional roads and tourist routes. The purpose of the assessment is not in relation to views from other properties.

The local government encourages applicants to consider the planting of native vegetation that is endemic to the district and/or the planting of suitable fire-suppression non-native/exotic trees near State and regional roads and tourist routes, to complement the proposed plantation.

Applicants proposing plantations in highly valued landscapes, within a Landscape Values Area or within 3 km of the Nannup townsite, are encouraged to submit a landscape assessment from a suitably qualified consultant with the Development Application. The landscape assessment should have regard to the *Visual Landscape Planning Manual* (Western Australian Planning Commission 2008 or any updates).

### 8. Suitability of public roads for harvesting

The local government will:

- Require the applicant to outline the preferred haulage routes for future harvesting as part of the Development Application. Generally, potential haulage roads should be identified on the Plantation Map;
- Consider the suitability of access, in particularly the suitability of public roads for harvesting, in assessing the Development Application;
- Ensure there is appropriate access to agroforestry and plantations and that the existing road network and public safety are not affected by heavy vehicles and that the local road network is not damaged by heavy vehicles; and
- Require as a condition of development approval, a Plantation Harvest Plan to be prepared and implemented to the satisfaction of the local government where harvesting

occurs on Shire of Nannup managed roads which are unsealed. This is to address the Code of Practice including notification, inspection and post-harvesting repair of roads.

The local government may also require:

- An assessment on the pre-condition of the haulage roads as part of a Plantation Harvest Plan
- The applicant/operator to undertake remedial works post harvesting to the satisfaction of the local government; and
- A Road Condition Assessment post harvesting to ensure the roads are reinstated to the same condition as pre harvesting to the satisfaction of the local government.

In considering the adequacy of the existing roads, the applicant and the local government will have regard for any proposed use of Restricted Access Vehicles (larger than 19 metre semi-trailer, 42.5 tonne). Main Roads Western Australia (MRWA) advise that roads not currently permitted for this type of vehicle will be required to be at a standard in conformance to Main Roads *Guidelines for Assessing the Suitability of Routes for Restricted Access Vehicles* before MRWA can allow access by this type of vehicle.

### 9. Natural resource management

The local government:

- Requires that agroforestry and plantation applications, as relevant, protect and enhance environmental assets;
- Supports the planting of native vegetation that is endemic to the district;
- Encourages agroforestry and plantations in areas subject to land degradation including areas subject to salinity, waterlogging or erosion on the application site;
- Promotes the establishment and/or enhancement of buffers of local endemic native vegetation along rivers, watercourses and drainage lines and/or providing environmental corridors;
- Will consider Department of Water and Environmental Regulation guidelines and advice on setbacks from rivers and watercourses, along with guidance in the Code of Practice, site conditions and justification provided by the applicant; and
- Will seek suitable fencing of native vegetation should grazing be proposed.

In considering any variation to the Policy, the local government will have regard for any proposed land/water management and environmental benefits to the application site (or in the catchment/locality).

#### 10. Aerial spraying

The local government does not favour aerial spraying within 3 kilometres of the Nannup townsite as outlined in Attachment 1.

The local government will have regard to aerial spraying of plantations, to control insect damage, for areas further from the Nannup townsite. If aerial spraying is proposed, the applicant is to set this out in the Development Application. The local government may require a condition of development approval that the applicant prepare an Aerial Spray Application Management Plan which addresses the Code of Practice.

Future spraying is to be undertaken in accordance with the Code of Practice. This includes that plantation operators are to undertake notifications and as required field specifications in accordance with the Code of Practice.

#### 11. Rehabilitation of land

As part of the Plantation Management Plan, the local government will seek a statement on the number of proposed rotations and the expected approach to rehabilitating the land post plantations e.g. removal of stumps and establishment of pasture at the end of the final rotation.

#### **ADMINISTRATION**

### 1. Matters to be Addressed Prior to Formally Lodging the Application

Proponents are encouraged to discuss proposals that seek to vary Policy requirements with the Shire administration early in the planning process and prior to the formal lodgement of any Development Application.

### 2. Application Requirements

Development Applications are to include the following:

- Filling in the Form of Application for Development Approval;
- Payment of the local government Development Application fee; and
- A Plantation Management Plan that complies with Appendix 1 of the Code of Practice including a:
  - Plantation Map including the preferred haulage route;
  - Establishment Plan:
  - Maintenance Plan: and
  - Fire Management Plan that complies with the Guidelines for Plantation Fire Protection.

Subject to the proposed location, scale and intended management of the proposed agroforestry or plantation, the local government may also require the applicant to provide the following:

- Landscape assessment;
- Any other plan or information that the local government may reasonably require to enable the application to be determined; and
- Written information setting out why Policy requirements should be varied.

### 3. Consultation with Landowners and Stakeholders

The local government will consult with adjoining/nearby landowners and other stakeholders as required by LPS3, the Regulations and as determined by the local government. The local government will also consult where an application does not comply with this Policy.

### 4. Assessing the Development Application

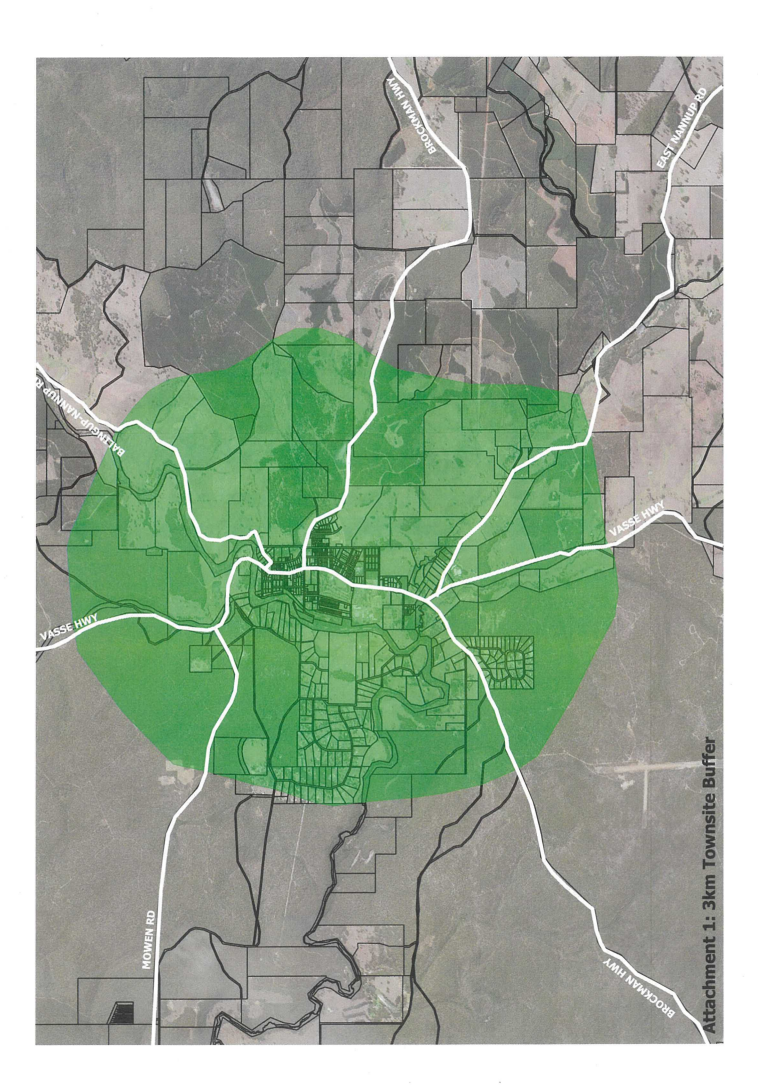
In assessing any application for agroforestry or plantations, the local government will have regard to various matters including:

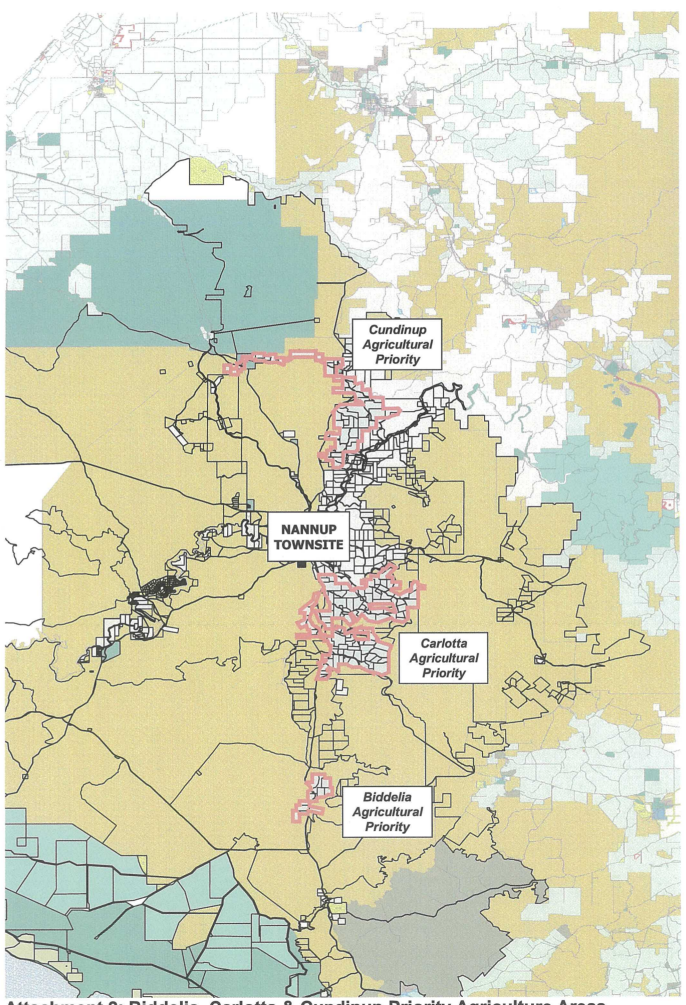
- Clause 67 of Schedule 2, Part 9 of the Regulations;
- The Code of Practice;
- The benefits of agroforestry and plantations in addressing land degradation including salinity, waterlogging and erosion and assisting in enhancing water quality;
- The zoning of the lot;
- Setbacks and location of the proposed agroforestry or plantation;
- Separation distances to dwellings, habitable buildings, vulnerable uses and other sensitive uses as determined by the local government; and
- The impact on the population of the Nannup townsite and the sustainability of services and facilities in the Nannup townsite, particularly for plantations proposed on Agricultural Priority land in the Cundinup, Carlotta and Biddelia locations.

Where objections are received and the objections are not able to be adequately dealt with through conditions of approval, the application will be referred to the Council for determination.

The local government may refuse a Development Application where it is inconsistent with this Policy, LPS3, the Code of Practice, based on the information provided by the applicant, or based on information set out in any submission.

Dalatad	LDD 42 Can Barking and Vahioulay Assess
Related	LPP 13 Car Parking and Vehicular Access
Policies:	LPP 15 Dedication of Road Access
	LPP 20 Developer and Subdivider Contributions
	LPP 21 Bush Fire Management
Related	LPP23 Plantations and Agroforestry - Attachment 1
Procedures/Documents:	LPP23 Plantations and Agroforestry - Attachment2
	Planning and Development (Local Planning Schemes) Regulations 2015
	State Planning Policy 2.5 Rural Planning Guidelines
	State Planning Policy 3.7: Planning in Bushfire Prone Areas
	Code of Practice for Timber Plantations in Western Australia
	FESA Guidelines: Guidelines for Plantation Fire Protection (2011), endorsed by DFES or as revised
	Guidelines for Planning in Bushfire Prone Areas
	Visual Landscape Planning Manual
Delegation Level:	Chief Executive Officer
Adopted:	OM 22 <sup>nd</sup> October 2020
Reviewed:	





Attachment 2: Biddelia, Carlotta & Cundinup Priority Agriculture Areas