Guidelines

for the Lifting of Industrial Deferment

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1. Introduction

Land may be included in the industrial deferred zone under the Greater Bunbury Region Scheme (GBRS). This zone provides a strong indication that the land is physically and locationally suitable for industrial purposes, although certain requirements have to be met before the Western Australian Planning Commission (WAPC) will consider to the land being transferred to the industrial zone.

Where information is available to satisfy the WAPC that land is suitable for industrial development and all servicing considerations have been adequately addressed, land may be included within the industrial zone without proceeding through the intervening stage of industrial deferment.

Under Clause 13 of the Greater Bunbury Region Scheme, land included within the industrial deferred zone may be transferred to the industrial zone by resolution of the WAPC notified in the Government Gazette. Clause 48 of the Greater Bunbury Region Scheme and rule 9(c) of the State Administrative Tribunal Rules 2004 allows for an appeal to the State Administrative Tribunal within 28 days of the WAPC's refusal to lift industrial deferment. These guidelines describe the basis for lifting of industrial deferment.

These guidelines apply to land within the Greater Bunbury Region Scheme area only.

2. Criteria for lifting industrial deferment

The transfer of land from industrial deferred zone to industrial zone may be initiated by the landowner, the local government or any public authority.

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Where land has not been assessed under the GBRS, yet significant environmental issues have been identified by means of section 16 EPA advice for example, any necessary environmental review should be undertaken as part of the process of amending the local planning scheme and/or during the preparation of the structure plan.

5. Information requirements

Applicants should submit a detailed structure plan indicating the future development and servicing of the land prior to seeking the lifting of industrial deferment. The content of the plan should take account of matters identified in the WAPC's Structure Plan preparation Guidelines August 2012. In any event, such a plan should address the issues listed below.

5.1 Justification

- x a clear description, explanation and justification for the proposed change from industrial deferred to industrial;
- details relating to the specific characteristics of the land and pertaining to its proposed use.

5.2 Land and ownership

- x the land to which the amendment applies;
- x ownership details;
- x clearly annotated plan/s depicting the land involved and other features as appropriate; and
- x the extent and agreements of landowners to the lifting of industrial deferment.

5.3 Natural environment

- x an accurate description of the land including the natural environment;
- description of the means by which natural features (such as foreshores, wetlands, groundwater, remnant vegetation) will be protected; and
- x identification of any environmental issues which may impact on future development (such as noise, water catchment, contaminated land, risk management and air pollution).

5.4 Services

- x information regarding the way in which the land will be serviced by water, drainage, sewer, power and other services;
- x information regarding the services of the area by road and/or rail including information regarding how development will be accommodated within the regional road system; and

5.5 Employment

x information regarding the type of industry proposed as an employment generator.

5.6 Consultation

details regarding any consultations undertaken with relevant service providers and agreements reached.

6. Public information

It is not a requirement of the legislation to advertise thw