## Submissions Table

Submission	Assess No.	Submission	City's Response
No.			
1	A207173 (submission 1)	<ol> <li>I would like to thank you for your time to consider my submission for the above mentioned.</li> <li>This will have an immense negative impact on my home and my livelihood as well as many others within the Wattle Grove community.</li> <li>I therefore oppose the draft policy entitled Local Planning Policy 28 and seek councillors not to endorse it as it pre-empts the results of community consultation on the RobertsDay concept plan and the Department of Planning Review of the NE sub- Regional Framework.</li> <li>The draft policy is inconsistent with the existing State Planning Policy applying to Wattle Grove South making the proposed draft policy of no binding consequence with respect to any future WAPC decision making on account of this inconsistency</li> <li>The draft policy fails to mention that the purported purpose of the draft policy is based on a soon to be superseded version of the Framework</li> <li>There is to be a review in a few months of the NE sub Regional Framework, which will almost certainly render some of the key particulars in the draft policy null and void, including particulars pertaining to Wattle Grove South</li> </ol>	<ol> <li>Noted.</li> <li>The purpose of the Policy is to guide the City on the requirements associated with the preparation of Structure Plans. The Policy does not make any specific proposals for areas.</li> <li>The specific reference to Wattle Grove South is proposed to be removed from the Policy and instead just generally refer to the Framework.</li> <li>See response 3.</li> <li>The review of the Framework has no impact on the content of the Policy and its ability to be implemented.</li> <li>See responses 3 and 6.</li> </ol>
2	A168121 (submission 1)	<ol> <li>Having experienced the vagaries of planning practices in Wattle Grove South since July 2018 which regrettably, has resulted in the almost complete alienation of this foothills community and considerable reputational damage to the City of Kalamunda, we applaud any City efforts to establish a policy framework which does not appear to be driven by individual landowners seeking to maximise the profitability of their properties at the expense of others in the community.</li> </ol>	<ol> <li>Noted.</li> <li>Noted.</li> <li>Noted.</li> <li>The review of the Framework has no impact on the content of the Policy and its ability to be implemented.</li> <li>See response 4.</li> <li>See response 4.</li> </ol>

<ul> <li>Had this kind of policy Framework been in place earlier it may have prevented a situation where an individual landowner publicly informed those present at a Council Meeting in December 2018 of his success in getting the City to set aside ratepayer funds to proceed down the path of urbanising Wattle Grove South, long before it officially became a State Government flagged conditional direction.</li> <li>However, whilst appreciating the clarity of the draft Local Planning Policy, we nevertheless would suggest to Councillors that they do <u>not</u> adopt the Officer Recommendation at this point in time.</li> <li>This is because point 15 in the Officers Report that The primary objectives of LP2P2 are to: Guide the City's implementation of the State Government's North East Sub-Regional Framework. Is to be reviewed in 2021 and given WA's falling population and slower than expected land consumption in the metropolitan area, there is no guarantee that the current North East Sub Regional Framework will not be significantly revised or even, that this nomenclature to describe the Framework will not be significantly revised or even, that the future.</li> <li>As proof of our assertion that the Framework is to be reviewed, we would quote from a letter we received from Mr David Saudres, Assistant Director General of the Department of Planning on the 24 April 2020. <ul> <li>'However, the Perth and Peel@3.5 million suite of documents, which the Planning</li> <li>Framework sits within, does make provision for their review after the initial three</li> <li>years. That review is due to commence in 2021. The scope and terms of the review are yet to be determined, but this may provide an opportunity to consider any significant new information, including more detailed knowledge of any significant new information, including more detailed knowledge of any significant new information.</li> </ul></li></ul>		
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	<ul> <li>values or changing urban land consumption rates, which may impact on the suitability of an area for development or vice versa. Further details of the review are expected to be announced in 2021'</li> <li>6. Knowing therefore, that there is to be a review in a few months of the NE sub Regional Framework, which may render some of the key particulars in the draft policy null and void, it makes complete sense to postpone advertising of this policy until after review of the Framework is completed.</li> <li>7. We commend this course of action to Councillors</li> </ul>	
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4	A115611	1. "Library". Being computer organised, why can't your computer be programmed for "what you (I) have read?"	1.	Unrelated.
5	A168121	1. Introduction	1.	Noted.
	(submission 2)	Local governments are responsible for planning their local communities by	2.	This document is a guide.
		ensuring appropriate planning controls exist for land use and development	3.	The Policy can have effect where any
		permitted under the Metropolitan Region Scheme (MRS).		structure plan is proposed which
		They do this by preparing local planning schemes, strategies and policies.		could occur at any time.
			4.	Noted.
		2. WALGA has prepared a document entitled 'Local Planning Policy	5.	The Policy is not inconsistent with
		Guide' to assist local government authorities in preparing Local		State Policy.
		Planning policies. It is important to note that the advertised draft Local	6.	The Policy applies to Structure Plans.
		Planning Policy 28 does not reflect the recommended approach of		Areas identified by the Framework are
		WALGA regarding the formulation of local planning policies.		anticipated to require the preparation
				of structure plans to coordinate
		3. Logically, any resultant local planning policies ought to be designed to		development. The Specific reference
		assist Councillors to exercise their discretionary decision-making		to Wattle Grove South is proposed to
		powers in relation to existing statutory land use realities and not,		be removed from the Policy. The
		anticipated or desired future scenarios which are not evident at the		Framework will still be referenced.
		time the policy is proposed to have effect.	7.	
		4. Local Planning Policies ought to be consistent with State Planning	8.	The Policy does not propose rezoning.
		Policies		The purpose of the Policy is to guide
		Whilst it is not prohibited, WALGA strongly advises that any local		the City on the requirements
		planning policy, including the advertised draft Local Planning Policy 28,		associated with the preparation of
		ought to be consistent with any relevant State Planning Policy applying		Structure Plans. The Policy does not
		to any geographical Scheme area/s identified as being within scope of		make any specific proposals for areas.
		the proposed policy	9.	The Policy was referred to the DPLH
		5. If a Local Planning policy is inconsistent with the provisions of a State		for comment during advertisement.
		Planning Policy -as is the case with draft Local Planning Policy 28- it		No comment was received.
		must be referred to the Western Australian Planning Commission [the		. See response 9.
		WAPC] for comment. Even if the WAPC permits the inconsistent Local	11	. Noted.
		Planning Policy to guide local decision-makers, it will not guide the	12	. See response 8.

eversies of the Commission's discretion in the same array The	12. Coo recenence 8
exercise of the Commission's discretion in the same manner. The	13. See response 8.
provisions of a State Planning Policy will always have priority	14. See response 8.
6. The text of the draft policy states that the proposed policy is to apply	15. See response 8.
to Wattle Grove South and three other named localities.	16. See response 8.
Our comments below focus on Wattle Grove South but may also apply	17. See response 8.
with respect to the other named geographical areas.	18. The Policy will still be effective
7. State Planning Policy 2.5 Rural Planning	following a review of the Framework.
Currently, State Planning Policy 2.5 Rural Planning applies to Wattle	The purpose of the Policy is to guide
Grove South as this geographical Scheme area is currently zoned	the City on the requirements
'Rural' under the Metropolitan Region Scheme (MRS) and 'Special	associated with the preparation of
Rural' or 'Rural' under the City of Kalamunda Local Planning Scheme	Structure Plans. The Policy does not
No. 3 (LPS 3).	make any specific proposals for areas.
8. This means that the current wording of draft Local Planning Policy 28 -	19. See response 18.
which mischaracterises the approved zoning of Wattle Grove South	20. See response 18.
from its actual 'rural' zoning to a possible but as yet, unapproved	21. See response 6.
'urban' zoning -is significantly inconsistent with _State Planning Policy	22. Noted.
2.5 Rural Planning .	23. Noted.
9. As stated above, due to this inconsistency the proposed draft Local	24. See response 6.
Planning policy must be referred to the WAPC for comment. Even if	25. Council has made a determination on
the WAPC subsequently permits the draft Local Planning Policy to	the Crystal Brook Concept Plan.
stand it will have no influence on future WAPC decision-making while	Regardless the outcome of the Crystal
State Planning Policy 2.5 Rural Planning has application to the area.	Brook Concept Plan has no bearing on
10. We contend that on this ground alone, Councillors ought to refuse to	the purpose of the Policy. See
endorse the proposed draft policy.	response 6.
11. The 'purpose' of the draft Local Planning Policy 28	26. See response 25.
The text of the draft policy (point 15) defines the primary objective of	27. See response above.
the draft policy as being to	28. See responses above.
'a) Guide the City's implementation of the State Government's North	
East Sub-Regional Framework	
12. However, the text of the draft policy actually misrepresents the	
fundamental fluidity of the Framework and endeavours to convey to	
the reader that the current Framework dictates that Wattle Grove	

	South is to be unquestionably rezoned as Urban by the Department of	
	Planning at a date yet to be determined.	
	13. Regrettably, the draft policy fails to acknowledge anywhere in its text	
	that the Department of Planning, through the NE sub- Regional	
	Framework, has only conditionally identified part of Wattle Grove	
	South for future urban use.	
1	14. According to the accompanying text of the NE sub -Regional	
	Framework, the proposed urban rezoning of much of Wattle Grove	
	South (a zoning which, incidentally, was requested by the then Shire of	
	Kalamunda without reference to the Wattle Grove South community)	
	may, in fact, not eventuate after taking into account other relevant	
	factors, including but not limited to, the existence or otherwise of	
	environmental attributes, assessment of bushfire risk, and the cost of	
	infrastructure requirements.	
	15. The text of the Framework cautions that further detailed planning is	
	required for areas zoned Urban Expansion and Urban Investigation	
	prior to consideration for any rezoning under the MRS. In particular, it	
	states that planning <u>must</u> establish whether the identified area	
	contains significant environmental attributes.	
	Where significant environmental attributes are identified, as is the	
	case in Wattle Grove South, the text of the Framework states that	
	further planning for these sites will need to prioritise avoidance or	
	protection, or both, of the environmental values.	
1	16. Importantly, the Framework also states (page 20) that the	
	classification of existing special rural zoned areas as Urban should not	
	however be construed as support for the further development of	
	these areas at a higher density.	
	17. Similarly, the text of the Framework states that the classification of	
	Urban Investigation areas is <u>not to be construed</u> as a commitment by	
	the WAPC to support any rezoning, as this will depend upon the	
	outcome of further planning investigations	
	18. The NE sub- Regional Framework to be Reviewed in 2021	

Apart from the authors of draft LLP 28policy failing to reflect the true
nature of the NE sub Regional Framework by making unjustified
assumptions about the purported inevitability of the Framework -
which have then been interwoven into the text of the draft policy- the
authors have surprisingly, omitted to inform Councillors and the
community that the NE sub- Regional Framework is to be reviewed by
the Department of Planning in 2021.
This is a significant and worrying omission given both the accepted
need for open and transparent decision making at local government
level and, the purported primary purpose of the draft policy being to '
guide the City's implementation of the State Government's North East
Sub-Regional Framework'.
19. Given WA's falling population, the impact of the pandemic and slower
than expected land consumption in the metropolitan area, there is no
guarantee that the current North East sub- Regional Framework will
not be significantly revised or even, that this nomenclature to describe
the Framework will even exist in the future.
It is simply illogical for Councillors to endorse a local planning policy
based on a version of the Framework which is due to be reviewed in
just a few months time.
20. It would be far more appropriate for Councillors to decline to endorse
this draft policy knowing that it is entirely based on a soon to be
obsolete version of the Framework.
21. Draft Local Planning Policy 28 is Pre-emptive
This draft Local Planning Policy is not only pre-emptive of statutory
planning processes as explained above, it also pre-empts Councillor
consideration of the outcome of community consultation with respect
to the RobertsDay concept planning process.
22. In the past 2 years the City has expended close to \$150,000 in trying to
convince the Wattle Grove South community that the Department of
Planning is determined to urbanise this foothills area. To further that
end the City has thus far expended over \$110,000 in obtaining the
services of a private consultancy to present the community with a

	ncept plan based on an urban rezoning platform for its	
	nsideration.	
	y is currently in the process of analysing the considerable amount of	
	nmunity feedback it has received in relation to this concept plan. A	
	cessful Freedom of Information made by a resident aligned with	
Eco	Vision to obtain copies of submissions forwarded by the	
cor	nmunity in relation to the RobertsDay concept plan is currently in	
the	process of being analysed.	
24. Thi	s analysis is likely to show that over 95% of respondents have	
reje	ected the RobertsDay concept plan which, as stated above, is based	
on	urban rezoning of the area. Preliminary figures also show that	
aro	und 75% of respondents want to retain its current rural zoning	
unc	der the MRS	
25. It w	vould be very poor form indeed, for Councillors to endorse this	
dra	ft Local Planning Policy without first waiting to learn the outcome	
of c	community consultation about land use in this area as generated by	
the	publication of the RobertsDay concept plan.	
26. To	proceed otherwise, would be to regard the views of the affected	
cor	nmunity as being inconsequential to Councillor decision-making	
anc	therefore, contrary to the Local Government Act 1995.	
27. Sur	nmary	
l In c	our view Councillors, ought to need no encouragement to decline to	
give	e approval to proposed draft Local Planning Policy 28.	
The	e draft policy:	
a)	Is inconsistent with the existing State Planning Policy applying to	
	Wattle Grove South making the proposed draft policy of no	
	binding consequence with respect to any future WAPC decision	
	making on account of this inconsistency	
b)	misrepresents the true nature of the current version of the	
	Framework; and	
c)	fails to mention that the purported purpose of the draft policy is	
	based on a soon to be superceded version of the Framework	

		28. Knowing that there is to be a review in a few months of the NE sub Regional Framework, which will almost certainly render some of the key particulars in the draft policy null and void, including particulars pertaining to Wattle Grove South, we would therefore urge Councillors not to endorse draft Local Planning Policy 28	
6	A179904	<ol> <li>Our block has the "Crumpet Creek" running along it's back boundary, and the native wildlife varieties we have on our block is enormous.</li> <li>The back half of our block has been left as natural bush which attracts many animals some we don't even see, only where they have been.</li> <li>Our native garden beds around the house also see hundreds of bird life come in each day to feed, there is a large family of Quenda's that live on our property and yes dig holes in our lawn but that is a small price to pay to have these little animals walking around without fear. There was even a family of Mountain Ducks with babies making their way to the creek through our property.</li> <li>We need to save this environment, I have heard the developer will keep as many trucks as possible but where are all these animals going to go?</li> <li>We do understand the need for change and the requirement for more housing within the shire, but hope you could re-visit the area for rezoning and leave the properties that bound the below roads as "Special Rural" to save a small part of this wonderful area for our native animals / birds / marsupial plus all the native plants.         <ul> <li>Sultant Road East</li> <li>Brewer Road</li> <li>and either Bruce Road or Ravenswood Road.</li> </ul> </li> </ol>	<ol> <li>Noted.</li> <li>Noted.</li> <li>Noted.</li> <li>The purpose of the Policy is not to make a planning proposal. The purpose of the Policy is to guide the City on the requirements associated with the preparation of Structure Plans. The Policy does not make any specific proposals for areas.</li> <li>See response 4.</li> <li>Noted.</li> </ol>
		didn't fully understand your letter - but if time permits if a meeting between the shire and lawn owners	

7	A8141	1.	We, Catherine and Ian Small of 19 Fontano Rd, Wattle Grove, oppose the draft policy entitled Local Planning Policy 28 as it pre-empts the results of community consultation on the RobertsDay concept plan and the Department of Planning Review of the NE sub- Regional Framework	1.	The purpose of the Policy is not to make a planning proposal. The purpose of the Policy is to guide the City on the requirements associated with the preparation of Structure Plans. The Policy does not make any specific proposals for areas.
8	Valcan Road, Orange Grove		We oppose the draft policy entitled Local Planning Policy 28 It pre-empts the results of community consultation on the RobertsDay concept plan and the Department of Planning Review of the NE sub- Regional Framework	1. 2.	• • •
9	A82866 (Submission 1)	1.	I A82866 oppose the draft policy entitled Local Planning Policy 28 as it pre-empts the results of community consultation on the RobertsDay concept plan and the Department of Planning Review of the NE sub- Regional Framework	1.	The purpose of the Policy is not to make a planning proposal. The purpose of the Policy is to guide the City on the requirements associated with the preparation of Structure Plans. The Policy does not make any specific proposals for areas.
10	A82866 (Submission 2)		I A82866 oppose the draft policy entitled Local Planning Policy 28 as it pre-empts the results of community consultation on the RobertsDay concept plan and the Department of Planning Review of the North- East Sub-regional Planning Framework To quote from the North-East Sub-regional Planning Framework "The classification of Urban Investigation areas is not to be construed as a commitment by the WAPC to support any rezoning as this will depend upon the outcome of further planning investigations." (Page 20 2nd last paragraph)		The purpose of the Policy is not to make a planning proposal. The purpose of the Policy is to guide the City on the requirements associated with the preparation of Structure Plans. The Policy does not make any specific proposals for areas. See response 1.
11	Address Details Not Provided	1.	We oppose the draft policy entitled Local Planning Policy 28 as it pre- empts the results of community consultation on the RobertsDay	1.	The purpose of the Policy is not to make a planning proposal. The

		concept plan and the Department of Planning Review of the NE bsub- Regional Framework	purpose of the Policy is to guide the City on the requirements associated with the preparation of Structure Plans. The Policy does not make any specific proposals for areas.
12	A28230	1. We oppose Local Planning Policy 28 because it pre-empts the results of community consultation on the RobertsDay Concept Plan and the Department of Planning Review of the NE sub-Regional Framework	<ol> <li>The purpose of the Policy is not to make a planning proposal. The purpose of the Policy is to guide the City on the requirements associated with the preparation of Structure Plans. The Policy does not make any specific proposals for areas.</li> </ol>
13	A50154	1. We wish to advise you that we the undersigned oppose the draft policy entitled Local Planning Policy 28 as it pre-empts the results of community consultation on the RobertsDay concept plan and the Department of Planning Review of the NE sub- Regional Framework	<ol> <li>The purpose of the Policy is not to make a planning proposal. The purpose of the Policy is to guide the City on the requirements associated with the preparation of Structure Plans. The Policy does not make any specific proposals for areas.</li> </ol>
14	A127383	<ol> <li>There are numerous highly significant reasons why timing of this request for public input apparently authorised by Council, on a new local Planning Policy seems completely illogical and inappropriate Based on the 3 stated Objectives on page 3 of the 8 page Draft Policy, the following, for instance, have either escaped the attention of City of Kalamunda Planning Management or been deliberately disregarded a) The Minister for Planning subsequent to a 2 year overall in depth Review of the WA Planning System, followed that by posting outcomes from a subsequent Green Paper advertised for public comment The Minister then with WAPC /DPLH has engaged with Parliament in making substantial changes to Development Planning Legislation, with many inevitably detailed outcomes; (including imminent changes to high-level development context</li> </ol>	<ol> <li>The purpose of the Policy is not to make a planning proposal. The purpose of the Policy is to guide the City on the requirements associated with the preparation of Structure Plans. The Policy does not make any specific proposals for areas. The Policy remains relevant with the review of the planning system, policies and Framework.</li> <li>Noted.</li> <li>The purpose of the Policy is not to make a planning proposal. The purpose of the Policy is to guide the</li> </ol>

	frameworks including the North East sub-regional Planning Framework of early 2018 that preceded that overall Planning System Review.	City on the requirements associated with the preparation of Structure Plans. The Policy does not make any specific proposals for areas.
b)	Notwithstanding such changes in community and administrative context CoK Management must surely be aware of other announcements relevant to Local Authority Planning including i). Design WA producing completely <u>new Activity Centre</u> <u>guidelines;</u> ii).Proposed Amendments to the Planning & Development (Local Planning Schemes) Regulations 2015 that involves 30 changes to local planning regulations <u>exempting small residential and non- residential projects from requiring local authority development</u> <u>approval</u> and complementing a revised residential design codes policy. iii) A new Medium Density Design Code.	<ol> <li>Noted.</li> <li>See response 3.</li> <li>See response 3.</li> <li>See response 3.</li> <li>See responses above.</li> </ol>
c)	Additionally and highly relevant to local Planning policies - the recent unpredictable effects of the COVID-19 virus and measures being taken everywhere to counter circulation of the virus. All are combining together to result in substantial financial damage to local business enterprises, loss of employment and extensive social disruption that seems most likely to have continuing long term effects; including to future education and work skilling priorities. All of those occurring together will comprehensively alter individual, family employment and locational preferences, comprising <u>a new local community context</u> that CoK Planning Management has not yet begun to analyse, but will obviously be	

	fundamental to <u>any</u> future Local Planning Strategy.	
d)	The WA State Government through various Ministers is <u>demonstrating willingness to listen to community views</u> in virtually	
	all of the above; and most are currently open for public comment.	
e)	Reading through the advertised Draft LPP28 'Delivery of State and Local Strategies through the preparation of Structure Plans' this request to the local community to comment right now, while confronted with all of the above complex changes ( and being asked to simultaneously comment on them) suggests that City Planning Management should take time to reflect on the following before persisting further	
ha a r	cent evidence of Planning Management in the City of Kalamunda s demonstrated <u>repeated disrespect of local community values</u> and preference for misinterpreting 'high level' statutory planning to be terminative; rather than contextual guidance	
3. Fo Fra an 20 Co wr de gu	r instance their chosen interpretation the 2018 Regional conceptual ameworks for the future of the Perth and Peel Region that then ticipated substantial growth of urban population to 3.5 million by 31 Senior K Officers began local consultation workshops by statements ongly inferred from those Frameworks as "The Government has cided" rather than that in truth they are intended to be broad idance yet to be translated into local social and environmental ntexts.	
4. Co Rit M. <u>liv</u>	Intexts. Intrast that with the Foreword written by Planning Minister Hon. The Saffioti to each of those 4 regional Frameworks published in arch 2018 - <u>"These documents seek to enable the creation of</u> eable and vibrant communities- suburbs spaces and places where ople want to live, work and socialise."	

5.	The deliberate over-riding of local community and environmental	
	values by CoK has continued for instance at Wattle Grove (South) for	
	over 2 years, where an established environmentally-conscious	
	community (not an area of vacant land) should be, based only on	
	Officer whim; wiped out and replaced by industrial development.( <u>Not</u>	
	supported by any Government directive or WAPC /DPLH request	
	suggesting shortage of industrial land in that location). With the	
	established community who clearly stated that as being where they	
	want to continue living being continuously cajoled to the contrary.	
6.	A second example is in CoK Planning Management with regard a City	
	ten year forward plan for the Town site of Kalamunda "Activity Centre	
	Plan," in repeatedly quoting the 10 year old State Planning Policy 4,2	
	"Activity Centres for Perth and Peel"; yet actually ignoring numerous	
	statements in that SPP 4.2 regarding safe movement of pedestrians	
	and vehicles. E.g. statements in it such as -	
	"Priority should be given to pedestrians over traffic."/ "it is necessary	
	to ensure walking routes are safe in centres"/a permeable road	
	network that provides greater choice of movement; lower traffic	
	speeds through control mechanisms "/ "Defining the area over which	
	a structure plan operates is essential. Centre boundaries must match	
	the intended role and function."/ "fewer and safer points of conflict	
	between vehicles and pedestrians"/ "structure plans should give	
	priority to the provision of short-stay parking that serves the centre as	
	a whole"	
7.	City of Kalamunda localities as shown visibly in the NE Sub-regional	
	Planning Framework mapping are in fact noticeably peripheral to	
	consolidating urban form implied in the Perth & Peel region 2031, as	
	emphasised in -	
	"3.7 Environment and landscape. Objective - To preserve and	
	enhance the environmental and landscape values of the sub-region for	
	future generations to enjoy."	
	Local <u>community values</u> in City of Kalamunda are well known for many	
	decades of choice made by incoming generations to echo that	

		<ul> <li>Objective. City of Kalamunda Management would be wise to quickly find reason to support and <u>respect</u>, <u>not deny them</u> as they appear to be doing, in proffering current advice to its elected Council.</li> <li>8. Summary /Conclusion Since it seems quite likely that Council were not alerted by City Planning Administration to the extensive range of related Ministerial, WA Planning Commission (WAPC) and Department of Planning Lands and Heritage (DPLH) initiatives that have already been announced; are currently awaiting public comment; and/or or render the timing of this particular request for public comment inappropriate. It is suggested that to avoid Ministerial criticism, Council should direct that no further work proceed on it until all of the above issues are resolved.</li> </ul>		
15	A199994	<ol> <li>I am writing on behalf of my family and myself, with regard to the letter from City of Kalamunda dated 6<sup>th</sup> August 2020, re Local Planning Policy 28. On receiving this letter, our immediate reaction was 'Here we go again.</li> <li>After all the meetings, co-design workshops, letters and emails of opposition/objection, the will and feelings of the majority of residents/property owners, still does not appear to be being taken into account</li> </ol>		Noted. The purpose of the Policy is not to make a planning proposal. The purpose of the Policy is to guide the City on the requirements associated with the preparation of Structure Plans. The Policy does not make any specific proposals for areas.
		<ol> <li>In the letter it states 'The policy will guide Council, the City's officers and external stakeholders to identify' Who are the external stakeholders? I see the residents/property owners of the said area, as 'internal stakeholders.'</li> <li>Please let it be known that we oppose the draft policy 'Local Planning Policy 28'</li> <li>The policy pre-empts the results of community consultation on the</li> </ol>	4.	Stakeholders may include residents, landowners, State Agencies and businesses to identify a few. Noted. See response 2.
16	A8204	<ul> <li>Roberts Day Concept Plan and the Department of Planning Review of the NE sub-Regional Framework.</li> <li>1. I write to object to Wattle Grove East's inclusion in LPP28 as an area designated for future structure planning</li> </ul>	1. 2.	Noted. The purpose of the Policy is not to make a planning proposal. The

2.	I am of the opinion that identification and inclusion of Wattle Grove	purpose of the Policy is to guide the
	East in LPP28 by the City of Kalamunda, just like the Draft Concept	City on the requirements associated
	Plan prepared by Robers Day, is another devious and underhanded	with the preparation of Structure
	measure undertaken by the City and specifically the City's planning	Plans. The Policy does not make any
	department to underpin and facilitate the rezoning of Wattle Grove	specific proposals for areas.
	East from Rural to Urban under the MRS.	3. See response 2.
3.	LPP28 is inconsistent with the views of the vast majority of Wattle	4. See response 2.
	Grove East residents.	5. See response 2.
	There is a strong sentiment against further subdivision of Wattle	6. See response 2.
	Grove East for urban purposes amongst residents and landowners	7. See response 2.
4.	Since October 2004 the Wattle Grove East community have made	8. See response 2.
	their desire to keep Wattle Grove East Rural and opposed urbanization	9. See response 2.
	on every occasion urbanization in any form has been mooted by our	10. The specific reference to Wattle Grove
	unrepresentative Local Authority.	South is proposed to be removed
5.	At every opportunity the City of Kalamunda (COK) has promoted,	from the Policy and instead just
	contrived and made representations to the WAPC (without	generally refer to the Framework. See
	consultation) to facilitate rezoning to urban uses in any form -	response 2.
	industrial, over 55 villas, and most recently, a concept plan (universally	11. Noted.
	rejected), which features resumption of in access of 100ha of private	12. Noted.
	land for a road network and POS all to facilitate urban development	13. See response 2.
	with an unspecified density of strata development – by the way, all	14. See response 2.
	without reticulated sewerage or any specific prior planning and	15. See response 2.
	investigation.	16. The Policy will still be effective and
6.	All potential urban uses proposed by the minority of residents have	remain relevant following a review of
	been justified and supported by the COK planning department	the Framework. The purpose of the
	disregarding any sound or consistent planning principles. It appears	Policy is to guide the City on the
	that the COK will support any use that the "develop anything at any	requirements associated with the
	cost" minority want, approve over 55 villas one day and propose to	preparation of Structure Plans. The
	put them next to industrial development the next, rural composite	Policy does not make any specific
	and propose to put residential development next door, just about	proposals for areas.
	anything is acceptable as long as it is not what the majority want, to	17. See response 16.
	be left alone.	18. See response 2.
		19. See response 2.

7. To illustrate the strong sentiment the overwhelming and completely	20. See response 2.
ignored majority of residents have against the rezoning of Wattle	21. See response 2.
Grove East for urban purposes and on which basis alone Wattle Grove	22. See response 2.
East should be excluded from LPP28, below are 9 occasion on which	23. See responses above.
the residents have expressed their desire opinion to keep Wattle	
Grove East Rural:	
a) September 2004 – Special electors meeting held in respect to	
rezoning 32 Gavour Road to allow urban density development.	
Motion carried objecting to the rezoning 109 objectors, 3 non	
objectors – 97% against rezoning for Urban uses	
b) October 2004 – 115 submissions, 101 objections to allowing urban	
density development at 32 Gavour Road Wattle Grove – 87%	
against rezoning for Urban Uses	
<li>c) May 2007 – The shire notified only 15 residents of the re</li>	
submitted rezoning proposal as above, 40 replies were received,	
36 where objections90% against rezoning for Urban Uses	
d) May 2009 – A petition of 146 objectors to the rezoning 32 Gavour	
Road for urban purposes was lodged with the Council calling for a	
Special Electors meeting to discuss the re submission prior to the	
Council re considering the rezoning however the Shire of	
Kalamunda completely and deviously scheduled the Special	
Electors Meeting at a date after it initiated the Rezoning 32	
Gavour Road. – 146 Residents 100% ignored by COK	
e) October 2009 - During the 42-day statutory comment period	
following initiation of the rezoning 32 Gavour Road there were	
164 submissions received. Of the 164, 144 were objections 87%	
against rezoning for Urban Uses.	
When considering the analysis of submissions in 2009 by	
the COK the WAPC comment was as follows:	

<i>"It is apparent that the manner in which the Council has assessed the results of the consultation from advertising the Amendment is <u>inappropriate</u>. The Council's assessment demonstrates a <u>lack of proper consideration</u> of the advertising process and the conclusions generated are <u>inaccurate and misconstrued</u>."</i>	
<ul> <li>f) June 2011 - 220 submissions were received in respect to urbanization of Wattle Grove East proposed by the Shire of Kalamunda in their Draft Planning Strategy. 188 were objections to the proposed urbanization - 87% against rezoning for Urban Uses</li> <li>g) December 2018 - submissions received in Community Consultation Report, 3 December 2018, in respect to COK plot to rezone Wattle Grove East to allow what the COK described as Urban use in the form of industrial – 90% against Rezoning for Urban Use</li> <li>h) December 2019 - Special Electors Meeting to remove the COK's threat of rezoning Wattle Grove East to allow Urban use in the form of industrial - 190 Attendees 173 against rezoning Urban 17 for – 89% against rezoning for Urban Uses</li> <li>i) August 2020 - Submissions received in relation to the COK faux consultation process undertaken (at a cost of over \$150,000) in an attempt to railroad the residents of Wattle Grove East into accepting rezoning to Urban via hired guns Roberts Day – 97% against Concept Plan, 75% against rezoning for Urban Uses</li> <li>Wattle Grove East should be excluded from LPP 28 because the overwhelming majority of residents want it to remain Rural and the COK inclusion of Wattle Grove East in LPP28 is just another of the underhanded and devious methods the council is employing in an attempt to convince the WAPC to rezone the area to urban under the MRS – DLPS, Local Housing Policy, Aged Care Policy, Roberts Day Concept Plan preparation and the list goes on LPP28 is inconsistent with Current Zonings</li> </ul>	

Wattle Grove East is currently predominantly zoned for rural land use	
under the City of Kalamunda Local Planning Scheme No. 3 ('LPS 3') and	
therefore should not be included as an area for future structure	
planning within LPP 28	
The aim of the Special Rural zone under LPS 3 is as follows:	
4.2.2 Rural Zones:	
Special Rural	
<ul> <li>To enable smaller lot subdivision to provide for uses compatible with rural development.</li> </ul>	
<ul> <li>To retain amenity and the rural landscape in a manner consistent with orderly and proper planning.</li> </ul>	
10. Wattle Grove East is zoned "Special Rural" not zoned "Development"	
under LPS3. Zoning as "Development" is a precursor for future	
structure planning (DSPs and LPSs). Therefore, Wattle Grove East	
should be omitted from LPP28 as the area is being zoned	
"Development" under LPS 3 is a requirement and a prerequisite for	
inclusion in LPP28 as shown from an exert of LPP28 as follows:	
The development of DSPs and LSPs coordinates the future land use changes and delivery of infrastructure in <u>development areas.</u>	
Furthermore, from LPP28:	
If there is a conflict between this Policy and the Scheme, then the Scheme shall prevail.	
11. LPP28 is inconsistent with Perth and Peel @ 3.5 Million – NE Sub	
Regional Planning Framework.	
Perth and Peel @3.5 provides a framework for the development of the	
Perth and Peel regions. The document seeks to meet the targets	
identified under Directions 2031 and the State Planning Strategy 2050.	
Wattle Grove East is located in in the North East sub region	

1	
<ol> <li>Under PP@3.5 Wattle Grove East is designated for "Urban Expansion" and "Urban Investigation"</li> <li>Prior to consideration for any rezoning under the MRS and before development can occur detailed planning and investigation including investigations regarding protection of significant environmental attributes and a geotechnical analysis of land suitability to provide connections to reticulated wastewater services should be undertaken.</li> <li>The North East Regional Planning Framework also notes that the classification of this land for Urban Expansion or Investigation is not intended to be construed as commitment by the WAPC to support any</li> </ol>	
<ul> <li>intended to be construed as commitment by the WAPC to support any rezoning as this will depend on the outcome of further investigations and that further planning will need to prioritise protection of environmental values.</li> <li>15. Where significant environmental attributes were identified, the Framework further stated that planning for these sites will need to</li> </ul>	
<ul> <li>prioritise avoidance or protection, or both, of the environmental values.</li> <li>16. LPP28 fails to reflect the true nature of the NE sub Regional Framework. LPP28 also does not disclose that the NE sub- Regional Framework is to be reviewed by the Department of Planning</li> </ul>	
<ul> <li>commencing in 2021.</li> <li>17. It would be inappropriate to prematurely include the area within the LPP28 until further detailed planning and investigation is undertaken to ascertain whether the area is suitable for future urban development or rezoning to Urban under the MRS, as detailed in the North East Sub-Regional Planning Framework.</li> </ul>	
<ol> <li>The inclusion of Wattle Grove East in LPP 28 is inconsistent with the objectives of State Planning Policy 2.5 – Rural Planning State Planning Policy 2.5: rural planning (SPP 2.5) is the basis for planning and decision-making for rural and rural living land across Western Australia.</li> </ol>	

The inclusion of Wattle Grove East in draft LPP28 is inconsistent with the
provisions outlined in SPP 2.5, which aims to:
Protect and preserve rural land;
Promote sustainable settlement in, and adjacent to, existing urban
areas; and
Require that land use change from rural to all other uses be
planned and provided for in a planning strategy or scheme.
19. As outlined above, SPP 2.5 aims to protect rural land and encourage
settlement in existing urban areas. The rural land existing in Wattle
Grove East ought to be preserved and future structure planning should
be designated in existing areas appropriately zoned for urban
development.
20. The inclusion of Wattle Grove East in LPP 28 does not meet the
Requirements for Preparation of a Structure Plan under Planning and
Development (Local Planning Schemes) Regulations 2015
21. Part 4, Clause 15 of Schedule 2 of the Regulations outlines the
following circumstances for when a structure plan may be prepared:
• The area is: all or part of a zone identified in this Scheme as an
area suitable for urban or industrial development; and
identified in this Scheme as an area requiring a structure plan
to be prepared before any future subdivision or
development is undertaken; or
A state planning policy requires a structure plan to be
prepared for the area; or
• The Commission considers that a structure plan for the area is
required for the purposes of orderly and proper planning.
Wattle Grove East does not meet any of the above conditions as
it is not identified as Urban, Industrial development and retains
predominantly "Special Rural" zoning which has no requirement
for structure planning
22. Until further detailed planning and investigation is undertaken in Wattle
Grove as addressed in the NE Sub Regional Framework, it would be

17	A50091	<ul> <li>inappropriate for the City of Kalamunda to prematurely designate Wattle Grove for future structure planning and urban development in LPP 28.</li> <li>23. Summary <ol> <li>Object to Wattle Grove East's inclusion in LPP28 by the City of Kalamunda on the following grounds: <ul> <li>a) LPP28 is inconsistent with the views of the vast majority of Wattle Grove East residents</li> <li>b) LPP28 is inconsistent with Current Zonings</li> <li>c) LPP28 is inconsistent with Perth and Peel @ 3.5 Million – NE Sub Regional Planning Framework</li> <li>d) The inclusion of Wattle Grove East in LPP 28 is inconsistent with the objectives of State Planning Policy 2.5 – Rural Planning</li> <li>e) The inclusion of Wattle Grove East in LPP 28 does not meet the Requirements for Preparation of a Structure Plan under Planning and Development (Local Planning Schemes) Regulations 2015</li> </ul> </li> <li>1. I oppose the draft policy entitled Local Planning Policy 28 as it preempts the results of community consultation on the Roberts Day</li> </ol></li></ul>	<ol> <li>The purpose of the Policy is to guide the City on the requirements</li> </ol>
		concept plan and the Department of Planning Review of the NE sub- Regional Framework.	associated with the preparation of Structure Plans. The Policy does not make any specific proposals for areas.
18	Valcan Road, Orange Grove	<ol> <li>We, of</li> <li>Orange Grove WA 6109</li> <li>Oppose very strongly the daft policy entitled Local Planning Policy 28 as it pre-empts the result of community consultation on the RobertsDay concept plan and the Department of Planning Review of the NE sub- Regional Framework</li> </ol>	<ol> <li>The purpose of the Policy is to guide the City on the requirements associated with the preparation of Structure Plans. The Policy does not make any specific proposals for areas.</li> </ol>
19	A25301	<ol> <li>The green belt of Maida Vale maintains an ecosystem that provides habitat for red tailed cockatoos, quendas and other wildlife.</li> </ol>	<ol> <li>Noted.</li> <li>Noted.</li> <li>Noted.</li> </ol>

		<ol> <li>Many people also enjoy hiking this area during COVID-19, and if lockdown occurred would be sorely lost if developed</li> <li>Microclimate of trees and irrigated paddocks also help prevent the heat sink of concrete. Local warming not required!</li> </ol>	
20	A193992	<ol> <li>We oppose the draft policy entitled Local Planning Policy 28 as it pre- empts the results of the community consultation on the RobertsDay concept plan and the Department of Planning Review of the NE sub</li> </ol>	<ol> <li>The purpose of the Policy is to guide the City on the requirements associated with the preparation of</li> </ol>
		Regional Framework.	Structure Plans. The Policy does not make any specific proposals for areas.