

SUBMISSION	SUBMISSION	CITY RESPONSE
NO.		
	It should be noted, that a complete breakdown of costs has not been provided.	acquired, the City will update the assumptions informing the DCPR accordingly – i.e. the NCA should
	Why does this report show a cost escalation of 27% after a 20% increase in the last report? Neither figure appears to be correct.	increase marginally.
	Their let light e appears to be correct.	4. The upgrades to Berkshire Road provide for a RAV7 vehicle network throughout the precinct.
	6. Appendix E. Nardine Cl (Stage 2)	Forecast costs include the undergrounding of remaining overhead powerlines, as the existing
	The existing asphalt surface, base and crossovers are entirely suitable for an emergency	overhead powerlines obstruct the through movement of RAV7 vehicles. Undergrounding of
	accessway. The original owner drove his 8 tonne truck, towing a drill rig mounted on a large trailer, up and down this drive twice a day for 20 years. The current owner has continued to	powerlines occur when sites are redeveloped or as part of Western Power's Targeted Underground Power Program (TUPP), whichever occurs first. Neither Western Power nor the City can require
	use it to transport machinery up and down since he bought the property. The photos below,	landowners to underground their power connections in the absence of the aforementioned
	clearly show the existing driveway and crossovers. It will not carry any vehicle traffic as it will	triggers. At this stage neither of these connections have been converted to underground power, the
	have locked bollards at each end and will only be used, if required, in the case of a bushfire. I	status of the two (2) remaining connections will be monitored with each annual review, with the
	would suggest that most EAWs in the City are nothing more than rough tracks through the bush.	DCPR updated accordingly. SPP3.6 considers the relocation of power lines a reasonable DCP infrastructure cost.
	The trees have been removed since that time as have the letterbox and gas connections.	illinasti ucture cost.
	Items 2.01 to 2.07 incl. can be deleted.	5. The 2024 DCP is proposing a forecast cost of \$96,529 for Bonsor Road, a seven per cent increase to
	Item 6.01 should be removed as it is of higher quality than is necessary, or the difference in	the 2023 DCP forecast cost of \$90,214. This cost escalation is consistent with cost escalations in the 2024 DCP.
	cost should be paid by the adjoining owner. If any retaining is required, that also should be paid for by the owner as the existing driveway is obviously the datum level.	2024 DOF.
	Item 6.02 is not a cost to the DCP as all fencing for Bush Forever was removed from the DCP	6. The Emergency Access (EAW) Way has been designed and will be constructed in accordance with
	in July 2020 (ref Appendix 8) and is the financial responsibility of the PTA as part of their	State Planning Policy 3.7 (Planning in Bushfire Areas) (SPP 3.7). The standards, such as a minimum
	Environmental Offset for the Airport rail line.	width of six (6) metres, are enforced to ensure thorough movement of firefighting emergency vehicles in the case of bushfire. While intended for emergency access only, it will remain unlocked to
	As a result of the above, items 12.01 to 12.09 incl. should be deleted. Obviously, deletion of all these items will negate many of item 1 lines and necessitate	ensure unimpeded access in the event of an emergency.
	alteration of all the "per centage" items.	
	As the adjoining properties have the same owner, and two separate street frontages, I	The City has been activity undertaking pre-construction work required to facilitate the works
	question whether this emergency accessway is still a legal requirement.	associated with Road 2A (Stage 2) – items 2.01 and 2.02 completed in December 2024.
		All referenced line items are required to facilitate the delivery of Road 2A (Stage 2):
		Item 2.03 - Mail box on site
		Item 2.04 - Electrical and communication pit throughout side Item 2.05 - Bollards on site- Bollards located adjacent to electrical and communication pits
		Item 2.06 - Relocation of fencing due to the requirement of boundary alignment, current entrance
		gate is situated within the proposed site location.
		Item 2.07 - removal of redundant seal was the result of accessway extension (to 6 metres)
		Item 6.01 - Due to the site grades of site location, plinth is proposed to maintain soil, due to the realignment of project site boundary, this is to be included to the cost of the DCP.
		Item 6.02 - In order to accommodate the accessway extension, fencing post along the bush forever
		site will need modification.
		Items 12.01 to 12.09 - boxing out of existing pavement and sub grade work is required to
		accommodate the hydrant as per the design.



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	EAW view from Sultana Rd West	



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	EAW view from Nardine CI 7. It should be noted that item 5.7 is incorrect. Australian Standards does not allow for AC14	
	to be laid at 30mm. AC10 must be used as it is in Milner Rd. Item 5.8. Industry sources suggest that the price of \$38.52 (\$36.00 + 7%) is exorbitant. Item 10/13. The 7% price escalation appears to have been doubled in the stated 50% total costed to this DCP.	7. Porter's BoQ pricing schedule notes Milner Road to have 30mm AC10 asphalt along with 40mm AC14 MRWA intersection mix. The BoQ pricing for Sultana Road West notes 30mm AC10 asphalt along with 40mm AC14 MRWA intersection mix for intersection areas. PCE 2021 year review noted a rate of \$18/m2. MAPL 2023 review applied a rate of \$36.00/m2. PCE 2024 review applied a 7% increase to the \$36.00/m2 rate to become \$38.52/m2. The proposed rate is considered to be within an expected range based on the small quantity.
	8. Appendix I. See paragraph 2 above.	
	 No additional costs for consultants or staff administration should be charged to the DCP for corrections to this DCP report. High Wycombe. 	
	5 March 2025	



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2.1	Submission No 1 TWO (2) WRONG STATEMENTS ABOUT STAGE 3 Seek permission to publish, immediately prior to that date. Hopefully the relevant matters have been resolved by then.	This submission is not relevant to the matter being advertised. The advertising period relates only to the Forrestfield Light Industrial Area – Stage 1 Development Contribution plan (DCP) 2024 Annual Review, not the LSP.		
	1. Amended LSP for Stage 1. Section 9.2, Page 57 refers to Stage 3 being light industrial land use.			
	WAPC erred by wrongly approving the Amended LSP for Stage 1 in February 2020. WAPC initiated a MRS Amendment for Precinct 3 on 25 November 2014, and all the planning framework since then must show that. Section 9.2 contradicts their decision of 5 years prior.			
	2. This second wrong statement is evidence presented at SAT WASAT 134 [2015] where the Shire said Stage 3 would be developed as light industrial land use			
	If either document had reported properly, that is that Precinct 3 had replaced Stage 3 and the land to the northeast of Sultana Road West would be residential, then the appropriate buffer promised in the Council Minutes would have been reflected in the DCP Annual Reviews since 2014.			
	Wrong statements do not avoid obligations.			
	The DCP for Stage 1 owes a liability to afford the appropriate buffer. Council Minutes from 2012 state as much.			
	The Shire will be confronted with managing that scenario in the next 1 to 3 months as we move to resolve the situation in a way outlined in WASAT 134 [2015], SPP 4.1			
	Signed			
	High Wycombe. WA. 6057 March 2025			
2.2	SUBMISSION FOR THE STAGE 1 DCP REVIEW March 2025 Submission No 2 The DCP For Stage 1 Refers To Something That Does Not Exist.	This submission is not relevant to the matter being advertised. The advertising period relates only to the Forrestfield Light Industrial Area – Stage 1 Development Contribution plan (DCP) 2024 Annual Review, not the LSP.		
	Seek permission to publish, immediately prior to that date. Hopefully the relevant matters have been resolved by then.	Never, not the 231.		
	DCP for Stage 1 is based on the two (2) Structure Plans for Stage 1 FFHW Industrial Area plus the Local Planning Scheme No 3.			
	My view is the LSPs, LPS3 and the decision in WASAT 134 [2015] have not been complied with.			



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	It has been at great cost to our lives and financial loss.								
	WASAT 134 [2015] para 87								
	The range of possible land uses in the Industrial Development zone is 'very small' (T: 147.7; 14.08.15).								
Consistently with the objective of the zone '[t]o permit the development of the land for industrial purposes and for commercial and other uses normally associated with industrial development' (emphasis added), the narrow range of permissible land uses in the zone includes Logistics Centre, Office, Research and Technology Premises, Showroom, Storage and Warehouse (in addition to Caretakers Dwelling, Car Park, Fuel Depot, Industry-Light, Lunch Bar, Telecommunications Infrastructure, Trade Display and Transport Depot).									
	1	title of the 'Industrial Development' zone, the range of permissible land uses and the f the zone contemplate a mix of 'industry-light' and permissible commercial uses.							
	'logistics and o	s noted earlier, ther transport b significant trans	ased industrie	s' which take d	advantage of	the proxir	nity ana		
		Transport-based Industry	Commercial or Office	Meets Design Guidelines	cause injury to or adversely affect the amenity of the locality	Remedy - Buffer (metres)	Operates 7am to 5pm Mon- Fri	Status	
	K Line Fencing	No	No	No	Yes	500	Yes	Prohibited	
	FBR 122 SRW	No	No	No	Yes	500	Yes	Prohibited	
	Golden Eggs	No No	No	No No	Yes	200	No No	Prohibited Prohibited	
	Ascent Steel FBR 90 SRW	No No	No No	No No	Yes Yes	500 - 1000 500	No Yes	Prohibited	
	Allwest	No	No	No	Yes	500 - 1000	No	Prohibited	
	Mader	No	No	No	Yes	500 - 1000	No	Prohibited	
	Signed High Wycomb	e. WA. 6057 Ma	arch 2025						
2.3	High Wycombe. WA. 6057 March 2025 SUBMISSION FOR THE STAGE 1 DCP REVIEW March 2025 Submission No 3 DCP for Stage 1 – Misleading Title								The City is required to comply with the statutory framework. The DCP was gazetted with the title "Forrestfield Light Industrial Area – Stage 1 Development Contribution plan (DCP)", for further
	Seek permission to publish, immediately prior to that date. Hopefully the relevant matters have been								information refer to Schedule 12 of the City of Kalamunda Local Planning Scheme No.3.
	resolved by then.								



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	I lodged an objection at the Council Meeting about the title when the Review was going out for public advertising.	
	I have previously raised this issue in correspondence with the City and the Government.	
	The Title on the DCP for Stage 1 is shown in the Agenda as Industry-light.	
	This was challenged. There are allegedly industries operating in Stage 1 that are prohibited. They are Industry-General.	
	The DCP for Stage 1 is a legal document. It should be accurate.	
	My view is that advertising the DCP Review for Stage 1 as Industry-light was misleading.	
	A concern is that the use in the title of Industry- Light, inhibits orderly and proper attention being given to the buffer.	
	The WAPC should have intervened and reminded the City of the need to be able to justify advertising the Title as Industry-light.	
	The City has never addressed its use of Industry-light.	
	The DCP subsequently continues to fail to make provision for funding a buffer along the interface despite its promise to fund an appropriate buffer.	
	The prohibited industries in particular, necessitate a significant buffer in the order of 500+ metres. Refer decision in WASAT 134 [2015].	
	Mr David Caddy, TPG, had a 200-metre buffer in the DSP for HWS in 2016 on the assumption that Stage 1 would have only industries that came within the LPS3 definition of Industry-light. TPG had access to the ruling in WASAT 134 [2015].	
	Signed	
	High Wycombe. WA. 6057 March 2025	
2.4	SUBMISSION FOR THE STAGE 1 DCP March 2025 Submission No 4 DCP FOR STAGE 1 PAYS FOR EVERY IMPACT IT HAS ON HWS PRECINCT	In respect to an interface buffer, this is not a reasonable infrastructure cost to incorporate into the DCP. As the Forrestfield Light Industrial Area – Stage 1 preceded the residential zoning associated with the High Wycombe South (HWS) Residential Precinct Local Structure Plan (LSP), it would not be
	Seek permission to publish, immediately prior to that date. Hopefully the relevant matters have been resolved by then.	fair nor reasonable to retrospectively require the landowners in DCA1 to provide a buffer. The HWS Residential Precinct LSP requires developments to include interface treatments (Refer part 1 of the LSP) at the time of subdivision.



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	The DCP for Stage 1 needs to remain active as the DCP for Stage 1 must pay for every impact it has on the HWS Precinct.	
	1. What is the City's plan to complete any unfinished business when the remaining land in Stage 1 is sold and the DCP lapses.	
	2. Do the Ratepayers of the City of Kalamunda pay?	
	The DCP Rate for land that needs to be purchased is currently \$420/m².	
	The DCP for Stage 1 is paying for at least the following - the "appropriate buffer" for HWS obligated to in the LSP and DCP for Stage 1 and - 100% of the costs for widening Sultana Road West. 50% is currently proposed to be allocated to the yet to be published DCP for HWS. This must be changed.	
	The DCP has never published the Needs and Nexus for the residential precinct to pay anything towards the Stage 1 Industrial Development Zone to my knowledge.	
	The City should present the information.	
	We are not liable for the upgrade of Sultana Road West. We will refuse to pay.	
	This means the DCP for Stage 1 pays 100% of the upgraded road from Milner Road to the cul de sac at 128 Sultana Road West.	
	A buffer along the interface is a different scenario to consider.	
	The City missed opportunities at previous reviews to address these matters. I viewed the reviews as dismissive and unhelpful.	
	One hopes Council is alert to what is happening.	
	Signed	
	High Wycombe. WA. 6057 March 2025	