



Property Interest Report

13 York Lane, Viveash 6056

landgate.wa.gov.au

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Property information

This section includes an aerialphotograph and details of this property.

3.

Summary of interests that DO NOT AFFECT this property

This section helps you to see at a glance interests that do not affect this property.

What is a property interest?

A property interest gives rights to a land owner but also, could imply restrictions or impose responsibilities which may impact on their use or enjoyment of the land. Most interests are created by government legislation, policies and guidelines.

Where does property interest information come from?

This service gathers interest information from multiple government bodies and private organisations in Western Australia and consolidates that information into the Property Interest Report. This report will show interests that do and do not affect the property.

Does this report include all interests?

This Property Interest Report only serves as a guide to interests that relate to this property not recorded on the Certificate of Title.

Landgate does not have access to all interest information that affects property in Western Australia. There may be other interests that relate to the property, where that information is currently not available to Landgate. For information on other known interests not in this report, see

https://www.landgate.wa.gov.au/land-andproperty/property-ownership/property-interestreport/interest-dictionary.

Are interests on the Certificate of Title in this report?

No, this report does not include interest information registered on the Certificate of Title. Limitations, Interests, Encumbrances and Notifications may be registered on the Certificate of Title under Second Schedule Endorsements. 2

Summary of interests that AFFECT this property

This section helps you to see at a glance interests pertaining to this property.



Details of interests that AFFECT this property

This section provides details of how an interest specifically relates to this property.

It is recommended that a copy of the Certificate of Title is obtained to identify any registered interests and/or information. Visit **landgate.wa.gov.au** to order a copy of the Certificate of Title.

How do I find out more information?

For further information about interests including information, contact details and relevant legislation on any interests in this report, see

https://www.landgate.wa.gov.au/land-andproperty/property-ownership/property-interestreport/interest-dictionary.

If you have any queries or concerns, please contact the responsible agency of the interest in question, contact details can be found in this report or the interest dictionary.

Notice

This Property Interest Report has been produced by Landgate on behalf of the State of Western Australia. This report has direct access to property interest information held by multiple government bodies and private organisations in Western Australia.

This report is believed to be accurate and current at the time it was generated. However, circumstances and interests may change and can differ from the contents of this report. You must make your own assessment of it and rely on it at your own risk. Please see the full Disclaimer at the end of this report for further details.

Please note: Where risk has been identified to a property within this report and construction has occurred on the land, contact your relevant Local Government Authority for management remediation plans relevant to your property, or for properties being purchased off the plan, contact your developer.

1. Property information



Image captured February 2025

13 York Lane, Viveash 6056

Number of interests that impact this property	29
Certificate of title number	4037/304
Land ID	Lot 44 On Deposited Plan 400991
Type of property	House
Property use	Residential
Year built	2024
Wall/Roof type	Brick Walls/Iron Roof
Land area	315 m ²
Building area	144 m ²
Local Government Authority	Swan
Zoning	Residential (R25)



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2. Summary of interests that AFFECT this property

Interests below specifically affect this property but do not appear on the Certificate of Title. For information and details on how the below interests may impact your property, please see section four of this report.

- Aboriginal Cultural Heritage Registered
- ATCO Gas Australia Infrastructure
- Building and Construction Industry Training Levy
- Building Permit
- Bush Fire Prone Areas
- Demolition Permit
- Dial Before You Dig
- Emergency Services Levy
- European House Borer
- Garden Bore Suitability
- Groundwater Salinity
- Iron Staining Risk
- Land Tax
- Local Government Rates
- Local Planning Schemes
- Metropolitan Region Improvement Tax
- Mosquito-borne Disease Risk
- Native Title and Indigenous Land Use Agreements
- Native Vegetation
- Occupancy Permit
- Perth Airport Aircraft Noise
- Proclaimed Groundwater Areas
- Proclaimed Surfacewater Areas
- Residual Current Device
- Smoke Alarm
- Sprinkler Restrictions & Bans
- Swimming Pool
- Water Corporation Infrastructure (above and below ground)
- Western Power Infrastructure

3. Summary of interests that DO NOT AFFECT this property

Information currently available to Landgate suggests that these interests do not affect this property. For further information and contact details on these interests, please see the interest dictionary https://www.landgate.wa.gov.au/land-and-property/property-ownership/property-interest-report/interest-dictionary.

- 1 in 100 AEP Floodplain Development Control Area
- Aboriginal Cultural Heritage Historic
- Aboriginal Cultural Heritage Lodged
- Aboriginal Cultural Heritage Protected Area
- Aboriginal Lands Trust Estate
- Acid Sulfate Soil (ASS) Risk
- APA Group Owned/Operated Gas Transmission
 Pipeline
- Australian Natural, Indigenous and Historic Heritage
- Bush Forever Areas
- Clearing Control Catchments
- Commercial Building Disclosure
- Contaminated Sites (Contaminated Sites Database)
- Control of Access on State Roads
- Dampier to Bunbury Natural Gas Pipeline
 Development Setback Area
- Development Control Area (Swan and Canning Rivers)
- Environmentally Sensitive Areas
- Environmental Protection Policies
- Former Military Training Area (Unexploded Ordnance)
- Harvey Water Infrastructure
- Heritage Council Agreement
- Heritage Council Assessment Program
- Heritage Council Protection Orders
- Heritage Council State Register of Heritage
 Places
- Intensive Agricultural Industries
- Jandakot Airport Aircraft Noise
- Jandakot Airport Land Use Planning
- Lands owned or managed by the Department of Biodiversity, Conservation and Attractions
- Liquor Restrictions
- Local Heritage Surveys
- Marine Harbours Act Areas
- Marine Navigation Aids
- Mining Titles

- National Park, Conservation Park and Nature Reserve
- Navigable Water Regulations
- Notices on Properties under the Biosecurity and Agriculture Management Act 2007
- Notices on Properties under the Soil and Land Conservation Act 1945
- Perth Airport Land Use Planning
- Perth Parking Policy
- Petroleum Tenure
- Possible Road Widening
- Protected Areas Collaborative Australian
 Protected Area Database
- Public Drinking Water Source Areas
- Ramsar Wetlands
- Region Schemes
- Residue Management Notice
- Shipping and Pilotage Port Areas
- State Forest and Timber Reserve
- State Planning Policy 5.4 Road and Rail Noise
- State Underground Power Program
- Threatened Ecological Communities
- Threatened Fauna
- Threatened Flora
- Titanium Zircon Mineralization Areas
- Water Corporation Beneficiary Lot Water and/or Sewer
- Water Corporation Brighton Non-Drinking Water
- Water Corporation Effluent Discharge Scheme
- Water Corporation Farmlands Service Conditions
- Water Corporation Infrastructure Buffer Zones
- Water Corporation Infrastructure Contribution -Water, Sewer and/or Drainage
- Water Corporation Non-Standard Services (Private Fire Service)
- Water Corporation Pressure Exempt
- Water Corporation Private Pressure Sewer
 System
- Water Corporation Reserve Sewer, Water and Drainage Infrastructure Contribution Charge
- Water Corporation Saline Water
- Water Corporation Sewer System

3. Summary of interests that DO NOT AFFECT this property

- Water Corporation Special Agreement Nitrate Water Condition
- Water Corporation Special Agreement Non-Potable
- Water Corporation Water service is supplied by an Agreement
- Waterways Conservation Act Management Areas
- Wetlands

Interests below in alphabetical order specifically affect this property but do not appear on the Certificate of Title. For further information and Legislation details, see <u>https://www.landgate.wa.gov.au/land-and-property/property-ownership/property-interest-report/interest-dictionary</u>.

Aboriginal Cultural Heritage - Registered Responsible agency: Department of Planning, Lands and Heritage	Definition of Interest: Aboriginal Heritage Places are any places or objects that are of importance and significance to Aboriginal people, or have historical, anthropological, or ethnographic interest. Affect of Interest: ACH - Registered Aboriginal Heritage Place Identifier - ACH-00003622 Name of Aboriginal Heritage Place - TURTLE SWAMP. Place Status - Register Place Type - Hunting Place Region - Metro/Wheatbelt Culturally Sensitive Nature - No Gender / Initiation Restrictions Place Boundary Reliable - Yes Place Boundary Reliable - Yes Date spatial boundary last updated - 02/08/2017 Aboriginal Heritage Place - BLACKADDER & WOODBRIDGE CK Place Status - Register Place Type - Creation / Dreaming Narrative Region - Metro/Wheatbelt Culturally Sensitive Nature - No Gender / Initiation Restrictions Place Location Restricted - Yes Place Boundary Reliable + Yes Date spatial boundary last updated - 20/05/2009
ATCO Gas Australia Infrastructure Responsible agency: ATCO Gas Australia	 Definition of Interest: ATCO Gas Australia is a private company delivering safe, reliable, cost-effective natural gas to West Australians. As a gas distribution company, ATCO Gas builds, owns and maintains an underground network of pipelines that bring natural gas to more than 700,000 consumers. Along with building and maintaining the network, we also perform the work to connect your homes and businesses to gas and read your meter. Affect of Interest: The selected property is within the vicinity of ATCO Gas Australia Infrastructure. Land use, building, demolition and access constraints may apply. Details are available below: ATCO Gas Australia Infrastructure: Depending on the infrastructure type as indicated above, the following advice will apply: Cas Distribution Network If the search area is identified as being within the Gas Distribution Network area, a gas connection might exist or be available for the property. See

www.atcogas.com.au for more information about the gas connection process or contact ATCO Gas Australia on 13 13 56.

To view ATCO Gas distribution network maps see: www.atcogas.com.au/About-Us/Coverage-Maps.

Note: A gas connection may not always be available for properties within the Gas Distribution Network Area. If the property is a not abutting a suitable existing gas distribution main, a pipeline extension may be required. However, buried pipework may still exist on your property. Visit Dial Before You Dig www.1100.com.au to determine the location of gas mains.

High Pressure Gas Pipeline

No work is permitted within 15 metres of a High Pressure pipeline without prior approval from ATCO Gas Australia. Land use, building, demolition and access constraints may apply.

Construction, excavation and other activities may be restricted in this zone. No pavements (including crossovers) are to be constructed over the pipeline without prior consent from ATCO Gas Australia. Various pipeline safety tests may apply.

For more information contact our office on 1300 926 755, or email hpenquiries@atcogas.com.au.

PLEASE NOTE:

This report is not an alternative to Dial Before You Dig. Information about underground cable and pipe networks is available by requesting the utility maps through the Dial Before You Dig web site, www.1100.com.au or contact their call centre on 1100 during business hours, to find out about the location of underground infrastructure prior to commencing any excavation works on a property.

Legislation governing the interest:

Energy Coordination Act 1994 Energy Operators (Powers) Act 1979 Gas Standards Act 1972 Gas Standards (Gas Supply and System Safety) Regulations 2000 Gas Standards (Gasfitting and Consumer Gas Installations) Regulations 1999

Building and Construction Industry Training Levy

Responsible agency:

Fund Board

Construction Training

Definition of Interest:

The Building and Construction Industry Training Levy is used to support training for people working within the building and construction industry, and is payable prior to the commencement of a project or upon application for a building license.

Affect of Interest:

The levy of 0.2% on the contract price is **applied to all** residential, commercial and civil engineering projects undertaken in Western Australia where the total value of construction is over \$20,000. The project owner pays the levy when an application for a building permit is made to the Local Government Authority.

For more information contact our office on (08) 9244 0100 or see www.bcitf.org.

Legislation governing the interest:

Building and Construction Industry Training Fund and Levy Collection Act 1990 Building and Construction Industry Training Levy Act 1990

Building Permit

Responsible agency:

Department of Energy, Mines, Industry Regulation and Safety

Definition of Interest:

Generally, before any building work can be carried out a building permit must be in effect.

Affect of Interest:

A building permit application will be required to be submitted to the relevant local government if the proposal includes the construction, renovation, alteration or improvement of a building.

For information on applying for a building permit, contact the relevant local government or for general information on the building approvals process, contact the Department of Energy, Mines, Industry Regulation and Safety on 1300 489 099 or email: <u>be.info@demirs.wa.gov.au</u>.

Legislation governing the interest:

Building Act 2011 Building Regulations 2012

Bush Fire Prone Areas Definition of Interest:

Responsible agency:

Department of Fire and Emergency Services A bush fire prone area is an area that is subject to, or likely to be subject to, a bushfire attack. Additionally planning and building requirements may apply to developments within areas designated as bush fire prone by the Fire and Emergency Services Commissioner. A further assessment of bushfire risk may also be required under the Planning and Development (local Planning Schemes) Regulations 2015, State Planning Policy 3.7 Bushfire and the Building Code of Australia.

Affect of Interest:

The selected property **is identified** as being fully or partially within a designated bush fire prone area. Additional planning and building requirements may apply, in accordance with Schedule 2 Part 10A of the Planning and Development (Local Planning Schemes) Regulations 2015, State Planning Policy 3.7 Planning in Bushfire Prone Areas and the Building Code of Australia.

Details are as follows:

Bush Fire Prone Areas:

Designation - Bush Fire Prone Area (additional planning and building requirements may apply to development on this site)

DesignationDate - 24/09/24 (since 21/05/16)

LGA - SWAN

Comments - This site has been in a designated bush fire prone area for longer than four months. Additional planning and building requirements may apply to development on this site.

A Bushfire Attack Level (BAL) assessment or BAL Contour Map may be required in certain circumstances under Part 10A of the Planning and Development (Local Planning Schemes) Regulations 2015 if the site has been located in a bush fire prone area for a period of at least four months. Development approval must be obtained in areas with a BAL rating of BAL-40 or BAL-Flame Zone (FZ) before commencing any development, including instances where development approval would not normally be required. A bushfire management plan may also be required.

Bushfire construction requirements set out in the Building Code of Australia apply to certain buildings in designated bush fire prone areas if the site has been located in a

bush fire prone area for a period of at least four months. A further assessment of bushfire risk, such as a BAL assessment, will assist in determining the appropriate level of bushfire resistant construction that should be incorporated into the building. In general a building permit is required before undertaking most new building work.

Certain exemptions and exclusions may apply.

Local governments may also have locally specific planning or building requirements.

For specific requirements contact the planning or building section of your local government.

For further information about the Planning and Development (Local Planning Schemes) Regulations 2015, State Planning Policy 3.7 Bushfire or the associated Guidelines, contact the Department of Planning Bushfire Policy Officer at <u>bushfire@dplh.wa.gov.au</u> or on (08) 6551 9000.

For general information regarding the Building Code of Australia and requirements for bush fire prone areas, contact the Department of Energy, Mines, Industry Regulation and Safety - Building and Energy Division at <u>be.info@demirs.wa.gov.au</u> or on 1300 489 099.

If the property has a notification on the title stating that the land is within a designated bushfire prone area, and the Map of Bushfire Prone Areas confirms that the land is **no longer** designated as bushfire prone, the notification on the title may be removed by lodging the Removal of Notification e-form under section 70A of the Transfer of Land Act 1893. This form is available from Landgate's Land Titling & search forms. Please note that the relevant local government authority will be required to sign the form before submission to Landgate. Fees apply.

Legislation governing the interest:

Fire and Emergency Services Amendment Act 2015 Fire and Emergency Services Act 1998 Planning and Development (Local Planning Schemes) Regulations 2015 Building Act 2011 Building Regulations 2012

Demolition Permit

Responsible agency:

Department of Energy, Mines, Industry Regulation and Safety

Definition of Interest: Generally, a demolition permit is required for the demolition, dismantling or removal of a building or incidental structure or to do one or more stages of demolition work.

Affect of Interest:

A demolition permit application will be required to be submitted to the relevant local government.

A person named as a demolition contractor on a demolition permit may be required to be appropriately licensed by WorkSafe to carry out demolition work, as well as an

asbestos removal licence. The licence from WorkSafe is in addition to the requirement for a demolition permit.

	For information on applying for a demolition permit, contact the relevant local government or for general information on the building approvals process, contact the Department of Energy, Mines, Industry Regulation and Safety on 1300 489 099 or email: <u>be.info@demirs.wa.gov.au</u> . For all licencing applications and enquiries please call 1300 424 091 or e-mail: <u>wscallcentre@demirs.wa.gov.au</u> . Legislation governing the interest: Building Act 2011 Building Regulations 2012 Work Health and Safety (General) Regulations 2022
Dial Before You Dig Responsible agency: Dial Before You Dig	 Definition of Interest: Dial Before You Dig is a referral service for information on locating underground utilities anywhere in Western Australia. Australia's national referral service for information on underground pipes and cables. Affect of Interest: This will affect the property when ground disturbance works are planned, for further information or plans on location of underground utilities see www.1100.com.au or contact our office on 1100. Legislation governing the interest: Occupational Health, Safety and Welfare Act 1984 Occupational Safety and Health Regulations1996
Emergency Services Levy Department of Fire and Emergency Services	 Definition of Interest: The Emergency Service Levy (ESL) category classification of a property (declared by the Minister for Emergency Services) determines the ESL assessment rate that will be applied to the Gross Rental Value (GRV) of a property to calculate the ESL charge each year (subject to minimum and maximum ESL charge declarations). ESL category classification boundaries are managed by the DFES based upon cadastral information. Affect of Interest: The selected property currently has the following Emergency Services Levy category classification: Emergency Service Levy Boundaries: ESL Category - 1 ESL Category - 1 ESL Category - 1 ESL Calculation - In 2025-26 Category 1 properties pay \$0.015216 x the Gross Rental Value (GRV) subject to a minimum \$108 charge & a maximum charge of \$533 for vacant, residential & farming usages; and \$305,000 for commercial, industrial & miscellaneous usages The ESL category 1: Availability of a network of career Fire & Rescue Service stations and the State Emergency Service (SES). Applies in the Perth metropolitan area.

	Category 2: Availability of a career Fire & Rescue station and a volunteer Fire & Rescue Service brigade and the SES. Applies in the city centres of Albany, Bunbury, Greater-Geraldton, Kalgoorlie-Boulder and Mandurah.
	Category 3: Availability of a Volunteer Fire & Rescue Service brigade or bush fire brigade with frequent support from the metropolitan network of career Fire & Rescue Service stations and the SES. Applies in the periphery of the metropolitan area.
	Category 4: Availability of a Volunteer Fire & Rescue Service brigade or a Volunteer Emergency Service Unit or a breathing apparatus equipped bush fire brigade and the SES. Applies in approximately 90 country townsites.
	Category 5: Availability of a bush fire brigade and the SES. Applies in all other areas of the State except Indian Ocean Territories.
	 Please note the following properties are exempt from ESL (by Regulation): Vacant land owned by Local Governments; Certain Mining Tenements granted for prospecting/exploratory activities only; and The Wittenoom town site (a contaminated site);
	Use the Emergency Services Levy calculator below to work out how much ESL you are likely to pay on a property, see www.dfes.wa.gov.au/emergencyserviceslevy/pages/eslcalculator.aspx.
	For more information contact our office on (08) 9395 9485, or see www.dfes.wa.gov.au. Legislation governing the interest: <i>Fire and Emergency Services Act 1998</i> <u>Fire and Emergency Services Regulations 1998</u>
European House Borer Responsible agency: Department of Primary Industries and Regional Development	Definition of Interest: The European House Borer (EHB) is a destructive pest of untreated dry (seasoned) pinewood and other softwood timbers. This impacts on the movement, storage, treatment and disposal of untreated pinewood located within a Restricted Movement Zone.
	Affect of Interest: The selected property falls within a suburb where EHB has been found. Restricted movement of pinewood may apply within all or part of this suburb. Refer to www.agric.wa.gov.au/biosecurity-biosecurity-quarantineeuropean-house-borer for up to date specific information on EHB Restricted Movement Zones and requirements.
	The regulations restrict the movement, storage, treatment and disposal of untreated pinewood within EHB affected areas, known as Restricted Movement Zones (RMZ). Penalties of up to \$2000 apply for any regulation breaches. Assistance from individuals and businesses in complying with these regulations has played a large role in reducing the spread and infestation of EHB.
	Details are as follows:

	European House Borer - Restricted Movement Zone Localities:Suburb - GNANGARAFor more information call us on 1800 084 881 or see our web sitewww.agric.wa.gov.au/biosecurity-biosecurity-quarantineeuropean-house-borer oremail info@agric.wa.gov.au.Legislation governing the interest:Agriculture and Related Resources Protection (European House Borer) Regulations 2006
Garden Bore Suitability Responsible agency: Department of Water and Environmental Regulation	 Definition of Interest: As part of new water efficiency measures, the Department of Water and Environmental Regulation (DWER) has prepared a Perth groundwater area map showing where additional garden bores are suitable/unsuitable based on available hydrogeological information. Affect of Interest: The property is within an area where additional garden bores are: Garden Bore Suitability: Suitability - Unsuitable The hydrogeological conditions beneath the property are listed above for the installation of a garden bore. For more information please contact Water Information at the Department of Water and Environmental Regulation (DWER) on (08) 6364 7600 or
	waterinfo@water.wa.gov.au, or see www.water.wa.gov.au/urban-water/bores. Legislation governing the interest: <u>Rights in Water and Irrigation Act 1914</u> Rights in Water and Irrigation Exemption (Section 26C) order 2010
Groundwater Salinity Responsible agency: Department of Water and Environmental Regulation	Definition of Interest: The salinity in groundwater varies greatly in Western Australia. This depends on many factors such as geology, topography, climate and coastal seawater intrusion. The Department of Water and Environmental Regulation (DWER) categorises the groundwater salinity according to the salt content and its application for public drinking, irrigation, stock water etc.
	Affect of Interest: The salinity in groundwater in Western Australia varies considerably. This depends on many factors such as geology, topography, climate and coastal seawater intrusion.
	Due to the fluid nature of ground conditions it is only possible to report on a indicative reading for the groundwater salinity that exists at this location.
	If the groundwater salinity at this location is important then you should contact the closest regional office for advice on this subject. Groundwater Salinity: TDS per milligram per litre - 500-1000 Salinity is the measure of total dissolved solids (TDS) or salts in water and is reported as milligrams per litre (mg/l.)
	as milligrams per litre (mg/L). The range of salinity of natural water is: Category Salinity range Fresh 0-500 mg/L TDS (suitable for selected agricultural use) Marginal 500-1000 mg/L TDS (suitable for selected agricultural use)

Brackish 1000-3000 mg/L TDS (used for parkland irrigation) Saline 3000-35,000 mg/L TDS (industrial use and stock watering up to 10,000mg/L) Hypersaline >35,000 mg/L TDS

To verify the groundwater salinity at a particular location contact our office on (08) 6364 7600 or waterinfo@water.wa.gov.au, or see www.water.wa.gov.au/water-topics/groundwater.

Legislation governing the interest:

The Department of Water advises against drilling garden bores in areas underlain by the saltwater interface. There is no legislative basis or implications for this advice.

Definition of Interest:

Iron Staining Risk Responsible agency:

Department of Water and Environmental Regulation

Groundwater in many areas in Western Australia contains dissolved iron. When the water is exposed to air, the iron is oxidised and forms a rust-coloured coating on walls and paving's.

Affect of Interest:

The property **is in an area** where there is an elevated iron / manganese staining risk according to data available at the time of publication.

Iron Staining Risk:

Risk - Low risk

If you wish to verify whether your proposed garden bore is located in an area of high risk of iron staining, please contact Water Information at the Department of Water and Environmental Regulation (DWER) on (08) 6364 7600 or waterinfo@water.wa.gov.au, or see www.water.wa.gov.au/home.

Legislation governing the interest:

There is no legislation directly related to this Interest.

Land Tax	Definition of Interest:
Responsible agency: Department of Finance	Land tax is an annual tax based on the ownership and usage of land at midnight on 30 June and is levied in respect of the financial year following that date. Various exemptions or concessions may apply. Until land tax is paid it remains a first charge on the land.
	Affect of Interest: Land tax is an annual tax based on the ownership and usage of land at midnight on 30 June and is levied in respect of the financial year following that date. Various exemptions or concessions may apply; for example, primary residences.
	For more information contact our office on (08) 9262 1200 or see www.finance.wa.gov.au/landtax.
	Legislation governing the interest: Taxation Administration Act 2003 Land Tax Assessment Act 2002 Land Tax Act 2002
Local Government Rates Responsible agency:	Definition of Interest: A Local Government Authority can levy rates on any rateable land within its district in accordance with the provisions of the <i>Local Government Act 1995</i> and its associated regulations.

Affect of Interest:

4. Details VI IIIte	
Department of Local Government, Sport and Cultural Industries	 Local Government Authorities can levy rates on any rateable land within its district in accordance with the provisions of the <i>Local Government Act 1995</i> and its associated regulations. For more information contact your Local Government Authority. Legislation governing the interest: Local Government Act 1995
	Local Government (Financial Management) Regulations 1996
Local Planning Schemes Responsible agency: Department of Planning, Lands and Heritage	Definition of Interest: Local Planning Schemes set out the way land is to be used and developed, classify areas for land use and include provisions to coordinate infrastructure and development in a locality. Affect of Interest: The selected area of land has the following zoning(s) and/or land-use class(es): Local Government Authority: Description - LGA Boundary Name - SWAN, CITY OF Local Area Zoning: Scheme Name - SWAN Zoning - Residential development Label - Label Description - Gazettal Date - 18/02/2008 Scheme Number - 17 For more information see www.planning.wa.gov.au/Local-planning-schemes.aspx. Or contact your Local Government Authority for more information. Legislation governing the interest: Planning and Development Act 2005 Planning and Development (Consequential and Transitional Provisions) Act 2005 State Planning Policy 3.1 - Residential Design Codes Model Scheme Text
Metropolitan Region Improvement Tax Responsible agency: Department of Finance and Department of Planning, Lands and Heritage	 Definition of Interest: Metropolitan Region Improvement Tax (MRIT) is an annual tax on land in the metropolitan region that is also liable for land tax. Unpaid MRIT remains a first charge on the land. Affect of Interest: The selected property may be subject to Metropolitan Region Improvement Tax (MRIT). MRIT is an annual tax on land in the metropolitan region that is also subject to land tax. Your property falls within the Local Government Authority (LGA) below: Local Government Authority - SWAN, CITY OF For more information contact our office on (08) 6551 1000, or see www.finance.wa.gov.au/landtax. Legislation governing the interest: Metropolitan Region Improvement Tax Act 1959 Land Tax Assessment Act 2002 Taxation Adminiateration Act 2002

Land Tax Assessment Act 2002 Taxation Administration Act 2003 Planning and Development Act 2005

Mosquito-borne Disease Risk

Responsible agency: Department of Health

Definition of Interest:

Mosquitoes can be a serious nuisance in certain regions of Western Australia and can spread disease-causing viruses such as Ross River, Barmah Forest, Kunjin and Murray Valley encephalitis viruses.

Affect of Interest:

The selected area is impacted by the risk of mosquito-borne diseases.

Details are as follows:

Mosquito-borne Disease Risk:

Risk Level - Low or unknown risk

Frequent high risk

The selected area is in a region that frequently experiences problems with nuisance and disease carrying mosquitoes.

Occasional very high risk

The selected area is in a region that experiences severe problems with nuisance and disease carrying mosquitoes in some years, depending on environmental conditions.

Frequent high and occasional very high risk

The selected area is in a region that frequently experiences problems with nuisance and disease carrying mosquitoes, and severe issues are also experienced in some years depending on environmental conditions.

Low or unknown risk

This location has not experienced high rates of mosquito-borne disease in the past. However, the sporadic nature of mosquito-borne disease outbreaks means that this not necessarily a precise indicator of future risk. Furthermore, regions with low or no resident human population may also be classified as low risk even though there may be an undocumented high risk in the area. Finally, significant mosquito nuisance issues may still be experienced, despite a low health risk.

Residents are advised to avoid exposure to mosquitoes and minimise mosquito breeding around the home as appropriate, particularly following extreme weather events such as heavy rainfall, high tides (in coastal areas) or localised flooding that may create abnormally large areas of mosquito breeding habitat.

For information on mosquito control in your local area or to report a mosquito problem please contact your Local Government Environmental Health Officer.

For more information about mosquito management, contact the Environmental Health Directorate on (08) 9388 4999 or email medical.entomology@health.wa.gov.au or see http://ww2.health.wa.gov.au/Articles/J_M/Mosquito-management. Legislation governing the interest: Health Act 1911

Native Title and Indigenous Land Use Agreements Responsible agency:	Definition of Interest: Native title is the recognition in Australian law that some Indigenous people continue to hold rights to lands and waters. An Indigenous Land Use Agreement (ILUA) is an agreement about native title made between one or more native title groups and other people
National Native Title	other people. Affect of Interest:
Tribunal	

Generated: 09/07/2025 at 10:31 AM. Request number: 68453549

Your area of interest **is within** the geographic extent(s) of the following Native Title Applications, Determinations or Indigenous Land Use Agreements (ILUAs):

IMPORTANT INFORMATION: PLEASE NOTE WHILE NATIVE TITLE INTERESTS MAY HAVE BEEN IDENTIFIED OVER THE AREA OF YOUR SEARCH, IT MUST BE NOTED THAT:

Native Title cannot generally exist over the following types of tenure:

- residential freehold;
- farms held in freehold or;
- pastoral or agricultural leases that grant exclusive possession;
- residential, commercial or community purpose leases, or
- public works like roads, schools or hospitals.

Native Title can generally only exist over the following types of tenure:

- vacant (unallocated) crown land;

- some state forests, national parks and public reserves depending on the effect of state or territory legislation establishing those parks and reserves;

- oceans, seas, reefs, lakes and inland waters;

- some leases, such as non-exclusive pastoral and agricultural leases, depending on the state or territory legislation they were issued under, or

- some land held by or for Aboriginal people or Torres Strait Islanders.

The status of a Native Title Application will determine the rights and restrictions within the boundary of that Application.

Applications as Determined by the Federal Court: native title determined number - 6117 nntt no - WC1996/041, WC1996/109, WC1997/071, WC1998/058 federal_court_reference - WAD6085/1998 determination name - SOUTH WEST SETTLEMENT registered_nt_body_corp - N/A data source - Spatial : Graphic Services, Landgate. Aspatial : Federal Court and NNTT. comments area_sq_km - 195128.35 determination_method - Consent determined in full - Yes determined outcome - Extinguished design file design level last updated - 25/02/2022 registration date - 03/12/2021 determination date - 01/12/2021 determination_reference - WCD2021/010 **Indigenous Land Use Agreements:** native title ilua number - 3130 NNTT Number - WI2017/015 Agreement Name - WHADJUK PEOPLE INDIGENOUS LAND USE AGREEMENT Status - Registered Agreement Type - Area Applicant Name - State of Western Australia Date Registered (dd/mm/yyyy) - 17/10/2018

Please refer to the Interest Dictionary (https://www.landgate.wa.gov.au/land-and-property/property-ownership/property-interest-report/interest-dictionary) for terms used in this report.

For more information contact our office on 1800 640 501 or see www.nntt.gov.au. Legislation governing the interest: Native Title Act 1993 (Commonwealth)

Native Vegetation Responsible agency: Department of Primary Industries and Regional	Definition of Interest: The clearing provisions of the <i>Environmental Protection Act 1986 (EP Act)</i> require the clearing of native vegetation to be authorised by a clearing permit, unless the clearing is subject to an exemption.
Development	 Affect of Interest: Native Vegetation is mapped as occurring within the selected property or area of land. It is the responsibility of the person undertaking the clearing to determine whether an exemption is applicable in each circumstance. If an exemption does not apply, a clearing permit will be required to authorise the clearing. Native Vegetation: ID Number - 443878 Area and Date - SLIP WANow Jan Feb 2020 Comments - REGROWTH ABOVE 20% COVER Capture Scale - 10000 For more information on native vegetation on your property or Clearing Permit applications see www.der.wa.gov.au/our-work/clearing-permits/46-clearing-permit-application-forms or contact DWER on (08) 6364 7098, or email admin.nvp@dwer.wa.gov.au. Legislation governing the interest: Environmental Protection Act 1986 Environmental Protection (Clearing of Native Vegetation) Regulations 2004
Occupancy Permit Responsible agency: Department of Energy, Mines, Industry Regulation and Safety	 Definition of Interest: The building approvals process in Western Australia is legislated under <i>The Building Act 2011</i> from the design stage right through to occupation of a building. Affect of Interest: Occupancy Permits are required in order to occupy multi-residential, commercial and public buildings. For information about building work that requires an occupancy permit contact a Building Surveyor (refer to list of registered building surveyors) For information about applying for an occupancy permit, contact the relevant local government or for general information on the building approvals process, contact the Department of Energy, Mines, Industry Regulation and Safety on 1300 489 099 or email: be.info@demirs.wa.gov.au. Edisting Act 2011 Building Regulations 2012
Perth Airport - Aircraft Noise Responsible agency: Perth Airport	Definition of Interest: Property in the vicinity of Perth Airport may be exposed to aircraft noise which can affect individuals in different ways. It is important that aircraft noise impacts are considered and understood when making appropriate property and lifestyle decisions. Perth Airport prepares N65 noise contours which describe the number of

aircraft events greater than 65 decibels that can be expected over an average day.

Affect of Interest:

The selected property **is within** the N65 noise contour for Perth Airport and is exposed to aircraft noise. The N65 noise contour map describes the number of aircraft events greater than 65 decibels that can be expected over an average day. This is considered to be the approximate sound level at which conversation and other indoor activities can generally be disturbed.

Please note that a property may be located within multiple N65 event zones. <u>Aircraft Noise:</u> Number of Events - 100 - 199 Events For more information contact Perth Airport on (08) 9478 8888 or see www.perthairport.com.au. Legislation governing the interest: <u>Airports Act 1996</u>

Proclaimed Groundwater Areas

Definition of Interest:

Access to groundwater is regulated under the *Rights in Water and Irrigation Act 1914* in order to manage water resources.

Responsible agency:

Department of Water and Environmental Regulation

Affect of Interest:

The selected area of land **falls within** a groundwater area that is proclaimed under the *Rights in Water and Irrigation Act 1914.*

Details of the proclaimed area(s) are provided below:

Proclaimed Groundwater Areas: Groundwater Area Name - Perth Proclaimed Status - Proclaimed Relevant Act - RIWI Act 1914 Relevant Act Section - Section 26B (1) Gazetted (Legal) Name - Perth Groundwater Area Date Published in Gazette (dd/mm/yyyy) - 20/03/1998 Gazetted Type - Variation Page in Gazette - 1517 Gazetted Plan Number - WRC3824-1-1 Comments -

You may need a licence or permit from the Department of Water and Environmental Regulation (DWER) if you propose to construct a bore or take groundwater from the shallow (superficial) aquifer or deeper aquifers.

There are exemptions from licensing requirements for certain purposes. For example the majority of garden bores may not require a licence if accessing a shallow (superficial) aquifer only.

To confirm whether you need a licence, go to the water licensing website page or contact your local DWER office.

For more information contact our office on (08) 6364 7600, or see www.water.wa.gov.au.

Legislation governing the interest:

Rights in Water and Irrigation Act 1914 Rights in Water and Irrigation Regulations 2000

ProclaimedDefinition of Interest:Surfacewater AreasAccess to surface water is regulated under the Rights in Water and Irrigation Act
1914 in order to manage water resources.

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Department of Water and Environmental Regulation	Affect of Interest: The selected area of land falls within a surfacewater area that is proclaimed under the <i>Rights in Water Irrigation Act 1914</i> . Proclaimed Surfacewater Areas: Surfacewater Area Name - Swan River System Relevant Act - RIWI Act 1914-1964 Relevant Act Section - Section 27 Gazetted (Legal) Name - Swan River System Date Published in Gazette (dd/mm/yyyy) - 02/10/1970 Gazette Type - Proclamation Page in Gazette - 3067 You may need a licence or permit from the Department of Water and Environmental Regulation (DWER) if your property is in a proclaimed area and you propose to: • take water from a surfacewater system • interfere with the beds and banks of a watercourse. There are exemptions from licensing requirements for certain purposes. For example water taken solely for domestic purposes is exempt from licensing. However, to confirm whether you need a licence, go to the department's water licensing page on our website www.water.wa.gov.au. For more information contact our office on (08) 6364 7600, or see www.water.wa.gov.au. Eiglalation governing the interest: <i>Rights in Water and Irrigation Act 1914</i> Fights in Water and Irrigation Regulations 2000
Residual Current Device	Definition of Interest: Residual Current Devices (RCDs) monitor the flow of electricity from the main switchboard and prevent electrocution by cutting the electricity supply if an

Responsible agency:

Department of Energy, Mines, Industry Regulation and Safety Residual Current Devices (RCDs) monitor the flow of electricity from the main switchboard and prevent electrocution by cutting the electricity supply if an imbalance in the current is detected. At least two RCDs must be fitted before land title is transferred.

Affect of Interest:

All home sellers and landlords must ensure that RCDs are installed in accordance with the Electricity Regulations to protect all power points and lighting circuits. RCDs cut the electricity supply instantly if a person touches a live part and receives a shock. By installing two or more RCDs, the property's circuits can be divided evenly between then, ensuring some light and power remains if one RCD operates. Multiple RCDs also avoid nuisance operation caused by appliances with low-level leakage currents. All properties constructed after 2000 should already have two RCDs fitted. Two RCDs must be fitted to protect all power points and lighting circuits in all homes before the land title is transferred. If you are planning to sell your home and it does not already have two RCDs protecting all power point and lighting circuits, you will need to engage a licensed electrical contractor to install them to comply with the Electricity Regulations.

Landlords must ensure RCDs are installed in accordance with the Electricity Regulations. If RCDs are not fitted, tenants should contact the managing agent or landlord and request that RCDs be installed as required.

For more information see <u>Handy guide to BE Safe – RCD safety switches</u> or call 1300 489 099.

Legislation governing the interest: Electricity Regulations 1947

Smoke Alarm

Responsible agency: Department of Energy, Mines, Industry Regulation and Safety

Definition of Interest:

The Building Code of Australia requires mains powered smoke alarms to be fitted in all newly constructed residential buildings and in new building work, such as alterations and extensions (where smoke alarms are required) in accordance with the building permit.

For existing dwellings, there are laws in Western Australia requiring owners to have mains-powered smoke alarms fitted to all residential properties that are subject to transfer of ownership, rent and hire, regardless of when they were built.

Affect of Interest:

The Building Regulations 2012 in Western Australia requires owners to have mainspowered smoke alarms fitted to all dwellings that are subject to transfer of ownership, rent and hire, regardless of when they were built.

The smoke alarms must:

- be installed in the dwelling in accordance with the Building Code of Australia applicable at the time of installation of the alarms;
- be not more than 10 years old and have not passed their expiry date;
- be in working order; and
- be permanently connected to the mains power supply.

Owners may be fined up to \$5,000 for non-compliance.

Refer to <u>Smoke alarms in dwellings for sale, rent or hire fact sheet</u> or Contact the Department of Energy, Mines, Industry Regulation and Safety on 1300 489 099 or email: <u>be.info@demirs.wa.gov.au</u>.

Legislation governing the interest: Building Act 2011 Building Regulations 2012

Sprinkler Restrictions & Bans

Environmental Regulation

Responsible agency:

Definition of Interest:

Sprinkler restrictions and/or bans apply throughout Western Australia for scheme water users and domestic garden bores.

Department of Water and Affect of Interest:

The selected property **is identified** as being fully or partially within in an area designated to have sprinkler restrictions.

Details are as follows:

Sprinkler Restrictions:

Region - Perth/Mandurah Winter Restrictions - Stage 6

Summer Restrictions - Stage 4

Sprinkler restrictions and or bans apply to this area. Due to the drying climate, the State Government introduced water efficiency measures, including the introduction of restrictions on domestic sprinklers.

These restrictions include permanent efficiency measures, an annual winter sprinkler ban that applies to domestic sprinkler use and some non-domestic use, and can also include extra efficiency measures and restrictions from time to time such as extensions of the winter sprinkler ban period or other restrictions.

Restriction stages are detailed in the Water Agencies (Water Use) By-laws 2010. www.legislation.wa.gov.au/legislation/statutes.nsf/main_mrtitle_11731_homepage.ht ml

Additional restrictions may also apply to specific locations. Please refer to your water service provider for more information relating to your area.

For more information please see www.water.wa.gov.au/urban-water/water-restrictions/garden-bores.

For more information contact our office on 13 10 39 or see www.water.wa.gov.au and go to the Domestic Garden Bore website page.

Legislation governing the interest:

Water Agencies (Powers) Act 1984 Water Agencies (Water Use) By-laws 2010

Definition of Interest:

In Western Australia, private swimming and spa pools with water that is more than 300mm deep must have a compliant safety barrier.

Affect of Interest:

This includes above-ground, in-ground, and portable swimming and spa pools, but not spa baths which are typically located in a bathroom and drained after each use. Safety barriers must comply with the technical requirements of the Building Regulations 2012, Building Code of Australia, and Australian Standard AS 1926.1. Building and Energy has produced "<u>Rules for Pools and Spas</u>", a guidance document on safety barrier requirements.

Generally, a building permit is required prior to the construction, erection, assembly, placement, renovation, alteration, extension, improvement or repair of a private swimming pool.

For information on safety barrier requirements, including exclusions and exemptions that may apply in limited circumstances, contact the relevant local government or for general information on the building approvals process, contact the Department of Energy, Mines, Industry Regulation and Safety on 1300 489 099 or email: be.info@demirs.wa.gov.au.

Legislation governing the interest:

Building Act 2011 Building Regulations 2012

Water Corporation Infrastructure (above and below ground)

Responsible agency: Water Corporation

Definition of Interest:

The Water Corporation operates vast water, sewerage and drainage pipe networks throughout WA. At any given location there may be various infrastructure in the ground of different sizes, depths, alignments and materials belonging to the Water Corporation.

Affect of Interest:

The selected property **is impacted** by Water Corporation pipes or access chambers. No construction is permitted in the proximity of this infrastructure without the consent of the Water Corporation and it should be noted that 24 hour access may be required for maintenance purposes in certain circumstances. **Sewer Infrastructure:**

Infrastructure Type - Sewer Connection Point

Water and sewer services located outside the property boundaries (road reserves) are not included in this report, as this report only includes interests inside the

Responsible agency: Department of Energy, Mines, Industry Regulation and Safety

Swimming Pool

property boundaries. However they can be viewed here, <u>mywater.com.au/css-web-</u>external/pub/propertySearch.

	Please be aware that it is a legislative requirement to notify the Water Corporation of any proposed construction, alteration or demolition of a building in areas where the Corporation is the licensed provider of water, wastewater or drainage services. A person is not permitted to construct, alter or demolish a building without the prior authorisation of the Water Corporation.
	For more information contact our office on 13 13 95, or see <u>www.watercorporation.com.au/Developing-and-building</u> .
	 PLEASE NOTE: This report and the Water Corporation online property search tool is not an alternative to Dial Before You Dig. Information about underground cable and pipe networks is available by requesting the utility maps through the Dial Before You Dig web site, <u>www.byda.com.au</u> or contact their call centre on 1100 during business hours, to find out about the location of underground infrastructure prior to commencing any excavation works on a property. Legislation governing the interest: Water Services Act 2012
Western Power Infrastructure Responsible agency: Western Power	Definition of Interest:Western Power is a Western Australian State Government owned corporation which builds, maintains and operates the electricity network in the south west corner of Western Australia. The Western Power Network forms the vast majority of the South West Interconnected Network (SWIN), which together with all of the electricity generators comprises the South West Interconnected System (SWIS).Affect of Interest: The selected property is impacted by Western Power Infrastructure. Land use, Building, Demolition and access constraints may apply.Details are available below: Infrastructure Type and ID: Distribution Underground Cable ID - C10375617 Distribution Underground Cable ID - C10375626 Pillar ID - S8545341 Power services located outside the property boundaries (road reserves) are not included in this report, as this report only includes interests inside the property boundaries.Based on information provided with the permission of WESTERN POWER, (03/2015).For more information on our network please refer to our website, www.westernpower.com.au, or contact us on 13 10 87.PLEASE NOTE:

This report is not an alternative to Dial Before You Dig.

Information about underground cable and pipe networks is available by requesting the utility maps through the Dial Before You Dig web site, www.1100.com.au or contact their call centre on 1100 during business hours, to find out about the location of underground infrastructure prior to commencing any excavation works on a property.

Legislation governing the interest:

Electricity Industry Act 2004 Electricity Corporations Act 2005

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