

Freedom of Information Statement

2024 - 2025

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INTRODUCTION

The purpose of the *Freedom of Information Act 1992* (FOI) provides for access to documents held by state and local government agencies. The department of local government and communities takes its obligations under the act seriously and is committed to complying with the aims of the act.

The aims of the Freedom of Information Act 1992 (WA) are to:

- · enable the public to participate more effectively in governing the State, and
- make the persons and bodies that are responsible for State and local government more accountable to the public.

They are to be achieved by:

- creating a general right of access to State and local government documents
- providing means to ensure that personal information held by State and local governments is accurate, complete, up to date and not misleading, and
- requiring certain documents concerning State and local government operations be made available to the public.

This document has been prepared for the Shire of Cunderdin to satisfy Part 5 of the Freedom of Information Act 1992, and is correct at November 2024. Copies of this document may be obtained from:

Deputy Chief Executive Officer Shire of Cunderdin 37 Lundy Ave CUNDERDIN WA 6407

Telephone (08) 9635 2700 Fax (08) 9635 1464

Email admin@cunderdin.wa.gov.au

Further information can be provided, from the Shire of Cunderdin Administration Office, 37 Lundy Ave, Cunderdin, Monday – Friday between 8:30am – 4:00pm or via the Shire's website www.cunderdin.wa.gov.au

OUR VISION

A thriving and progressive community

OUR MISSION

To demonstrate proactive, inclusive and responsible leadership in the provision of facilities, infrastructure and services for our community now and into the future.

COMMUNITY AND SOCIAL

To provide:

Community members with the opportunity to be active, engaged and connected.

A healthy and safe community is planned for.

Advocate for the provision of quality health services, health facilities and programs in the Shire.

Support emergency services planning, risk mitigation, response and recovery.

ECONOMY

Endeavour to:

Facilitate local business retention and growth

Renew and improve the visibility of the Shire of Cunderdin brand

Build economic capacity.

Encourage local workforce participation

BUILT ENVIRONMENT

Support and implement:

Safe, efficient and well maintained road infrastructure.

Enhanced connectivity between places.

Enhanced public spaces and townscapes.

Protection of and preservation of heritage.

NATURAL ENVIRONMENT

Continue to:

Maintain a high standard of environmental health services.

Conservation of our natural environment.

Demonstrate sustainable practices of waste management.

CIVIC LEADERSHIP

Always strive to ensure:

Shire communication is consistent, engaging and responsive.

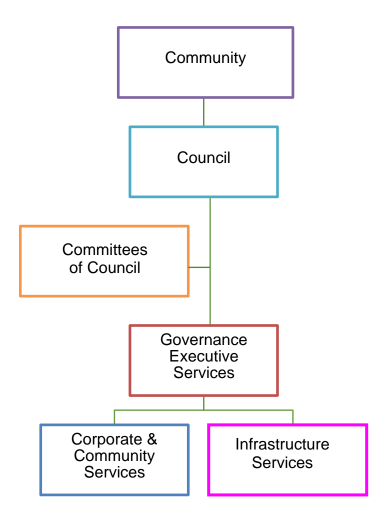
Forward planning and implementation of plans.

Implement systems and processes that meet legislative and audit obligations.

COUNCIL STRUCTURE

The current Council decision making body consists of 7 Councillors, including the Shire President who is elected by the Council. Council meets on the fourth Wednesday of the month from February to December unless resolved otherwise. A meeting in the month of January will only be held when it is called under provisions of Section 5.4 of the Local Government Act 1995.

Minutes of meetings are available at the Shire Office, Cunderdin Community Resource Centre and the shire's website www.cunderdin.wa.gov.au.



COUNCIL AND COMMITTEE MEETINGS

COUNCIL MEETINGS

Council Meetings afford members of the public the opportunity to ask Elected Members and staff questions about Shire matters generally.

COMMITTEES OF COUNCIL

The Shire of Cunderdin has committees and working groups that meet on a regular or semiregular basis to oversee operations and make recommendations to the Council in their specific areas of responsibility. Council advertises for community member vacancies on Council Committees when required. A full list of Council's committees can be accessed on the Shire's website www.cunderdin.wa.gov.au

Council Committees include:

Audit Committee.

Bushfire Advisory Committee

Local Emergency Management Committee

Cunderdin Museum Management Committee

OTHER COMMITTEES:

Joint Development Assessment Panel

Department of Fire and Emergency Services Committee (DFES)

Regional Road Group Kellerberrin Sub Group

WALGA Great Eastern Country Zone (GECZ)

Cunderdin Airfield Committee

Meckering Action Group

Cunderdin Business Association

Cunderdin Sports & Recreation Centre Management Committee

CMT Seniors Committee

Cunderdin Youth Council

DELEGATIONS

The Chief Executive Officer and other officers have delegated authority from Council to make decisions on a number of specific administrative and policy matters which are subject to ongoing development. These delegations are detailed in the Delegations Register and are reviewed annually by Council.

The Local Government Act 1995 and associated Regulations requires Council to:

- determine policies to be applied by Council in exercising its discretionary powers;
- determine the type, range and scope of projects to be undertaken by the Shire;
- develop comprehensive management plans, budgets, financial controls and performance objectives and indicators for the operations of the Shire.

In keeping with the legislative requirement, Council determines the strategic direction of the Shire, including the development of key policies and the allocation of resources to works and services. Decisions are also made to determine whether or not approvals are to be granted for applications from residents for various forms of development.

LEGISLATION ADMINISTERED

The Shire of Cunderdin functions under, the Local Government Act 1995.

The Shire of Cunderdin is wholly or partly responsible for administering the following legislations and regulations:

Animal Welfare Act 2002

Building Act 2011

Building Regulations 2012

Bush Fires Act 1954

Bush Fire Regulations 1954

Caravan Parks and Camping Grounds Act 1995

Caravan Parks and Camping Grounds Regulations 1997

Cat Act 2011

Cat Regulations 2012

Cemeteries Act 1986

Control of Vehicles (Off Road Areas) Act 1978

Control of Vehicles (Off Road Areas) Regulations 1979

Disability Services Act 1993

Disability Services Regulations 2004

Dog Act 1976

Dog Regulations 2013

Environmental Protection Act 1986 and Regulations

Emergency Management Act 2005 and Regulations

Dangerous Goods Safety Act 2004

Fines, Penalties and Infringement Notices Enforcement Act 1994

Freedom of Information Act 1992 (WA) and Regulations

Food Act 2008 and Regulations

Health (Miscellaneous Provisions) Act 1911

Health (Air Handling & Water Systems) Regulations 1994

Health (Aquatic Facilities) Regulations 2007

Health (Asbestos) Regulations 1992

Health Act (Carbon Monoxide) Regulations 1975

Health (Pesticides) Regulations 2011

Health (Public Buildings) Regulations 1992

Health (Skin Penetration Procedure) Regulations 1998

Health (Treatment of Sewage & Disposal of Effluent & Liquid Waste Regulations 1974

Heritage Act 2018 and Regulations

Land Administration Act 1997 and Regulations

Litter Act 1979 Litter Regulations

Liquor Licensing Act 1988

Local Government Act 1995 and Regulations

Local Government Grants Act 1978

Main Roads Act 1930

Navigable Water Regulations 1958

Parks & Reserves Act 1895

Planning & Development Act 2005

Planning & Development (Consequential & Transitional) Act 2005

Planning & Development Regulations 2009

Planning & Development (Consequential) Regulations 2006

Planning & Development (Transitional) Regulations 2006

Rates & Charges (Rebate & Deferments) Act 1992

Residential Design Codes of WA 2024

Strata Titles Act 1985

Valuation of Land Act 1978

Any other Act becoming law or amended to require Local Government to wholly or partly be responsible for administering.

The Shire of Cunderdin is wholly responsible for administering the following Shire of Cunderdin Local Laws:

Shire of Cunderdin Thoroughfares and Public Places Amendment Local Law 2016

Shire of Cunderdin Local Government Property Amendment Local Law 2016

Shire of Cunderdin Cemetery Amendment Local Law 2016

Animals, Environment and Nuisance Local Law 2016

Shire of Cunderdin Cemetery Local Law 2015

Shire of Cunderdin Pest Plants Local Law 2015

Shire of Cunderdin Dogs Local Law 2015

Shire of Cunderdin Local Government Property Local Law 2015

Shire of Cunderdin Thoroughfares and Public Places Local Law 2015

Health Local Law 2016

SERVICES TO THE COMMUNITY

The Shire of Cunderdin is responsible for providing good governance, including legislative and executive functions. These services are provided to maintain a pleasant and safe environment for residents and ratepayers.

The activities and functions of the Shire are described as follows:

Animal Control	Parking Bays/Street Closures
Building Control	Parks and Reserves
Bus Shelters	Pest Control
Cemeteries	Playground Equipment
Child Health Centers	Public Seating & Public Toilets
Citizenship Ceremonies	Recreational/Sporting Facilities
Community Development	Refuse Sites & Waste Management
Community Halls and Centers	Roads/Kerbing
Community Information Service	Seniors Program
Community Support Program	Street Lighting
Dual Use Paths	Stormwater Drainage
Environmental Health Matters	Street Sweeping
Extractive Industries Control	Street Tree Planting
Fire Prevention	Traffic Control Devices
Footpaths	Youth Program

PUBLIC PARTICIPATION

Members of the public have a number of opportunities to put forward their views on particular issues before Council. These are:

Presentations and Deputations - with prior notification and approval by the Chief Executive Officer, members of the public can address Council on any matter on the Council Meeting Agenda. A member of the public can also apply to address Council personally or on behalf of a group of residents. The application must be requested prior to the meeting in writing addressed to the Chief Executive Officer and approved by the presiding member.

Residents are notified of some Development Applications requiring the approval of Council. When an application is publicly advertised, members of the public can write to Council expressing their view of the application.

Petitions - written petitions can be addressed to Council on any issue within Council's jurisdiction. Petitions are required to be addressed to the Shire President.

Written Requests—a member of the public can write to the Shire on any Council policy, activity or service.

Public Question Time – Time is made available at every Council Meeting for members of the public to ask questions and have them responded to by Council unless the question is outside the legislation or deemed unreasonable.

Elected Members—members of the public can contact Elected Members to discuss issues relevant to Council.

Notifications/Advertising – Residents may be notified of issues through advertisments in the local newspaper, written notification or an onsite sign. Residents then have the opportunity to write to the Shire expressing their views.

Public correspondence and applications on any matters to be considered by Council must be received at the Shire Office 14 working days prior to the Council Meeting and should be addressed to the Chief Executive Officer.

Community Consultation - the Shire consults with local residents on particular issues as determined from time to time in accordance with its Community Strategic Plan to ensure all the community's needs and expectations are met.

Information for community consultation is made available through a range of mediums including public statements, news releases, the Shire's website, advertisements placed in local and statewide newspaper, public notice boards, information sheets, individual correspondence, public and statutory documents and reports.

COUNCIL DOCUMENTS

The Shire holds records relating to various functions of the Shire as described below:

Policy Manual

Strategic Community Plan

Asset Management Plan

Long Term Financial Plan

Corporate Business Plan Workforce Plan

Disability Access and Inclusion Plan

Municipal Heritage Inventory

Local Laws and Local Law Enforcement

Risk Management

Recordkeeping Plan

Local Emergency Management Plan

Town Planning Scheme Plan

Council Records – Agendas/Minutes

DOCUMENTS AVAILABLE FOR INSPECTION

The following documents are available for public inspection at the Shire Office, free of charge to ratepayers. Copies of these documents may be purchased and the charges are shown below. Some of these documents are also available on the Shire's website.

Section 5.94 of the Local Government Act 1995 lists a number of documents to be made available for inspection during office hours. These include:

- any code of conduct
- any register of complaints referred to in section 5.121 of the Local Government Act 1995
- any register of financial interests
- any register of gifts
- any annual report
- any annual budget
- any list of fees and charges imposed under section 6.16
- any plan for the future of the district made in accordance with section 5.56
- any proposed local law of which the local government has given local public notice under section 3.12(3)
- any local law made by the local government in accordance with section 3.12
- any regulations made by the Governor under section 9.60 that operate as if they were local laws of the local government
- any text that is adopted (whether directly or indirectly) by a local law of the local government or by a regulation that is to operate as if it were a local law of the local government; or would be adopted by a proposed local law of which the local government has given local public notice under section 3.12(3)
- any subsidiary legislation made or adopted by the local government under any written law other than under this Act

- any written law having a provision in respect of which the local government has a power or duty to enforce
- any rate record
- any confirmed minutes of council or committee meetings
- any minutes of electors' meetings
- any notice papers and agenda relating to any council or committee meeting and reports and other documents that have been — (a) tabled at a council or committee meeting; or (b) produced by the local government or a committee for presentation at a council or committee meeting and which have been presented at the meeting
- any report of a review of a local law prepared under section 3.16(3)
- any register of owners and occupiers under section 4.32(6) and electoral rolls application form
- a report on a supplementary audit prepared under section 7.12AH (1)
- such other information relating to the local government (a) required by a provision of this Act to be available for public inspection; or (b) as may be prescribed

Other Information Requests

Requests for information, not shown above will be considered in accordance with the *Freedom of Information Act* provisions. Under this legislation, applications must be submitted in written form and will be subject to an application fee where applicable unless the applicant is granted an exemption.

Should the application require copies of any documents inspected pursuant to a Freedom of Information request, the charges will apply. It should be noted that some documents are for viewing only and cannot be copied as such would breach the *Copyright Act 1968*.

FREEDOM OF INFORMATION PROCEDURES AND ACCESS ARRANGEMENTS

Refer: Appendix 1 Flowchart - Dealing with an FOI application

FOI OPERATIONS OBTAINING DOCUMENTS OUTSIDE OF FREEDOM OF INFORMATION

Where possible the Shire of Cunderdin will release documents outside of the Freedom of Information process.

However, at times some documents can only be obtained under Freedom of Information.

Documents may comprise any written material, plans, drawings, photographs, tape recordings, films, and videotapes.

APPLICATIONS

Freedom of information applications must:

- be in writing
- give enough information so that the documents requested can be identified (be as specific as possible; include dates or date ranges; include keywords; include as much details as possible to identify the requested documents)
- give an Australian address to which notices can be sent (preferably including a contact telephone number)
- be lodged with the Shire of Cunderdin, and
- be accompanied by the application fee (if one is applicable).

Applications may be lodged:

- In person at the Shire Administration Office 37 Lundy Ave, Cunderdin.
- Mailed to Freedom of Information Coordinator Shire of Cunderdin, PO Box 100 Cunderdin, WA 6407
- Emailed to admin@cunderdin.wa.gov.au

FEES AND CHARGES

Fees and charges are set out in the Freedom of Information Regulations 1993 (WA). The fees and charges are as follows:

Personal information - no fee (Personal Information is defined as any information or opinion, whether true or not, about an individual, whether living or dead, that can identify or reasonably identify that person.)

Applications for Personal Information can only be made by that individual and not a third party. There is no application fee for Personal Information. Certified proof of identity will be required prior to processing an application for Personal Information. Non-personal information - \$30

Documents that are not directly about the applicant are considered to be non-personal information and a \$30 application fee is payable. Where documents contain the names of third parties, those parties must be consulted prior to the documents being released.

Charges

The Shire of Cunderdin may apply charges when processing a Freedom of Information application. All charges are calculated on an hourly (or pro-rata) rate and are discretionary. The following charges may be applicable:

- for time dealing with the application \$30.00 per hour
- for access time supervised by staff \$30.00 per hour
- photocopies \$1.20 \$2.20 per copy (depending on colour and size)
- for time taken transcribing from tape, film or computer \$30.00 per hour
- duplicating a tape, film or computer information actual cost, and
- delivery, packaging and postage actual cost.

Estimate of charges

In cases where charges are expected to exceed \$25, applicants will be provided with an estimate of charges as soon as possible. The Shire of Cunderdin has the right to request a deposit of between 25-75 percent of the estimate. Where charges are applied, no documents will be released to the applicant until all charges are paid.

Deposits

Advance deposit of the estimated charges may be required25%													
Further	advance	deposit	may	be	required	to	meet	the	charges	for	dealing	with	the
applicati	on									.75%)		
For financially disadvantaged applicants or those issued with prescribed pensioner concession													
cards, the charge payable is reduced by										.25%)		

Payment Processing

Payment may be made by cash, cheque or electronic transfer. All cheques must be made out to: Shire of Cunderdin. Online banking details are available on request.

ACCESS ARRANGEMENTS

Access to documents can be granted by way of inspection, a copy of a document, a copy of an audio or video tape, a computer disk, a transcript of a recorded, shorthand or encoded document from which words can be reproduced.

NOTICE OF DECISION

As soon as possible but in any case, within 45 days the applicant will be provided with a notice of decision which will include details such as -

- The date which the decision was made
- The name and the designation of the officer who made the decision

Information on the right to review and the procedures to be followed to exercise those rights as soon as possible, but within 45 days of an application being deemed valid, applicants will be provided with a Notice of Decision. This notice is designed to enable the applicant to understand what information was taken into account when making the decision and will include details such as:

- the date on which the decision was made
- the name and designation of the officer who made the decision
- details of any charges
- information on the right of review and the procedures to be followed to exercise those rights, and
- reasons for the type of access allowed or for refusal to documents.

REFUSAL OF ACCESS

Not all documents held by the Shire of Cunderdin will be able to be released with access being refused on a range of grounds.

Applicants who are dissatisfied with a decision of the agency are entitled to ask for an internal review by the agency.

Application should be made in writing within 30 days of receiving the notice of decision. These grounds are set out in the Freedom of Information Act.

If this is the case the Notice of Decision will provide the reason for refusal of access.

RIGHT OF REVIEW

Applicants have the right of review if they do not agree with a decision made by the department's decision maker.

In the first instance, Shire of Cunderdin will conduct an internal review. There are no fees or charges for requesting an internal review.

A request for an internal review must be received within 30 days of the receipt of the Notice of Decision and must set out the parts of the decision to be reviewed.

An independent decision maker will deal with the application for internal review. The outcome of an internal review may result in a confirmation, variation or reversal of the initial decision under review. Applicants will be advised of the outcome of the review within 15 days.

If the applicant disagrees with the result of the internal review, an applicant can request an external review from the Office of the Information Commissioner on contact details below. There are no fees or charges for requesting an external review.

All review rights and procedures to exercise those rights are set out in the Notice of Decision.

DELIVERY OF DOCUMENTS

Arrangements for access to the documents are negotiable between the Shire of Cunderdin and the applicant. Where a large number of documents are to be released and there is no charge for photocopying, the documents may be provided on a USB drive.

AMENDMENT OF PERSONAL INFORMATION

Applicants have the right to amend personal information held by the Department of Local Government and Communities, which the applicant considers incomplete, inaccurate, misleading, or not up to date.

Applicants must provide details and, if necessary, documentation to support any claim on the information sought to be amended. In addition, the applicant must indicate how the amendment is to be made, which may include:

- altering information
- striking out or deleting information
- inserting information, or
- inserting a note in relation to the information

AMENDMENT TO SHIRE RECORDS

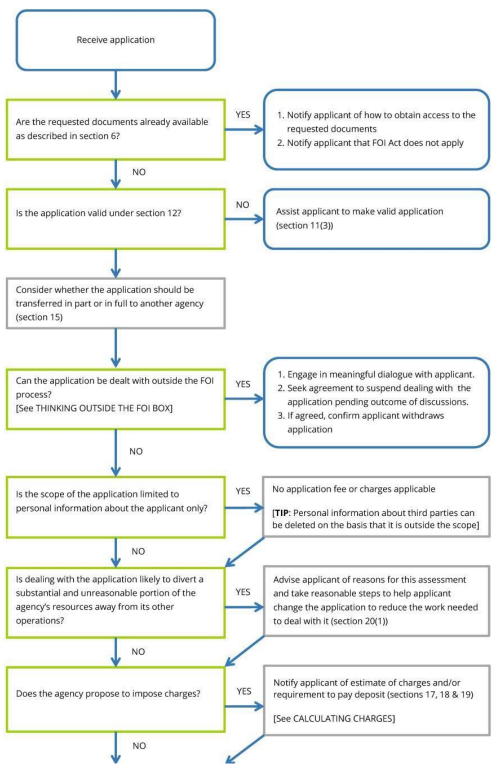
A member of the public may gain access to Shire documents to seek amendments concerning their personal affairs by making a request under the Local Government Act. A member of the public may then request a correction to any information about themselves that is incomplete, incorrect, misleading or out of date.

To gain access to Shire records, a member of the public must make a written application to the Freedom of Information Coordinator being the Deputy Chief Executive Officer, as indicated above outlining the records that applicant wishes to inspect.

Stuart Hobley
CHIEF EXECUTIVE OFFICER

Section 1 - APPENDIX 1 FLOWCHART - DEALING WITH AN FOI APPLICATION





APPENDIX 1 FLOWCHART - DEALING WITH AN FOI APPLICATION



