





State Planning Policy 7.3

Residential Design Codes

Volume 1





The Department of Planning, Lands and Heritage acknowledges the traditional owners and custodians of this land. We pay our respect to Elders past and present, their descendants who are with us today, and those who will follow in their footsteps.

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About this document

Planning reform

Western Australia is experiencing a shifting planning and development landscape, influenced by new disruptive technologies, changes to our economy, and a diverse population with different needs and expectations. A streamlined, contemporary and fit-for-purpose planning system that meets the varying needs of our vast State is critical for the delivery of quality housing for connected, vibrant and affordable communities, both now and in the future.

The Action Plan for Planning Reform elevates the requirement for well-designed residential development across the State and the review and update of State Planning Policy 7.3 Residential Design Codes Volume 1 (R-Codes Volume 1) supports this goal.

About good design

Good design is not a subjective idea; it can be defined and measured. Notions of design quality extend beyond taste, style and appearance to encompass functionality, sustainability, response to context, structural integrity, flexibility in use, and cost efficiency, both during construction and over the life of the building. Most importantly, good design outcomes improve the urban environment, benefit local communities and leave a positive legacy for future generations.¹

Good design endeavours to reconcile multiple concurrent and often competing objectives and outcomes that vary according to the circumstances of each site and project. A rigorous, considered and contextual design process should prioritise these competing objectives to develop a cohesive, site-responsive design. Undertaking this process typically creates better performing buildings and better outcomes for community.

¹ State Planning Policy 7.0 Design of the Built Environment (SPP7.0)

Outcomes-based planning

The R-Codes strongly advocate contextual and site-specific development solutions. To facilitate good design outcomes, the R-Codes Volume 1 provides two pathways for development assessment and determination.

Applications for development approval need to demonstrate that the proposal achieves the objectives of the R-Codes Volume 1 and the requirements of each design element through either of the following pathways:

- **1. Deemed-to-comply** deemed-to-comply provisions provide a straightforward means for the development proposal to demonstrate that it satisfies the objectives and design principles of the R-Codes. They outline the expected development standards that should be met through this pathway.
- 2. Design principle the design principles pathway offers an alternative merit-based approach when one or more of the deemed-to-comply provisions are not satisfied. This allows for innovative design responses that may be more context and site responsive. Where a deemed-to-comply provision is not met, the proponent should provide sufficient justification to demonstrate how they have met or exceeded the requirements of the relevant design principle(s) when this pathway is pursued.

To foster good design outcomes, proponents are encouraged to access available opportunities for independent design review consistent with State Planning Policy 7.0 – Design of the Built Environment (SPP7.0) and the Design Review Guide. This can be particularly helpful for more complex applications and applications pursuing a merit-based, design principle approvals pathway, where the requirements of the code can be met in a variety of ways.

The State Planning Policy 7.3 Residential Design Codes Volume 1 Explanatory Guidelines (Explanatory Guidelines) have also been provided to explain and assist the interpretation and application of the R-Codes, providing additional guidance to applicants, designers, decision-makers and the community.

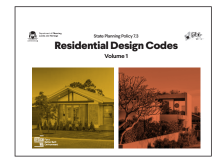
Who is this design code for?

The R-Codes provide planning and design provisions for residential development across Western Australia. These provisions have been provided to assist in the following ways:

- Guide developers, urban planners, urban designers, architects, landscape architects, builders and other professionals when designing housing developments and preparing an application for development approval.
- Assist decision-makers and planning professionals in local and State government with assessment of development proposals and in implementing strategic planning in the form of local policy and design guidance.
- Support communities by raising awareness of the principles of good design and by promoting quality housing designs that will make a positive contribution to local neighbourhoods.

R-Codes structure

The R-Codes consist of two volumes.





About this document (cont.)

Document structure

There are four parts to the R-Codes Volume 1 (this document).



PART A - OPERATION OF CODE

Part A establishes the purpose, application and operation of the R-Codes Volume 1 and consists of the following sections:

Section 1.0 Preliminary

Contains the administrative provisions and statutory framework, including the citation, general objectives of the code, and its application in relation to residential development.

Section 2.0 Development application and decision-making process

Outlines the requirements for applications and the process for assessment and determination of development proposals. This section also explains when consultation with neighbours may be required and the applicable process.

Section 3.0 Local planning framework

Explains how the provisions of the code interact with local planning frameworks. This includes which local planning instruments can modify R-Code provisions to achieve context and site-responsive development outcomes.

Section 4.0 Special transitional arrangements (Part C only)

Explains the transitional arrangements applicable for certain single house development applications and for local planning frameworks in relation to Part C – Medium Density.



Part B – LOW DENSITY

Part B applies to all single houses, grouped dwellings and multiple dwellings in areas coded R25 and below.

The provisions for Low Density and related figures, tables and diagrams, are captured in five sections:

5.1 Context 5.4 Building design

5.5 Special purpose dwellings 5.2 Streetscape

5.3 Site planning and design

Objectives are included at the beginning of each of these sections to guide development proposals and assessment. These five sections are further divided into design elements that include the design principle and deemed-to-comply pathways.



PART C - MEDIUM DENSITY

Part C applies to all single houses and grouped dwellings in areas coded R30 and above, and multiple dwellings in areas coded R30 to R60.

The provisions for Medium Density and related figures, tables and diagrams, are captured in three sections:

1.0 The Garden

2.0 The Building

3.0 Neighbourliness

Objectives are included at the beginning of each of these sections to guide development proposals and assessment. These three sections are further divided into design elements that include the design principle and deemed-to-comply pathways.

The fourth temporary section provides substituted deemedto-comply provisions for certain single house development applications in relation to design elements in The Garden, The Building and Neighbourliness.



PART D - LAND

Part D applies to single houses, grouped dwellings and multiple dwellings (all density codings) in areas coded R10 to

This part sets out the site area requirements and dwelling yield for both low and medium density development and includes objectives to guide subdivision proposals and assessment, along with design principle and deemed-tocomply pathways.



APPENDICES

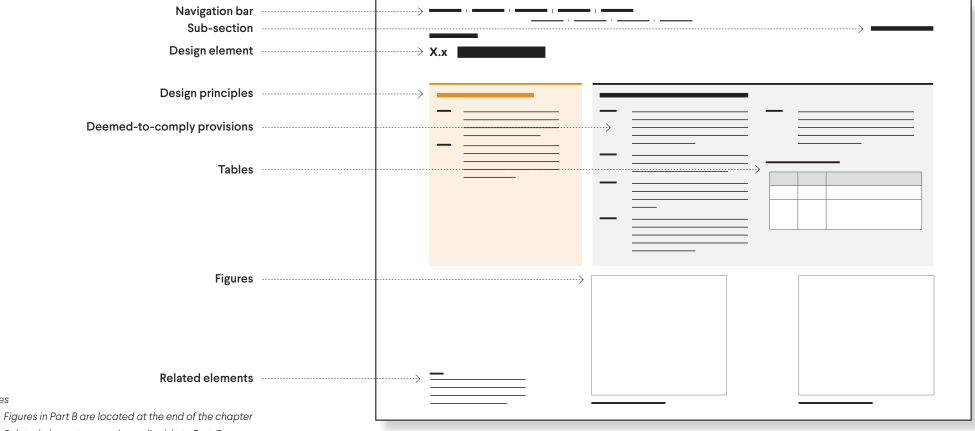
The appendices, which form part of the statutory provisions of the R-Codes Volume 1, consists of definitions, context and site analysis and application requirements.

About this document (cont.)

Graphic layout

Throughout this document, words written in bold print have a corresponding definition listed in A1 Definitions.

The R-Codes Volume 1 applies a two-column format. The left-hand column provides the element **design principles**. The right-hand column provides the deemed-to-comply provisions.



Related elements are only applicable to Part C

Notes

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1.0 Preliminary

1.1 Citation

This planning policy is made under Part 3 of the *Planning and Development Act 2005* and is cited as State Planning Policy 7.3 Residential Design Codes -Volume 1 (R-Codes Volume 1).

1.2 Purpose of the R-Codes

The purpose of the R-Codes is to provide a comprehensive basis for the guidance and control of **residential development** throughout Western Australia.

1.3 General objectives of the R-Codes

The general objectives of the R-Codes are:

Residential development objectives

- to facilitate quality residential development that provides occupants with high amenity and liveable housing for an enhanced quality of life;
- to promote a range of housing types that provide residents with choice, including affordable options;
- to encourage housing that responds to local context and contributes to the desired **streetscape**, precinct and neighbourhood character;
- to facilitate residential development that is environmentally, economically and socially sustainable; and
- to encourage house designs that are respectful and responsive to local heritage and cultural values.

Planning, governance and development process objectives

- to facilitate residential development that is appropriately designed for the intended residential purpose, land tenure, density, place context and scheme objectives;
- to encourage residential design that is responsive to the development site, inclusive of its location, size geometry and features;
- to allow variety and diversity as appropriate where it can be demonstrated this better reflects the context or scheme objectives;
- to allow for appropriate modifications to, and augmentation of R-Codes provisions through local planning frameworks;
- to provide certainty in timely assessment and determination of proposals; and
- to provide an assessment framework that supports consistent application of standards and decision-making between jurisdictions.

In assessing and determining proposals for **residential development**, the **decision-maker** shall have regard to the above general objectives, and any relevant objectives of the relevant **scheme**.

1.4 Application of the R-Codes

The R-Codes applies to all **residential development** throughout Western Australia.

The R-Codes are divided into two volumes (refer **Table 1.4a**). R-Codes Volume 1 applies to all **single house** and **grouped dwelling developments**; and **multiple dwelling** development in low and medium density coded areas (R10-R60). *R-Codes Volume 2 – Apartments* applies to multiple dwelling (apartment) developments in high density coded areas (R80 and above and R-AC). Any **dwellings** in a **mixed use** development are considered to be multiple dwellings and the relevant volume applies.

Table 1.4a Application of the R-Codes development standards

SPP 7.3 Residential Design Codes		Single Houses	Grouped Dwellings	Multiple Dwellings
				(including dwelling components of mixed use developments)
Volume 1	Part B Low Density	R25 and below	R25 and below	R10 to R25
	Part C Medium Density	R30 and above	R30 and above; R100-SL; R-AC	R30 to R60
Volume 2		NA	NA	R80 and above; R-AC

1.0 Preliminary(cont.)

R-Codes Volume 1 is comprised of four parts.

Part A outlines the application and decision-making processes for **residential development** and the modifications that can be made to the provisions of the R-Codes through **local planning frameworks**.

Part B includes provisions applicable to **single houses**, **grouped dwellings** and **multiple dwellings** (including the dwelling component of **mixed use development**) in areas coded R25 and below.

Part C includes provisions applicable to **single houses** and grouped dwellings in areas coded R30 and above, R100-SL and R-AC; and multiple dwellings (including the dwelling component of mixed use development) in areas coded R30 to R60 inclusive.

Part D provides the site area requirements for all residential development.

1.5 Explanatory Guidelines

The Western Australian Planning Commission (**WAPC**) may prepare more detailed Explanatory Guidelines on the matters addressed in the R-Codes Volume 1, in consultation with local government and relevant stakeholders, to meet the objectives of the R-Codes Volume 1 and, if prepared, these should be considered in the determination of proposals.

The Explanatory Guidelines, which may be amended from time to time, provide design and assessment guidance to assist interpretation and assessment of proposals against the design principles and deemed-to-comply provisions of the R-Codes Volume 1 as well as guidance for preparing local planning frameworks.

2.0 Development application and decision-making process

2.1 R-Codes development application process

The following information provides a summary of when a **development** application is required. It is recommended proponents of **developments** consult with the relevant **decision-maker** to establish the application and procedural requirements that apply to the specific development proposal in the applicable jurisdiction.

The R-Codes Volume 1 approval process is illustrated in the process flowchart of **Figure 2.1**. This process flowchart has been designed as a guide for all **decision-makers**, developers and proponents using R-Codes Volume 1.

2.1.1 When a development application is required

A **development** application¹ is required where required under a **scheme**.

Schedule 2 of the *Planning and Development (Local Planning Schemes) Regulations 2015* (the Regulations) exempts certain works from requiring a **development** application and development approval (refer cl. 61, part 7 of Schedule 2).

Where a **development** application is required, the application shall be lodged with the relevant **decision-maker** for assessment and determination.

¹Refer cl. 60 and 61 of part 7 in Schedule 2 of the Regulations.

Notes

¹A scheme may require development approval for a single house irrespective of the requirements of the R-Codes Volume 1.

This flowchart does not illustrate the determination review process possible via the State Administrative Tribunal.

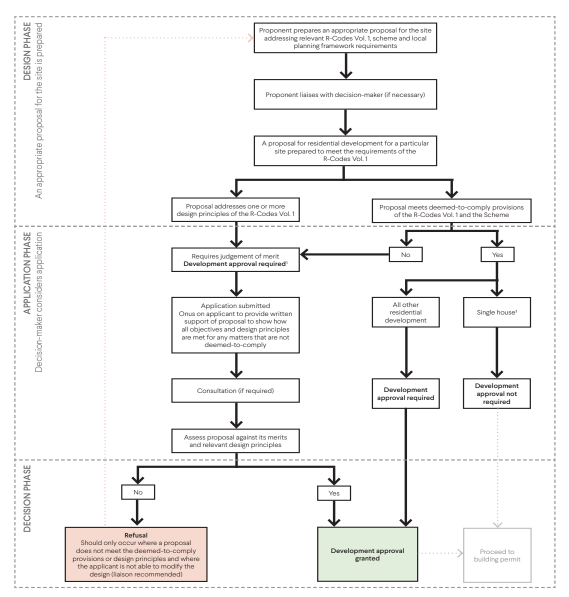


Figure 2.1 R-Codes Volume 1 approval process

2.0 Development application and decision-making process (cont.)

2.1.2 Design development process and design review

Prior to lodging the **development** application with the **decision-maker**, it is recommended proponents undertake a thorough design development process to progress the best and most appropriate design response for the **site**.

A thorough design development process should entail the following:

1. Context and site analysis

Context and site analysis early in the design process to understand the existing and intended character of the locality and the opportunities and constraints presented by the **site** (refer A2 Context and site analysis for considerations that may be relevant at this stage).

2. Concept design

Concept design consisting of preliminary designs and sketches that address **development** opportunities and constraints, and explore different development options for the **site** in accordance with the R-Codes and **local planning framework**.

3. Pre-lodgement engagement

Pre-lodgement engagement with the **decision-maker** (where this service is available) to resolve design issues and use feedback to improve and advance the **development** proposal.

4. Design review

Where available, design review in addition to prelodgement engagement to obtain independent, expert advice on the design quality of the proposed **development**. Design review is particularly relevant to larger scale, complex and innovative design proposals proposing a **design principle** pathway. Refer to *Design Review Guide* for further details.

2.1.3 Development application requirements

All applications for **development** approval must provide the information required by the relevant **scheme** and as deemed to be necessary by the **decision-maker** to assess and determine the application (refer A3 Application documentation for a list of items that may be required by decision-makers). The decision-maker may refuse to accept an application where the information provided is incomplete.

Deemed-to-comply provisions prescribe the development standards that an application must satisfy in order to meet the objectives of the R-Codes and the requirements of each design element. Alternatively, proponents may lodge for a **design principle(s)** assessment against one or multiple design elements.

The application must detail in writing where the proposed **development** departs from a **deemed-to-comply** provision and give justification of how the proposal satisfies the corresponding **design principle** and any relevant objectives and requirements of the **local planning framework**. Local neighbourhood character or **site** conditions may be relevant in justifying why it may not be possible or desirable to satisfy a deemed-to-comply provision and how a proposal satisfies the corresponding design principle.

2.2 Assessment and determination process under the R-Codes

2.2.1 Assessment

In considering an application, a **decision-maker** shall have regard to matters specified under cl. 67, part 9 in Schedule 2 of the Regulations.

The decision-maker shall not vary the minimum or average site area per dwelling requirements set out in Table D except as provided for in the R-Codes Volume 1 or the scheme.

2.2.2 Judging merit of proposal

Where an application does not meet a **deemed-to-comply** provision(s) of the R-Codes Volume 1 and addresses a **design principle(s)**, the **decision-maker** is required to exercise judgement and undertake a merit-based assessment to determine the proposal.

Judgement of merit is exercised by the **decision-maker** only for the specific element of a proposal that does not satisfy the relevant **deemed-to-comply** provision. Where the decision-maker is satisfied the **design principle** is met for that specific element, the corresponding deemed-to-comply provision(s) should not be applied.

The Explanatory Guidelines may assist when undertaking a merit-based assessment against the **design principles** of the R-Codes Volume 1.

Where design review is available¹, the recommendations and advice may inform the judgement of merit and exercise of discretion.

¹Refer to Design Review Guide

In making a determination on the suitability of an application, the **decision-maker** shall exercise judgement having regard to:

- i. any relevant purpose, objectives and provisions of the scheme;
- ii. any relevant objectives and provisions of the R-Codes;
- iii. the R-Codes Explanatory Guidelines;
- iv. a provision of a properly adopted **local planning instrument** consistent with the R-Codes; and
- v. orderly and proper planning.

The **decision-maker** shall not refuse to grant approval to an application where the application satisfies the **deemed-to-comply** provisions of the R-Codes Volume 1 and any relevant provision of the scheme and local planning framework.

Where an application does not satisfy a **deemed-to-comply** provision and is not consistent with the objectives, intent, and corresponding **design principle** of the R-Codes and any relevant provision of the **scheme** and **local planning framework**, the application should be refused by the **decision-maker**.

2.0 Development application and decision-making process (cont.)

2.3 Consultation

2.3.1 Consultation not required

Where a development proposal is deemed-to-comply in accordance with the R Codes Volume 1, it will not require advertising to adjoining owners and occupiers.

2.3.2 Consultation required due to potential impact

Where an application is made for development approval which presents:

- i. a proposal against one or more design principles of the R-Codes Volume 1: and
- ii. there is the potential for the amenity of an adjacent property or the **street** to be impacted:

then there may be grounds for the decision-maker to notify affected owners and occupiers of the proposal.

2.3.3 Consultation required by local planning framework

Where the **decision-maker** is to judge the merits of a development application as part of a design principle pathway assessment and:

- i. the merits of the proposal are a matter of technical opinion; and
- ii. the decision-maker is satisfied that in its opinion the proposed development will not result in a significant impact on the amenity of the adjoining property or

it is only necessary to seek comment from adjoining owners and occupiers where specifically required by the scheme or a relevant local planning policy.

2.3.4 Consultation approach

If in the opinion of the **decision-maker**, adjoining owners and occupiers are likely to be adversely impacted by the proposed development (in accordance with 2.3.2 and 2.3.3), the opportunity to view and comment on the proposal should be provided.

The owners and occupiers of properties likely to be adversely impacted, as identified by the decision-maker, shall be notified in accordance with the requirements of cl. 64, part 8 in Schedule 2 of the Regulations and invited to comment on that part of the proposed **development** that does not meet the **deemed-to-comply** provisions of the R-Codes Volume 1.

As a minimum, notified owners and occupiers should be provided with information on:

- i. how to view details of the proposal;
- ii. the site and general nature of the proposal; and
- iii. reference to the design principles that the proposal is addressing and the supporting justification provided by the proponent.

The **decision-maker**, upon receipt of comments from owners and occupiers of affected properties, should undertake a considered analysis of comments, balanced with technical expertise when exercising its judgement to determine the proposal.

Where no response is received within the time specified from the date of notification, the **decision-maker** may proceed to determine the proposal on its merits and issue its decision.

A summary of all comments received during the consultation period shall be provided to the proponent on request and, if so requested, a period of not more than 10 days, or a longer period as agreed by the decision-maker, should be allowed within which the proponent may submit a response to the comments prior to the decision-maker considering the proposal. Submitters may elect to have their name and other personal details redacted from any submission provided to the proponent or published in any other form.

In making a determination, the **decision-maker** shall consider any comments made during the consultation period and the proponent's response to the comments made on the proposal (if any). The decision-maker should advise submitters of its decision.

2.3.5 Consultation undertaken by proponent

For proposals requiring consultation with two or less adjoining landowners, where consultation has been carried out satisfactorily (in the opinion of the decision-maker) by the proponent, and comments are provided which accompany the proposal, the decision-maker may consider and determine the proposal without further consultation.

The **decision-maker** shall be satisfied that the information provided and comments tendered are accurate and verified subject to the consultation of the application information and proof of posting by registered post provided to the decisionmaker.

2.3.5 Amended plans

Where a proposed **development** has previously been advertised and amended plans are received post-advertising, the amended plans may be the subject of further consultation (in accordance with the process outlined in section 2.3.4) where, in the opinion of the decision-maker, the proposed development may have an adverse impact on the amenity of an adjacent property or the streetscape.

Where, in the opinion of the decision-maker, amended plans reduce the impact of a proposed **development** and/ or where they address comments received from submitters, readvertising is not required.

Notes:

- 1. The same consultation procedures outlined in section 2.3.4 should be applied where amended plans are submitted prior to a **decision-maker** determining a proposed **development** that propose a material change to a development which would warrant consultation under section 2.3.2.
- 2. **Decision-makers** may have consultation requirements under their **local planning framework** that are additional or different to those described above. It is recommended that discussions undertaken at pre-lodgement stage confirm the consultation requirements.

3.0 Local planning framework

3.1 Function of local planning frameworks

Local planning frameworks may amend, replace and/or augment the **deemed-to-comply** provisions of the R-Codes Volume 1. Decision-makers are encouraged to:

- i. maximise consistency of local planning frameworks with the R-Codes; and
- consider the need for settings that respond to a specific issue related to a locality or region, where this is consistent with the element objectives and design principles of the R-Codes.

When preparing and determining local planning frameworks, proponents and decision-makers are to ensure that modifications to the R-Codes are:

- i. warranted due to a specific need identified by the decision-maker related to that particular locality or region;
- ii. consistent with the relevant provisions of SPP 7.0 Design of the Built Environment;
- iii. consistent with the general objectives of the R-Codes Volume 1, as well as the section objectives and the design principles of Part B and C (as applicable);
- iv. able to be properly implemented and audited by the decision-maker as part of the ongoing **building** approval process; and
- v. consistent with orderly and proper planning.

Local planning framework instruments that may amend, replace and/or augment provisions of the R-Codes include schemes, local planning policies, precinct structure plans and local development plans. The provisions of the R-Codes that may be amended, replaced and/or augmented by each type of local planning instrument are identified in section 3.2.

The Explanatory Guidelines provide further detail for additional considerations when modifying **deemed-to-comply** provisions of the R-Codes through a **local planning framework**.

3.2 Ability of local planning frameworks to modify R-Codes

3.2.1 Schemes

Schemes may include clauses that amend, replace, augment and/or exclude any provision of the R-Codes as provided for in the Regulations.

3.2.2 Precinct structure plans

A precinct structure plan may amend, replace and/or augment any deemed-to-comply provision of the R-Codes, and provide additional requirements relating to residential development in order to achieve the objectives and outcomes of State Planning Policy 7.2 Precinct Design (SPP7.2).

3.0 Local planning framework (cont.)

3.2.3 Local planning policies

The R-Codes recognises that there are variations across the State in terms of local character, community requirements, climate and the environment. Local planning policies may be used to facilitate contextually appropriate design within a local government area.

A local government may adopt a local planning policy that amends, replaces and/or augments a deemed-to-comply provision of the R-Codes Volume 1 in accordance with 3.2.3a and 3.2.3b, subject to satisfying the criteria of 3.1(i)-(v).

3.2.3a Modification of the R-Codes through a local planning policy without WAPC approval

i. The following provisions of the R-Codes Volume \ensuremath{Vol}	ume 1 may be modified without WAPC approval:
Part B - Low density	Part C - Medium density
5.1.2 Street setbacks – all clauses 5.1.3 Lot boundary setbacks – C3.2-3.3 5.1.6 Building height – all clauses 5.2.1 Setback of garages and carports – all clauses 5.2.2 Garage width – all clauses 5.2.3 Street surveillance – all clauses 5.2.4 Street walls and fences – all clauses 5.2.5 Sight lines – all clauses 5.2.6 Appearance of retained dwelling – all clauses 5.3.5 Vehicular access – C5.1 5.3.7 Site works – all clauses 5.4.3 Outbuildings – all clauses 5.4.4 External fixtures, utilities and facilities – all clauses 5.5.2 Aged and dependent persons' dwellings – all clauses 5.5.3 Single bedroom dwellings – all clauses	 1.2 Trees and landscaping – C1.2.5 1.4 Water management and conservation – all clauses 2.1 Size and layout of dwellings – C2.1.8 2.4 Waste management – all clauses 2.5 Utilities – all clauses 3.3 Street setbacks – all clauses 3.4 Lot boundary setbacks – C3.4.4 and C3.4.5 3.5 Site works and retaining walls – all clauses 3.6 Streetscape – all clauses 3.7 Access – C3.7.1 and C3.7.2 3.8 Retaining existing dwellings – all clauses

governments located outside of the Perth and Peel regions without WAPC approval:				
Part B - Low density Part C - Medium density				
5.3.2 Landscaping – C2.2	1.2 Trees and landscaping – all clauses			
	2.1 Size and layout of dwellings – C2.1.9			
	2.6 Outbuildings – all clauses			

ii. In addition to (i), the following provisions of the R-Codes Volume 1 may be modified by local

iii. In addition to (i), the following provisions of the R-Codes Volume 1 may be modified without WAPC approval for a heritage area :					
Part B - Low density	Part C - Medium density				
No additional	2.6 Outbuildings – all clauses				
	3.2 Building height – all clauses				
	3.4 Lot boundary setbacks C3.4.4 and C3.4.5				
	3.7 Access - C3.7.7				

3.2.3b Modification of the R-Codes through a local planning policy with WAPC approval

Notwithstanding clause 3.2.3a, the local government may, with the approval of the WAPC, modify any other deemed-to-comply provision of the R-Codes Volume 1.

3.2.3c Local housing objectives

A local government may augment the design principles of the R-Codes Volume 1 by providing local housing objectives to guide judgements about the merits of proposals for any aspect of residential development covered by this volume that does not meet the requirements, or is not provided for, under the R-Codes Volume 1. Local housing objectives must be consistent with the general objectives of the R-Codes Volume 1.

3.0 Local planning framework (cont.)

3.2.4 Local development plans

Local development plans guide and coordinate development outcomes that are appropriate to site context and identified development opportunities and constraints. As an instrument to principally coordinate development within a defined area, local development plans should not be used for the sole purpose of amending or replacing a deemed-to-comply provision(s) of the R-Codes.

A local government may adopt a local development plan that amends, replaces and/or augments a deemed-to-comply provision of the R-Codes Volume 1 in accordance with 3.2.4a and 3.2.4b, subject to satisfying the criteria of 3.1(i)-(v).

3.2.4a Modification of the R-Codes through a local development plan without WAPC approval

i. The following provisions of the R-Codes Volume 1 may be modified without WAPC approval:		ii. In addition to (i), the following provisions of the R-Codes Volume 1 may be modified by local		
Part B – Low density	Part C – Medium density	governments located outside of Perth and Peel regions without WAPC approval:		
5.1.2 Street setbacks – all clauses	1.4 Water management and conservation – all	Part B - Low density	Part C - Medium density	
5.1.3 Lot boundary setbacks – all clauses	clauses	No additional	2.1 Size and layout of dwellings – C2.1.9	
5.1.6 Building height – all clauses	2.1 Size and layout of dwellings – C2.1.8			
5.2.1 Setback of garages and carports – all	2.4 Waste management – all clauses			
clauses	2.5 Utilities – all clauses			
5.2.2 Garage width – all clauses	3.3 Street setbacks – all clauses			
5.2.3 Street surveillance – all clauses	3.4 Lot boundary setbacks – All clauses			
5.2.4 Street walls and fences – all clauses	3.5 Site works and retaining walls – all clauses			
5.2.5 Sight lines – all clauses	3.6 Streetscape – C3.6.1, C3.6.2, C3.6.3, C3.6.4,			
5.2.6 Appearance of retained dwelling – all	C3.6.6, C3.6.7, C3.6.8, C3.6.9			
clauses	3.7 Access – C3.7.1 and C3.7.2			
5.3.5 Vehicular access – C5.1	3.9 Solar access for adjoining sites – all clauses			
5.3.7 Site works – all clauses	3.10 Visual privacy – all clauses			
5.4.3 Outbuildings – all clauses				
5.4.4 External fixtures, utilities and facilities – all clauses				
5.5.2 Aged and dependent persons' dwellings – all clauses				
5.5.3 Single bedroom dwellings – all clauses				

3.2.4b Modification of the R-Codes through a local development plan with WAPC approval

Notwithstanding clause 3.2.4a, the local government may, with the approval of the WAPC, modify any other deemed-to-comply provision of the R-Codes Volume 1.

4.0 Special transitional arrangements (Part C only)

This section will cease to have effect from 1 September 2025, being 24 months after the gazettal date of the R-Codes Volume 1.

Certain **residential developments** and certain local planning instruments are subject to a special transition period and special transitional provisions for a duration of 24 months following the gazettal date of the R-Codes Volume 1.

4.1 Special transitional provisions for certain developments (Part C only)

For a **single house development** proposed on a **lot** that is subject to a **structure plan** (now referred to as a **standard structure plan**) and/or **local development plan** approved prior to the gazettal date of the R-Codes Volume 1, some **deemed-to-comply** provisions in Part C, Sections 1, 2 and 3 of the R-Codes Volume 1 are substituted with the special transitional deemed-to-comply provisions in Part C, Section 4 or are not required to be met, in accordance with Table **4.1a**, for a period of 24 months following the gazettal date of the R-Codes Volume 1. All other design elements remain applicable.

These special transitional **deemed-to-comply** requirements will cease to have effect beyond the conclusion of the special transition period.

Table 4.1a Special transitional provisions for single house development subject to a structure plan or and/or local development plan only

Design Element	Standard deemed-to-comply requirement (Part C, Sections 1,2,3)	Special transitional deemed-to-comply requirement (Part C, Section 4)	
1.1 Private open space	C1.1.1	C4.1.1	
	C1.2.1	Not required to be met	
40 .	C1.2.2	C4.2.1	
1.2 Trees and landscaping	C1.2.4		
	C1.2.6	Not applicable	
	C2.1.1	Not required to be met	
	C2.1.2	C4.3.1	
010:	C2.1.4	Not required to be met	
2.1 Size and layout of dwellings	C2.1.5	Not required to be met	
	C2.1.9	Not required to be met	
	C2.1.10	Not applicable	
2.2 Solar access and ventilation	C2.2.1-C2.2.4	Not required to be met	
3.1 Site cover	C3.1.1	Not required to be met, where the structure plan or local development plan includes a requirement for open space.	
3.3 Street setback	C3.3.4 for R30 and R35 only	C4.6.1	
3.6 Streetscape	C3.6.3	Not required to be met	

4.0 Special transitional arrangements (Part C only) (cont.)

4.2 Local planning framework transitional arrangements

Local planning instruments (or portions of) that apply to residential development in areas coded R30-R60, are subject to a special transitional arrangement. Note that this will also affect any local planning instruments created under the previous R-Codes Volume 2 (2019) that applied to apartments in R40-R60 areas.

Local planning instruments (or portions of) that apply to residential development in areas coded less than R30 are not impacted.

Local planning instruments (or portions of) that apply to development subject to the R-Codes Volume 2 are not impacted.

4.2.1 Special transition period for existing local planning policies

4.2.1a Existing local planning policies

A properly adopted **local planning policy** that was operational prior to gazettal of the R-Codes Volume 1 will continue to have the effect of amending, replacing and/ or augmenting the deemed-to-comply provisions of the R-Codes Volume 1 until the conclusion of the special transition period being 24 months from the gazettal date of the R-Codes Volume 1. At the conclusion of the special transition period, the deemed-to-comply provisions of the R-Codes Volume 1 will prevail.

4.2.1b Continuation of existing local planning policies (beyond the conclusion of the special transition period)

Where it is intended that the provisions of a properly adopted local planning policy continue to have the effect of amending, replacing and/or augmenting the deemed-to**comply** provisions of the R-Codes Volume 1 beyond the conclusion of the special transition period (24 months), the local government will need to make necessary modifications to the local planning policy before adopting it and where required (as set out in Section 3.2.3), obtaining WAPC approval.

Prior to adoption, the local government should also review the local planning policy in the context of the revised policy outcomes envisaged by the review of the R-Codes as articulated through the objectives and design principles and consider whether the local planning policy is still required or can be revoked.

Where an amended or new **local planning policy** modifies a **deemed-to-comply** provision that is already substituted or not required to be met in accordance with Part A. section **4.1**, the R-Codes Volume 1 deemed-to-comply provisions in Part C, section 4 will prevail for an application entitled to the special transitional provision.

4.2.2 Transitional arrangements for existing structure plans, activity centre plans and local development plans

4.2.2a Transitional arrangements for structure plans

A properly adopted structure plan approved by the WAPC that amends, replaces and/or augments a deemed-tocomply provision of the R-Codes Volume 1, continues to have the effect of amending, replacing and/or augmenting the deemed-to-comply provisions of the R-Codes Volume 1 until the expiration of the approval period for that structure plan.

4.2.2b Transitional arrangements for precinct structure/ activity centre plans

A properly adopted activity centre plan approved by the WAPC prior to the gazettal date of the R-Codes Volume 1 and that amends, replaces and/or augments a deemed-tocomply provision of the R-Codes Volume 1, continues to have the effect of amending, replacing and/or augmenting the deemed-to-comply provisions of the R-Codes Volume 1 until the expiration of the approval period for that structure plan.

4.2.2c Transitional arrangements for local development plans

A properly adopted **local development plan** that came into effect prior to the gazettal date of the R-Codes Volume 1 and that amends, replaced or augments a **deemed-to**comply provision of the R-Codes Volume 1, continues to have the effect of amending, replacing and/or augmenting the deemed-to-comply provisions of the R-Codes Volume 1 until the expiration of the approval period for that local development plan.

4.2.2d Transitional arrangements for open space requirements

Notwithstanding 4.2.2a-c, where a structure plan, activity centre plan or local development plan approved prior to the gazettal of the R-Codes Volume 1 amends, replaces and/or augments a **deemed-to-comply** provisions for open space relating to design element **5.4.1** of the previous version of the R-Codes Volume 1 (gazetted 2 July 2021), that provision within that instrument will continue to have effect until the conclusion of the special transition period. Following the conclusion of the special transition period, the R-Codes Volume 1, Part C, design element 3.1 Site Cover will prevail to the extent of any inconsistency.

During the special transition period, where a development does not meet the **deemed-to-comply** provision for **open** space under the relevant instrument, the decision-maker should have due regard to the design principles for Part C, design element 3.1 Site Cover in determining an application.

PARTB

Low density

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5.1 CONTEXT

OBJECTIVES

- A To ensure **residential development** meets community expectations regarding appearance, use and density.
- **B** To ensure designs respond to the natural and built features of the local context and, in the case of precincts undergoing transition, the desired future character as stated in the **local planning framework**.
- C To ensure adequate provision of sunlight and natural ventilation for buildings and to limit the impacts of building bulk, overlooking, and overshadowing on adjoining properties.
- **D** To ensure **open space** (private and communal) is provided on **site** that:
 - is landscaped to enhance streetscapes;
 - complements nearby buildings; and
 - provides privacy, sunlight and recreational opportunities.
- E To ensure that design and **development** is appropriately scaled, particularly in respect to bulk and height, and is sympathetic to the scale of the **street** and surrounding **buildings**, or in precincts undergoing transition, development achieves the desired future character identified in **local planning framework**.



5.1.2 Street setback5.1.3 Lot boundary setbacks

5.1.4 Open space

5.1.5 Communal open space5.1.6 Building height

5.1 Context | 5.2 Streetscape | 5.3 Site planning and design | 5.4 Building design | 5.5 Special purpose dwellings | Tables | Figures

5.1.1 Site Area

Clause 5.1.1 Site Area deleted and replaced by Part D, 1.1 Site Area by amendment dated 1 September 2023.

5.1 Context | 5.2 Streetscape | 5.3 Site planning and design | 5.4 Building design | 5.5 Special purpose dwellings | Tables | Figures

5.1.2 Street setback

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P2.1** Buildings set back from street boundaries an appropriate distance to ensure they:
 - contribute to, and are consistent with, an established streetscape;
 - provide adequate privacy and open space for dwellings;
 - accommodate **site** planning requirements such as parking, **landscape** and **utilities**; and
 - allow safety clearances for easements for essential service corridors.
- **P2.2** Buildings mass and form that:
 - uses design features to affect the size and scale of the building;
 - uses appropriate minor projections that do not detract from the character of the streetscape;
 - minimises the proportion of the façade at ground level taken up by building services, vehicle entries and parking supply, blank walls, servicing infrastructure access and meters and the like; and
 - positively contributes to the prevailing or future development context and streetscape as outlined in the local planning framework.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- C2.1 Buildings, excluding carports, porches, balconies, verandahs, or equivalent, set back from the primary street boundary:
 - i. in accordance with Table B;
 - ii. corresponding to the average of the setback of existing dwellings on each adjacent property fronting the same street;
 - iii. reduced by up to 50 per cent provided that the area of any building, including a garage encroaching into the setback area, is compensated for by at least an equal area of open space that is located between the street setback line and a line drawn parallel to it at twice the setback distance (refer Figure 2a and 2c):
 - iv. in the case of areas coded R15 or higher, the street setback may be reduced to 2.5m, or 1.5m to a porch, balcony, verandah or the equivalent (refer Figure 2e), where:
 - a grouped dwelling has its main frontage to a secondary street; or
 - a single house results from subdivision of an original corner lot and has its frontage to the original secondary street; or
 - a single house or grouped dwelling (where that grouped dwelling is not adjacent to the primary street), has its main frontage to a communal street, right-of-way or shared pedestrian or vehicle access way (Figure 2d); and
 - v. to provide for registered easements for essential services.

- **C2.2 Buildings** set back from the **secondary street boundary** in accordance with **Table B**.
- C2.3 Buildings set back from the corner truncation boundary in accordance with the secondary street setback in Table B.
- C2.4 A porch, verandah, unenclosed balcony or the equivalent may (subject to the NCC) project forward of the primary street setback line to a maximum of half the required primary street setback without applying the compensating area of clause 5.2.1 C2.1(iii) (Refer Figure 2e).

5.1.3 Lot boundary setbacks

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **Buildings** set back from **lot boundaries** or adjacent buildings on the same lot so as to:
 - reduce impacts of building bulk on adjoining properties:
 - provide adequate **sunlight** and **ventilation** to the building and open spaces on the site and adjoining properties; and
 - minimise the extent of overlooking and resultant loss of privacy on adjoining properties.
- Buildings built up to boundaries (other than the street boundary) where this:
 - makes more effective use of space for enhanced privacy for the occupant/s or outdoor living areas;
 - does not compromise the design principle contained in clause **5.1.3 P3.1**:
 - does not have any adverse impact on the amenity of the adjoining property;
 - ensures sunlight to major openings to habitable rooms and outdoor living areas for adjoining properties is not restricted; and
 - positively contributes to the prevailing or future development context and streetscape as outlined in the local planning framework.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- C3.1 Buildings which are set back in accordance with the following provisions, subject to any additional measures in other elements of the R-Codes:
 - i. buildings set back from **lot boundaries** in accordance with Table B and Tables 2a and 2b (refer to Figure Series 3 and 4);
 - ii. for carports, patios, verandahs or equivalent structures, the lot boundary setbacks in Table B and Tables 2a and 2b may be reduced to nil to the posts where the structure*:
 - is not more than 10m in length and 2.7m in
 - is located behind the **primary street** setback: and
 - has eaves, gutters and roofs set back at least 450mm from the lot boundary:

Note: Pillars and posts with a horizontal dimension of 450mm by 450mm, or less, do not constitute a **boundary** wall.

Note: *There are separate building code requirements which may also apply.

- iii. unenclosed areas accessible for use as outdoor living areas, elevated 0.5m or more above natural ground level, set back in accordance with Table 2b as though they have a wall height of 2.4m above the floor level:
- iv. separate single house, grouped or multiple dwelling buildings on the same lot, or facing portions of the same multiple dwelling building, set back from each other as though there were a lot boundary between them;
- v. **minor projections** such as a chimney, eaves overhang, or other architectural feature, not projecting more than 0.75m into a setback area; and
- vi. the stated setback distances may be reduced by half the width of an adjoining right-of-way, pedestrian access way, communal street or battleaxe lot access leg, to a maximum reduction of 2m (refer to Figure 4f).

5.1.3 Lot boundary setbacks (cont.)

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- C3.2 Boundary walls may be built behind the street setback (specified in Table B and in accordance with clauses 5.1.2 and 5.2.1), within the following limits and subject to the overshadowing provisions of clause 5.4.2 and Figure Series 11:
 - i. where the **wall** abuts an existing or simultaneously constructed boundary wall of equal or greater dimension; or
 - ii. in areas coded R20 and R25, walls not higher than 3.5m, up to a maximum length of the greater of 9m or one-third the length of the balance of the **site** boundary behind the front setback, to up to two site boundaries; or
 - iii. C3.2iii deleted by Amendment dated 1 September 2023.
 - iv. where both the subject site and the affected adjoining site are created in a plan of subdivision submitted concurrently for the proposed development, and the boundary walls are interfacing and of equal dimension.

(Refer Figure Series 5)

C3.3 Where the subject site and an affected adjoining site are subject to a different density code, in accordance with clause 5.1.3 C3.2, the length and height of the boundary wall on the boundary between them is determined by reference to the lower density code.

- **C3.4** Where **boundary walls** and retaining walls are proposed concurrently and the boundary wall is located immediately above the retaining wall:
 - i. clause **5.3.7** does not apply; and
 - ii. ii. the boundary wall height is to include the height of the retaining wall for the purpose of clause 5.1.3 C3.2, with the exception of a retaining wall approved through a plan of subdivision.

Note: Retaining walls do not constitute **boundary walls** for the purpose of this clause. Setbacks for retaining walls are to be calculated in accordance with clause 5.3.7.

5.1 Context | 5.2 Streetscape | 5.3 Site planning and design | 5.4 Building design | 5.5 Special purpose dwellings | Tables | Figures

5.1.4 Open space

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **Development** incorporates suitable open space for its context to:
 - reflect the existing and/or desired streetscape character or as outlined under the local planning framework;
 - provide access to sunlight for the dwelling;
 - reduce **building** bulk on the **site**, consistent with the expectations of the applicable density code and/or as outlined in the local planning framework:
 - provide an attractive setting for the buildings, landscape, vegetation and streetscape;
 - provide opportunities for residents to use space external to the dwelling for outdoor pursuits and access within/around the site; and
 - provide space for utilities and essential facilities.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C4 Open space provided in accordance with Table B (refer Figure Series 6). The site of the grouped dwelling, for the purpose of calculating the open space requirement, shall include the area allocated for the exclusive use of that dwelling and the proportionate share of any associated common property.

5.1.5 Communal open space

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- Communal open space associated with grouped dwellings is provided for residents' exclusive use.
- The location and function of **communal open** space provides privacy to users and surrounding dwellings.

DEEMED-TO-COMPLY

Development satisfies the following deemed-to-comply requirements (C)

- C5 Where **communal open space** is provided as common property in a grouped dwelling development, the open space required for any grouped dwelling having legal and direct physical access to that open space may be reduced by up to 20 per cent of the required open space area provided that:
- i. the aggregate of deducted area does not exceed the area of communal open space; and
- ii. the outdoor living area for any dwelling is not reduced in area.

5.1 Context | 5.2 Streetscape | 5.3 Site planning and design | 5.4 Building design | 5.5 Special purpose dwellings | Tables | Figures

5.1.6 Building height

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P6 Building height** that creates no adverse impact on the amenity of adjoining properties or the streetscape, including road reserves and public open space reserves; and where appropriate maintains:
 - adequate access to sunlight into buildings and appurtenant open spaces;
 - adequate daylight to major openings into habitable rooms; and
 - access to views of significance.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C6 **Buildings** which comply with **Table 3** for category B area buildings, except where stated otherwise in the scheme, the relevant local planning policy, structure plan or local development plan (refer Figure Series 7).

5.2 STREETSCAPE

OBJECTIVES

A To contribute towards the character of streetscapes including their views and vistas and provides security for occupants and passers-by, a landscape to ensure adequate shade, privacy and open space for occupants, and an attractive setting for the collection of buildings.



- 5.2.1 Setback of carports and garages
- 5.2.2 Garage width
- 5.2.3 Street surveillance

- 5.2.4 Street walls and fences
- 5.2.5 Sightlines
- 5.2.6 Appearance of retained dwelling

5.2.1 Setback of carports and garages

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- P1.1 Carports and garages set back to maintain clear sightlines along the street, to not obstruct views of dwellings from the street and vice versa, and designed to contribute positively to streetscapes and to the appearance of dwellings.
- **P1.2** Garages and/or carports set back to ensure any vehicle parking on a driveway does not impede on any existing or planned adjoining pedestrian, cycle or dual-use path.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- **C1.1 Garages** set back 4.5m from the **primary street** except that the setback may be reduced:
 - i. in accordance with Figure 8b where the garage adjoins a dwelling provided the garage is at least 0.5m behind the dwelling alignment (excluding any porch, verandah or balcony); or
 - ii. to 3m where the garage allows vehicles to be parked parallel to the street. The wall parallel to the street must include openings.
- C1.2 Carports set back in accordance with the primary street setback requirements of clause 5.1.2 C2.1(i), except that the setback may be reduced by up to 50 per cent of the minimum setback stated in Table B where:
 - i. the width of the carport does not exceed 60 per cent of the frontage;
 - ii. the construction allows an unobstructed view between the dwelling and the street, right-ofway or equivalent; and
 - iii. the carport roof pitch, colours and materials are compatible with the dwelling.

(Refer to Figure 8a)

- C1.3 Garages and carports built up to the boundary abutting a communal street or right-of-way which is not the primary or secondary street boundary for the dwelling, with manoeuvring space of at least 6m, located immediately in front of the opening to the garage or carport and permanently available.
- **C1.4** Garages and carports set back 1.5m from a secondary street.

5.2.2 Garage width

DESIGN PRINCIPLES

 $\begin{tabular}{ll} \textbf{Development} \ demonstrates \ compliance \ with \ the \ following \ design \ principles \ (P) \end{tabular}$

Visual connectivity between the dwelling and the streetscape should be maintained and the effect of the garage door on the streetscape should be minimised whereby the streetscape is not dominated by garage doors.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

A garage door and its supporting structures (or a garage wall where a garage is aligned parallel to the street) facing the primary street is not to occupy more than 50 per cent of the frontage at the setback line as viewed from the street (refer Figure 8c). This may be increased up to 60 per cent where an upper floor or balcony extends for more than half the width of the garage and its supporting structures (or a garage wall where a garage is aligned parallel to the street) and the entrance to the dwelling is clearly visible from the primary street.

5.2.3 Street surveillance

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

P3 Buildings designed to provide for passive surveillance between individual dwellings and the street and between common areas and the street, which minimise opportunities for concealment and entrapment.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- **C3.1** The **street** elevation(s) of the **dwelling** to address the street with clearly definable entry points visible and accessed from the street.
- **C3.2** At least one **major opening** from a **habitable room** of the **dwelling** faces the **street** and the pedestrian or vehicular approach to the dwelling.
- C3.3 For battleaxe lots or sites with internal driveway access, at least one major opening from a habitable room of the dwelling faces the approach to the dwelling.

5.2.4 Street walls and fences

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- P4 Front fences are low or restricted in height to permit passive surveillance (as per clause 5.2.3) and enhance streetscape (as per clause 5.1.2), with appropriate consideration to the need:
 - for attenuation of traffic impacts where the **street** is designated as a primary or district distributor or integrator arterial; and
 - for necessary privacy or noise screening for outdoor living areas where the street is designated as a primary or district distributor or integrator arterial.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- C4.1 Front fences within the primary street setback area that are visually permeable above 1.2m of natural ground level, measured from the primary street side of the front fence (refer Figure 12).
- **C4.2** Solid pillars that form part of front fences not more than 1.8m above natural ground level provided the horizontal dimension of the pillars is not greater than 400mm by 400mm and pillars are separated by visually permeable fencing in line with C4.1 (refer Figure 12).

5.2.5 Sightlines

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

Unobstructed **sightlines** provided at vehicle access **P5** points to ensure safety and visibility along vehicle access ways, streets, rights-of-way, communal streets, crossovers, and footpaths.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- C5 Walls, fences and other structures truncated or reduced to no higher than 0.75m within 1.5m of where walls, fences, or other structures adjoin:
 - i. a driveway that intersects a street, right-of-way or communal street:
 - ii. a right-of-way or communal street that intersects a public street; and
 - iii. two streets that intersect. (refer Figure 9a).

5.1 Context | 5.2 Streetscape | 5.3 Site planning and design | 5.4 Building design | 5.5 Special purpose dwellings | Tables | Figures

5.2.6 Appearance of retained dwelling

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- P6 **Dwellings** retained as part of a **grouped** or **multiple** dwelling development, dwelling extension or redevelopment are to:
 - enhance the **streetscape** appearance of the existing dwelling(s) retained; or
 - complement established or future built form in the locality as specified within the relevant local planning framework.

DEEMED-TO-COMPLY

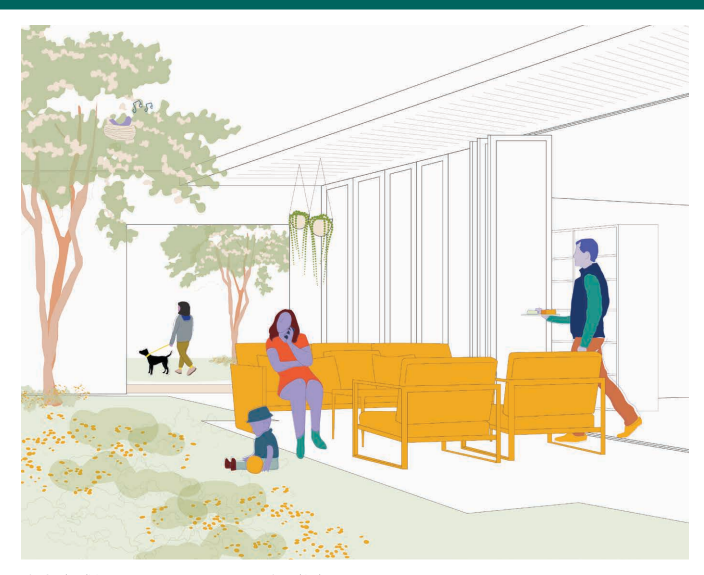
Development satisfies the following **deemed-to-comply** requirements (C)

Where an existing dwelling is retained as part of a C6 grouped dwelling development, the appearance of the retained dwelling is upgraded externally to an equivalent maintenance standard of the new (or the rest of) the development.

5.3 SITE PLANNING AND DESIGN

OBJECTIVES

- A Landscape design should optimise function, useability, privacy, social opportunity, equitable access, respect neighbours' amenity and provide for practical establishment and maintenance.
- **B** To ensure access to housing provides for security, safety, amenity and legibility to on-site car parking areas and footpaths for residents and visitors.
- C To ensure each development makes a contribution to a **streetscape** by respecting the natural topography for each site, adjoining properties and the amenity of the locality.
- **D** To reduce the economic, environmental and social impacts associated with site works to facilitate housing development (e.g. via soil disturbance, groundwater impact and water use for dust suppression).



5.3.1 Outdoor living areas

5.3.2 Landscaping

5.3.3 Parking

5.3.4 Design of car parking spaces

5.3.5 Vehicular access

5.3.6 Pedestrian access

5.3.7 Siteworks

5.3.9Stormwater management

5.3.1 Outdoor living areas

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- P1.1 A consolidated outdoor living area is provided to each single house and grouped dwelling which provides space for entertaining, leisure and connection to the outdoors that is:
 - of sufficient size and dimension to be functional and usable;
 - capable of use in conjunction with a **primary living space** of the **dwelling**;
 - sufficient in uncovered area to allow for winter solar gain and natural ventilation into the dwelling;
 - sufficient in uncovered area to provide for landscaping, including the planting of a tree(s);
 and
 - optimises use of the northern aspect of the site.
- P1.2 Multiple dwellings to be designed to have direct access to a balcony, courtyard or equivalent outdoor living area that:
 - i. is of sufficient size to be used by the intended number of dwelling occupants;
 - ii. is sited, oriented and designed for occupant amenity, including consideration of solar access and natural ventilation appropriate to the climatic region; and
 - iii. is capable of being used in conjunction with the primary living space.
- P1.3 Where provided within the street setback area, the outdoor living area to a single house or grouped dwelling:
 - achieves the design principles of clause 5.3.1 P1.1
 - is designed to facilitate street surveillance between the dwelling and the street; and
 - minimises the use of visually impermeable or solid front fences above 1.2m in height.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- C1.1 An outdoor living area to be provided:
 - i. in accordance with Table B:
 - ii. behind the street setback area;
 - iii. directly accessible from the primary living space of the dwelling;
 - iv. with a minimum length and width dimension of 4m; and
 - v. with at least two-thirds of the required area without permanent roof cover.

(Refer Figure 13).

C1.2 Each multiple dwelling is provided with at least one balcony or the equivalent, opening directly from the primary living space and with a minimum area of 10m² and minimum dimension of 2.4m.

Note: Minimum dimension refers to the minimum length and width of all areas that contribute to the **outdoor living area** or **balcony** (or equivalent) space.

5.3.2 Landscaping

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

P2 Landscaping of open spaces that:

- contribute to the appearance and amenity of the development for the residents;
- contribute to the streetscape;
- enhance security and safety for residents;
- contribute to positive local microclimates, including provision of shade and solar access as appropriate; and
- retains existing trees and/or provides new trees to maintain and enhance the tree canopy and local sense of place.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- **C2.1** Landscaping of grouped and multiple dwelling common property and communal open spaces in accordance with the following:
 - i. the street setback area developed without car parking, except for visitors' bays;
 - pedestrian access providing wheelchair accessibility connecting entries to all ground floor **buildings** with the public footpath and car parking areas;
 - iii. one tree to provide shade for every four uncovered car parking spaces (in addition to the trees required in C2.2), with the total number of trees to be rounded up to the nearest whole number:
 - iv. lighting to pathways, and communal open space and car parking areas;
 - v. bin storage areas conveniently located and screened from view;
 - vi. trees which are greater than 3m in height shall be retained, in communal open space which is provided for the **development**;
 - vii. adequate **sightlines** for pedestrians and vehicles;
 - viii. clear line of sight between areas designated as communal open space and at least two habitable room windows: and
 - ix. clothes drying areas which are secure and screened from view.
- C2.2 Landscaping of single houses, grouped dwellings and multiple dwellings to include the following:
 - the minimum number of trees and associated planting areas in the table below; and
 - landscaping of the street setback area, with not more than 50 per cent of this area to consist of impervious surfaces.

Dwelling type		Minimum tree requirement	Minimum tree planting area
	e and grouped er tree area)	1 tree	
Multiple dwelling (trees per site)	Less than 700m²	2 trees	2x2m
	700-1000m²	3 trees	
	Greater than 1000m²	4 trees	

Note:

- i. The minimum tree planting area is to be provided for each tree and shown on the **site** plan that is submitted with the application
- ii. The tree planting area is to be free of impervious surfaces and roof cover.

5.3.3 Parking

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- Adequate car parking is to be provided on **site** in accordance with projected need related to:
 - the type, number and size of dwellings;
 - the availability of on-street and other off-street parking; and
 - the proximity of the proposed **development** to public transport and other facilities.
- Consideration may be given to a reduction in the minimum number of on-site car parking spaces for grouped and multiple dwellings provided:
 - available **street** parking in the vicinity is controlled by the local government; and
 - the decision-maker is of the opinion that a sufficient equivalent number of on-street spaces are available near the development.
- Some or all of the required car parking spaces located off site, provided that these spaces will meet the following:
 - i. the off-site car parking area is sufficiently close to the **development** and convenient for use by residents and/or visitors;
 - ii. any increase in the number of dwellings or possible plot ratio being matched by a corresponding increase in the aggregate number of car parking spaces;
 - iii. permanent legal right of access being established for all users and occupiers of dwellings for which the respective car parking space is to be provided; and
 - iv. where off-site car parking is shared with other uses, the total aggregate parking requirement for all such uses, as required by the R-Codes and the **scheme** being provided. The number of required spaces may only be reduced by up to 15 per cent where the non-residential parking occurs substantially between 9am and 5pm on weekdays.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C3.1 The following minimum number of on-site car parking spaces is to be provided for each single house, grouped dwelling and special purpose dwelling comprising the following number of bedrooms:

Type of dwelling	Car parking spaces		
Type of dwelling	Location A	Location B	
1 bedroom	1	1	
2+ bedroom dwelling	1	2	
Aged persons' dwelling	1	1	
Ancillary dwelling	Nil	1	

Location A - includes all land located within:

- 800m walkable catchment of a train station on a **high frequency** rail route
- 250m walkable catchment of a transit stop:
 - o on a high frequency transit route; or
 - o that has multiple transit routes, that when combined stop every 15 minutes during weekday peak periods (7am - 9am and 5pm - 7pm).

Location B - includes all land that is not within Location A

C3.2 On-site visitors' car parking spaces for grouped and multiple dwelling developments provided at a rate of one space for each four dwellings, or part thereof in excess of four dwellings, served by a common

Dwellings	Visitor bays	
0-4	Nil	
5-8	1	
9-12	2	
13-16	3	
17+	1 additional bay for every 4 dwellings or part thereof	

The minimum number of on-**site** car parking spaces is provided for each multiple dwelling as follows:

Plot ratio area and type	Car parking spaces		
of multiple dwelling	Location A	Location B	
Less than 110 m² and/or 1 or 2 bedrooms	1	1.25	
110 m² or greater and or 3 or more bedrooms	1.25	1.5	
Visitors car parking spaces (per dwelling)	0.25	0.25	

For Location A and Location B guidance, refer to clause 5.3.3 C3.1.

5.3.4 Design of car parking spaces

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

Car, cycle and other parking facilities are to be designed and located on **site** to be conveniently accessed, secure, consistent with the streetscape and appropriately manage **stormwater** to protect the environment.

DEEMED-TO-COMPLY

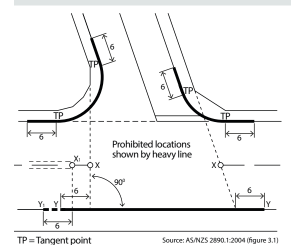
- C4.1 Car parking spaces and manoeuvring areas designed and provided in accordance with AS2890.1.
- **C4.2** Visitor car parking spaces:
 - marked and clearly signposted as dedicated for visitor use only, and located close to, or visible from, the point of entry to the **development** and outside any security barrier; and
 - provide an accessible path of travel for people with disabilities.
- **C4.3** Car parking areas comprising six or more spaces provided with landscaping between each six consecutive external car parking spaces to include shade trees.

5.3.5 Vehicular access

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P5.1** Vehicular access provided for each **development** site to provide:
 - vehicle access safety;
 - reduced impact of access points on the streetscape;
 - legible access;
 - pedestrian safety;
 - minimal crossovers; and
 - high quality landscaping features.
- P5.2 Development with potential to be subdivided to create 20 or more green title lots, strata lots or survey strata lots provides legible internal and external connections to the surrounding road network, accommodates traffic movement and volume, visitor parking, pedestrian access, street shade trees, utility services and access for waste collection and emergency service vehicles.



AS2890.1 - Prohibited locations of access driveways

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- **C5.1** Access to on-**site** car parking spaces to be provided:
 - where available, from a communal street or right-of-way available for lawful use to access the relevant site and which is adequately paved and drained from the property boundary to a constructed street; or
 - from a secondary street where no right-of-way or communal street exists; or
 - from the primary street frontage where no secondary street, right-of way, or communal street exists.
- C5.2 Driveways to primary or secondary street provided as follows:
 - driveways serving four dwellings or less not narrower than 3m at the street boundary;
 - no driveway wider than 6m at the street boundary and driveways in aggregate no greater than 9m for any one property.
- C5.3 Driveways shall be:
 - no closer than 0.5m from a side lot boundary or street pole;
 - no closer than 6m to a street corner as required under AS2890.1;
 - aligned at right angles to the street alignment;
 - located so as to avoid street trees, or, where this
 is unavoidable, the street trees replaced at the
 applicant's expense or replanting arrangements
 to be approved by the decision-maker; and
 - · adequately paved and drained.

- **C5.4 Driveways** designed for two way access to allow for vehicles to enter the **street** in forward gear where:
 - the driveway serves five or more dwellings;
 - the distance from an on-site car parking space to the street is 15m or more; or
 - the street to which it connects is designated as a primary distributor or integrator arterial road.
- C5.5 Driveways for multiple and grouped dwellings where the number of dwellings is five or more, shall be:
 - a minimum width of 4m: and
 - designed to allow vehicles to pass in opposite directions at one or more points.
- **C5.6 Driveways** designed for **multiple** and **grouped dwellings** may be reduced to no less than 3m where it is necessary to retain an existing **dwelling** and a passing bay or similar is provided.
- C5.7 Where any proposed development has potential to be subdivided to create 20 or more green title lots, strata lots or survey strata lots, with each of these lots obtaining driveway access from a communal street, a minimum total width of 12 metres is required for the communal street which includes a paved vehicular carriageway with a minimum width of 5.5 metres and a pedestrian path as required by clause 5.3.6.

Note

- 1 Access to domestic driveways are excluded from the prohibition in respect of the kerb section marked Y-Y (see clause 3.2.3(a))
- 2 The points marked X_1 and X are respectively at the median end on a divided road and at the intersection of the main road centre-line and the extensions of the side road propety lines shown as dotted lines, on an undivided road. On a divided road, dimension Y-Y extends to point Y_1 .

5.3.6 Pedestrian access

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

P6 Legible, safe, and direct access for pedestrians to move between communal car parking areas or public streets and individual dwellings.

DEEMED-TO-COMPLY

- **C6.1** Where a group of 10 or more **dwellings** is served by a communal street, between a public street or a communal car parking area and individual dwellings; a minimum 1.2m wide pedestrian path, separate from the vehicular access, is provided and designed according to AS1428.1.
- **C6.2** Where a **communal street** serves more than two dwellings and is shared by pedestrians and vehicles, the configuration of the pedestrian and vehicular routes is to provide clear sightlines, adequate lighting and paving surfaces to slow traffic to ensure pedestrian safety.
- **C6.3** A **communal street** or pedestrian path is to be no closer than 2.5m to any wall with a major opening unless privacy screening is provided to the communal street or pedestrian path.
- **C6.4** For multiple dwellings with only stair access, staircases are designed to access no more than two dwellings per floor level and the stairs, landings and porches are to be protected from the weather.
- **C6.5** Pedestrian paths provided as required by clause 5.3.2 C2(ii).

5.3.7 Site works

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **Development** that considers and responds to the P7.1 natural features of the site and requires minimal excavation/fill.
- Where excavation/fill is necessary, all finished levels respecting the **natural ground level** at the **lot** boundary of the site and as viewed from the street.
- Retaining walls that result in land which can be effectively used for the benefit of residents and do not detrimentally affect adjoining properties and are designed, engineered and landscaped having due regard to clause 5.4.1.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- C7.1 Retaining walls, fill and excavation between the street boundary and the street setback, not more than 0.5m above or below the natural ground level, except where necessary to provide for pedestrian, universal and/or vehicle access, drainage works or natural light to a dwelling.
- Retaining walls, fill and excavation within the site and behind the required street setback to comply with Table 4.

Table 4 Setback of site works and retaining walls

Height of site works and/ or retaining walls	Required minimum setback
0.5m or less	0m
1m	1m
1.5m	1.5m
2m	2m
2.5m	2.5m
3m	3m

Notes:

- Take the nearest higher value for all height and length calculations.
- Measurement of the height of site works or retaining walls for the purpose of calculating Table 4 setback is to be taken from the **natural ground level** at the **lot boundary** adjacent to that point of the site works or retaining wall.
- iii. Visual privacy provisions under clause 5.4.1 and overshadowing provisions under clause **5.4.2** apply.
- Where a boundary wall incorporates a retaining wall directly beneath the boundary wall, the retaining wall does not require assessment under clause 5.3.7 and is to be included in the **wall height** for the purpose of clause
- Subject to subclause C7.2 above, all excavation or filling behind a street setback line and within 1m of a lot boundary, not more than 0.5m above the natural ground level at the lot boundary except where otherwise stated in the scheme, local planning policy, structure plan or local development plan.

Clause 5.3.8 Retaining walls deleted by amendment dated 2/7/2021

5.3.9 Stormwater management

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- P9.1 Stormwater is managed on site wherever possible either by containment or infiltration, as permitted by the soil and other site conditions and which reduce the export of nutrients and sediments from the site into waterways or otherwise appropriately managed prior to off-site discharge.
- **P9.2** Encourage the recovery and reuse of stormwater for non-potable water applications using integrated design and fit-for-purpose water applications.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C9 All water draining from roofs, driveways, communal streets and other impermeable surfaces shall be directed to garden areas, sumps or rainwater tanks within the development site where climatic and soil conditions allow for the effective retention of stormwater on site.

5.4 BUILDING DESIGN

OBJECTIVES

- A To design buildings and landscape to minimise adverse impact on the privacy of adjoining dwellings and private open space.
- **B** To optimise comfortable living, access to sunlight and solar energy to facilitate sustainable housing development with particular regard for place and local conditions.
- **C** To maintain the amenity of streetscapes and views along the street by ensuring that associated outbuildings and other fixtures attached to buildings do not detract from the streetscape and are not visually intrusive to neighbouring properties or adjoining public spaces.



- 5.4.1 Visual Privacy
- 5.4.2 Solar access for adjoining sites
- 5.4.3 Outbuildings
- 5.4.4External fixtures, utilities and facilities

5.4.1 Visual privacy

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- P1.1 Minimal direct overlooking of active habitable spaces and outdoor living areas of adjacent dwellings achieved through:
 - **building** layout and location;
 - design of major openings;
 - landscape screening of outdoor active habitable spaces; and/or
 - location of screening devices.
- Maximum visual privacy to side and rear boundaries through measures such as:
 - offsetting the location of ground and first floor windows so that viewing is oblique rather than direct:
 - **building** to the boundary where appropriate;
 - setting back the first floor from the side boundary;
 - providing higher or opaque and fixed windows; and/or
 - screen devices (including landscaping, fencing, obscure glazing, timber screens, external blinds, window hoods and shutters).

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- C1.1 Major openings and outdoor active habitable spaces, which have a floor level of more than 0.5m above natural ground level and overlook any part of any other residential property behind its street setback line are:
 - i. set back, in direct line of sight within the **cone** of vision, from the lot boundary, a minimum distance as prescribed in the table below (refer Figure Series 10):

	Location				
Types of habitable rooms / active habitable spaces	Setback for area coded R50 or lower	Setback for areas coded higher than R50			
Major openings to bedrooms and studies	4.5m	3m			
Major openings to habitable rooms other than bedrooms and studies	6m	4.5m			
Outdoor active habitable spaces (with a floor level more than 0.5m above natural ground level)	7.5m	6m			

or;

- ii. are provided with permanent screening to restrict views within the cone of vision from any major opening or an outdoor active habitable
- C1.2 Screening devices such as obscure glazing, timber screens, external blinds, window hoods and shutters are to be at least 1.6m in height, at least 75 per cent obscure, permanently fixed, made of durable material and restrict view in the direction of overlooking into any adjoining property.

Note:

- i. Where the subject site and an affected adjoining site are subject to a different R-Code the setback distance is determined by reference to the lower density code.
- ii. Line of sight **setback** distances shall be measured by application of the **cone of vision** set out in **Figure Series**
- iii. Line of sight **setback** distances include the width of any adjoining right-of-way, communal street or battleaxe leg or the like.
- iv. These provisions apply to adjoining sites only where that land is zoned to allow for residential development.

5.4.2 Solar access for adjoining sites

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- Effective solar access for the proposed development and protection of the solar access.
- **Development** designed to protect solar access for neighbouring properties taking account the potential to overshadow existing:
 - outdoor living areas;
 - north facing major openings to habitable rooms, within 15 degrees of north in each direction; or
 - roof mounted solar collectors.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- Notwithstanding the **lot boundary setbacks** in clause 5.1.3, development in climate zones 4, 5 and 6 of the State shall be so designed that its shadow cast at midday, 21 June, onto any other adjoining property does not exceed the following limits:
 - on adjoining properties coded R25 and lower 25 per cent of the site area;
 - on adjoining properties coded R30 to R40 inclusive – 35 per cent of the site area;
 - on adjoining properties coded higher than R40 50 per cent of the site area.

Note: With regard to clause 5.4.2 C2.1:

- o dividing fences of up to 2.0 metres in height do not contribute to overshadowing calculations; and
- o **site area** refers to the surface of the adjoining **lot** and is measured without regard to any building on it but taking into account its natural ground level.
- **C2.2** Where a **development site** shares its southern boundary with a lot, and that lot is bound to the north by another lot(s), the limit of shading for the development site set out in clause 5.4.2 C2.1 shall be reduced proportionate to the percentage of the affected property's northern boundary that the development site abuts (refer to Figure 11b).

5.4.3 Outbuildings

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

Outbuildings that do not detract from the **streetscape** or the visual **amenity** of residents or neighbouring properties.

DEEMED-TO-COMPLY

Development satisfies the following deemed-to-comply requirements (C)

Minimum and average site area

- C3 Outbuildings associated with a dwelling site address either:
 - i. the standards for small outbuildings (A. Small outbuilding); or
 - ii. the standards for large and multiple outbuildings (B. Large and multiple outbuildings).

	i. no more than one outbuilding per dwelling site ;
	ii. has no more than two boundary walls ;
A. Small	iii. does not exceed 10m² in area
outbuilding	iv. does not exceed a wall height of 2.7m;
	v. not located within the primary or secondary street setback area ; and
	vi. does not reduce open space and outdoor living area requirements in Table B .

OR

	i. individually or collectively does not exceed 60m² in area or 10 percent in aggregate of the site area, whichever is the lesser;
B. Large and	ii. set back in accordance with Table 2a ;
multiple	iii. does not exceed a wall height of 2.4m;
outbuildings	iv. does not exceed a ridge height of 4.2m;
	v. not located within the primary or secondary street setback area ; and
	vi. does not reduce the open space and outdoor living area requirements in Table B .

Notes:

- i. An outbuilding wall that meets (ii) for small outbuildings does not contribute to the number or dimension of boundary walls under clause 5.1.3.
- ii. An existing **outbuilding** that meets the development standards for small outbuildings does not need to be set back in accordance with Table 2a for additional outbuildings that are proposed under B. Large and multiple outbuildings.
- iii. There are separate building code requirements that may also apply.

5.4.4 External fixtures, utilities and facilities

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- Solar collectors, aerials, antennas, satellite dishes, pipes and utilities integrated into the design of the building to not be visually obtrusive when viewed from the **street** and to protect the visual **amenity** of surrounding properties.
- External location of storeroom, rubbish collection/ bin areas, and clothes drying areas where these are:
 - convenient for residents:
 - rubbish collection areas which can be accessed by service vehicles:
 - screened from view; and
 - able to be secured and managed.

DEEMED-TO-COMPLY

- **C4.1** Solar collectors installed on the roof or other parts of buildings.
- **C4.2** Television aerials of the standard type, essential plumbing vent pipes above the roof line and external roof water down pipes.
- **C4.3** Other **utilities** provided they are:
 - i. not visible from the **primary street**;
 - ii. are designed to integrate with the building; or
 - iii. are located so as not to be visually obtrusive.
- **C4.4** Antennas, satellite dishes and the like not visible from any primary and secondary street.
- **C4.5** An **enclosed**, lockable **storage** area, constructed in a design and material matching the dwelling where visible from the **street**, accessible from outside the dwelling, with a minimum dimension of 1.5m when provided external to a garage and 1m when provided within a garage and an internal area of at least 4m², for each grouped dwelling.

- Where rubbish bins are not collected from the **street** immediately adjoining a **dwelling**, there shall be provision of a communal pick-up area or areas which are:
 - i. conveniently located for rubbish and recycling
 - ii. accessible to residents:
 - iii. adequate in area to store all rubbish bins; and
 - iv. fully **screened** from view from the **primary** or secondary street.
- C4.7 Clothes-drying areas **screened** from view from the primary and secondary street.

5.5 SPECIAL PURPOSE DWELLING

OBJECTIVES

- A To ensure residential development is provided to accommodate people with or without special needs.
- **B** To provide ancillary accommodation which is independent or semi-independent to residents of the single house.
- **C** To ensure that dwellings for aged persons and people with special needs can be provided within residential areas.
- **D** To provide opportunities for affordable housing.



5.5.1 Ancillary dwellings

5.5.2 Aged and dependent persons' dwellings

5.5.3 Single bedroom dwellings

5.5.1 Ancillary dwellings

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- P1.1 Ancillary dwelling is of a small scale and designed to support people living independently or semidependently to the residents of the single house, sharing some site facilities and services.
- Ancillary dwellings to positively contribute to its setting, including the existing single house and, where visible from the street or adjoining properties, to the amenity of the streetscape and context.

DEEMED-TO-COMPLY

- C1 Ancillary dwelling associated with a single house and on the same lot where:
 - i. the lot is not less than 350m² in area;
 - ii. there is a maximum internal floor area of 70m²;
 - iii. parking is provided in accordance with clause 5.3.3 C3.1;
 - iv. ancillary dwelling is located behind the street setback line:
 - v. ancillary dwelling is designed to be compatible with the colour, roof pitch and materials of the single house on the same lot;
 - vi. ancillary dwelling does not preclude the single house from meeting the required minimum open space and outdoor living area; and
 - vii. ancillary dwelling complies with all other R-Code provisions, only as they apply to single houses, with the exception of clauses:
 - a. Part D. 1.1 Site area:
 - b. 5.2.3 Street surveillance (except where located on a lot with secondary street or right-of-way access); and
 - c. 5.3.1 Outdoor living areas.

5.5.2 Aged and dependent persons' dwellings

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- Aged or dependent persons' dwellings for the housing of aged or dependent persons designed to meet the needs of aged or dependent persons; and
 - reduces car dependence, i.e. is located in close proximity to public transport and services;
 - has due regard to the topography of the locality in which the site is located in respect to access and mobility;
 - has due regard to the availability of community facilities including parks and open space;
 - does not impinge upon neighbour **amenity**; and
 - responds to a demand for aged or dependent persons' accommodation in the locality which is recognised in the local planning framework.

DEEMED-TO-COMPLY

- C2.1 Aged or dependent persons' dwellings for the housing of aged or dependent persons shall comply with the following:
 - i. a maximum internal floor area of:
 - in the case of single houses or grouped dwellings – 100m²; or
 - in the case of multiple dwellings 80m²;
 - ii. a minimum number of five dwellings within any single development;
 - iii. visitors car parking spaces at the rate of one per four dwellings, with a minimum of one space;
 - iv. the first visitors car space being a wheelchair accessible car parking space and a minimum width of 3.8m in accordance with AS4299. clause 3.7.1:
 - v. an outdoor living area in accordance with the requirements of clause 5.3.1 but reducing the area required by Table B by one-third; and
 - vi. comply with all other provisions of Table B and Part B as relevant.
- C2.2 All ground floor units, with a preference for all dwellings, to incorporate, as a minimum, the following:
 - i. an continuous path of travel from the street frontage, car parking area or drop-off point in accordance with the requirements of AS4299 clause 3.3.2; and
 - ii. level entry to the front entry door with preferably all external doors having level entries (diagrams, Figure C1 of AS4299).

- C2.3 All dwellings to incorporate, as a minimum, the following:
 - i. all external and internal doors to provide a minimum 820mm clear opening. (AS4299 clause 4.3.3);
 - ii. internal corridors to be a minimum 1,000mm wide, width to be increased to a minimum of 1,200mm in corridors with openings on side walls:
 - iii. a visitable toilet (AS4299, clause 1.4.12), preferably located within a bathroom; and
 - iv. toilet and toilet approach doors shall have a minimum 250mm nib wall on the door handle side of the door and provision for the installation of grab rails in accordance with AS4299, clause 4.4.4 (h).
- **C2.4** At least one occupant is a disabled or physically dependent person or aged person, or is the surviving spouse of such a person, and the owner of the land, as a condition of **development** approval, lodging a section 70A notification on the certificate of title binding the owner, their heirs and successors in title requiring that this occupancy restriction be maintained.

5.5.3 Single bedroom dwellings

DESIGN PRINCIPLES

Development demonstrates compliance with the following **design** principles (P)

- Alternative and affordable housing options for singles or couples where it can be demonstrated that the **development**:
 - reduces car dependence, i.e. is located in close proximity to public transport and convenience shopping;
 - does not impinge upon neighbour **amenity**; and
 - responds to a demand for single bedroom accommodation in the locality which is recognised in the local planning framework.

DEEMED-TO-COMPLY

- C3 Single bedroom dwellings shall comply with the following:
 - i. a maximum internal floor area of 70m²;
 - ii. open space and landscaping in accordance with the requirements of clause 5.1.4 and 5.3.2;
 - iii. parking provided in accordance with clause **5.3.3 C3.1** and **C3.2**;
 - iv. an outdoor living area in accordance with the requirements of clause 5.3.1 but reducing the area required by Table B by one-third; and
 - v. comply with all other elements of Table B and Part B as relevant.

TABLES

Table B Primary controls for all single house(s) and grouped dwellings in areas coded R25 and below; and multiple dwellings in areas coded R10 to R25 Columns 3-5 deleted and replaced by PART D, Table D by Amendment dated 1 September 2023

1	2		6	7						
R-Code	Dwelling Type	Ope	n Space		Minimum Setbacks (m)				
		Min total (% of site)	Min outdoor living (m²)	Primary Street	Secondary Street ●	Other / rear				
R2	Single house or grouped dwelling	80	-	20	10	10				
R2.5	Single house or grouped dwelling	80	-	15	7.5	7.5				
R5	Single house or grouped dwelling	70	-	12	6	*/6				
R10	Single house or grouped dwelling	60	-	7.5	3	*/6				
	Multiple dwelling	60	-	7.5	2	*/6				
R12.5	Single house or grouped dwelling	55	-	7.5	2	*/6				
	Multiple dwelling	55	-	7.5	2	*/6				
R15	Single house or grouped dwelling	50	-	6	1.5	*/6				
	Multiple dwelling	50	-	6	1.5	*				
R17.5	Single house or grouped dwelling	50	36	6	1.5	*				
	Multiple dwelling	50	-	6	1.5	*				
R20	Single house or grouped dwelling	50	30	6	1.5	*				
	Multiple dwelling	50	-	6	1.5	*				
R25	Single house or grouped dwelling	50	30	6	1.5	*				
	Multiple dwelling	50	-	6	1.5	*				

Legend

•	Secondary street: includes communal street, private street, right-of-way as street
-	Indicated not applicable
*	See Tables 2a and 2b and clause 5.1.3

CONTENTS | PART A | PART B | PART C | PART D | APPENDICES

5.1 Context | 5.2 Streetscape | 5.3 Site planning and design | 5.4 Building design | 5.5 Special purpose dwellings | **Tables** | Figures

Boundary setbacks – walls with no major openings Table 2a

	Wall Length													
	9 or less	10	11	12	13	14	15	16	17	18	19	20	25	Over 25
Wall height (m)														
3.5 or less*	1	1	1	1	1	1	1.5	1.5	1.5	1.5	1.5	1.5	1.5	1.5
4.0	1.1	1.5	1.5	1.5	1.5	1.5	1.5	1.6	1.6	1.6	1.6	1.7	1.7	1.8
4.5	1.1	1.5	1.5	1.5	1.5	1.5	1.6	1.7	1.7	1.7	1.7	1.7	1.8	2.0
5.0	1.2	1.5	1.5	1.5	1.5	1.6	1.7	1.8	1.8	1.8	1.8	1.9	2.0	2.3
5.5	1.2	1.5	1.5	1.5	1.6	1.7	1.8	1.9	1.9	2.0	2.0	2.1	2.3	2.5
6.0	1.2	1.5	1.5	1.5	1.6	1.8	1.9	2.0	2.0	2.1	2.1	2.2	2.4	2.8
6.5	1.2	1.5	1.5	1.6	1.7	1.9	2.0	2.1	2.1	2.2	2.2	2.3	2.7	3.0
7.0	1.2	1.5	1.5	1.6	1.8	2.0	2.1	2.2	2.2	2.3	2.4	2.5	2.8	3.3
7.5	1.3	1.5	1.6	1.7	1.9	2.1	2.2	2.3	2.3	2.4	2.5	2.6	3.0	3.5
8.0	1.3	1.5	1.6	1.7	1.9	2.1	2.2	2.4	2.4	2.5	2.6	2.7	3.1	3.8
8.5	1.4	1.6	1.7	1.8	2.0	2.2	2.3	2.5	2.6	2.7	2.8	2.9	3.3	4.1
9.0	1.4	1.7	1.7	1.8	2.0	2.3	2.4	2.6	2.7	2.8	2.9	3.0	3.6	4.3
9.5	1.4	1.7	1.8	1.9	2.1	2.4	2.5	2.7	2.8	2.9	3.0	3.2	3.8	4.6
10.0	1.5	1.8	1.9	2.0	2.2	2.4	2.6	2.8	2.9	3.0	3.1	3.3	4.0	4.8

Take the nearest higher value for all intermediate **height** and length values.

 Table 2b
 Boundary setbacks – walls with major openings

	Wall Length													
	9 or less	10	11	12	13	14	15	16	17	18	19	20	25	Over 25
Wall height (m)														
3.5 or less*	1.5	1.5	1.5	1.5	1.5	1.5	1.5	1.5	1.5	1.5	1.5	1.5	1.5	1.5
4.0	1.8	2.0	2.2	2.4	2.5	2.7	2.8	3.0	3.1	3.3	3.4	3.6	4.5	5.0
4.5	2.0	2.2	2.4	2.6	2.8	3.0	3.1	3.2	3.4	3.7	3.8	4.0	4.8	5.4
5.0	2.3	2.5	2.6	2.8	3.0	3.2	3.3	3.5	3.7	3.9	4.0	4.2	5.1	5.7
5.5	2.5	2.7	2.9	3.1	3.3	3.5	3.6	3.7	3.9	4.2	4.4	4.6	5.5	6.0
6.0	2.8	3.0	3.1	3.3	3.5	3.8	3.9	4.0	4.2	4.5	4.7	4.9	5.7	6.3
6.5	3.0	3.2	3.4	3.6	3.8	4.0	4.1	4.2	4.4	4.7	4.9	5.2	6.1	6.6
7.0	3.3	3.5	3.7	3.8	4.1	4.3	4.4	4.6	4.8	5.0	5.2	5.5	6.4	7.0
7.5	3.5	3.7	3.9	4.2	4.4	4.6	4.7	4.9	5.1	5.3	5.5	5.7	6.6	7.3
8.0	3.8	4.0	4.2	4.4	4.6	4.8	5.0	5.2	5.4	5.6	5.8	6.0	7.0	7.7
8.5	4.0	4.3	4.5	4.7	4.9	5.2	5.3	5.5	5.7	5.9	6.1	6.3	7.3	8.0
9.0	4.3	4.5	4.7	5.0	5.2	5.4	5.6	5.8	6.0	6.2	6.4	6.6	7.6	8.3
9.5	4.6	4.8	5.0	5.2	5.4	5.7	5.8	6.0	6.2	6.4	6.6	6.9	8.0	8.7
10.0	4.8	5.0	5.2	5.4	5.7	6.0	6.1	6.3	6.5	6.7	6.9	7.2	8.2	9.0

Take the nearest higher value for all intermediate height and length values.

^{*} Possible nil **setback** in accordance with clause **5.13**.

Table 3 Maximum building heights

Building category	Maximum height of wall (m)	Maximum total building height (m)					
		Gable, skillion and concealed roof	Hipped and pitched roof				
Category A	3.5	5	7				
Category B	7	8	10				
Category C	9	10	12				

i. Category B will apply unless a **scheme**, the **relevant local planning policy**, **structure plan** or **local development plan** requires the application of category A (generally single level **development**) or category C (development on three levels) or an alternative standard.

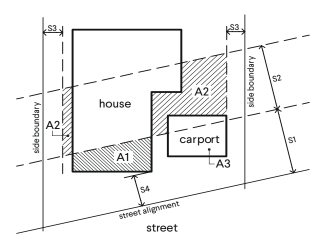
FIGURES

Figure Series 2 - Street setbacks

Intent

The purpose of Figure Series 2 is to illustrate how to determine street setbacks for the purposes of clause 5.1.2.

Development within the street setback is to be designed to limit the visual intrusion into views from neighbouring dwellings into the street and from along the street.



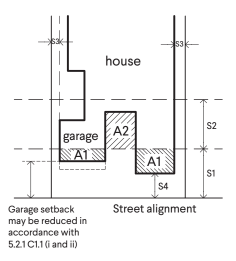
- A1 Area of building forward of primary street setback
- Compensating open space behind primary street setback
- The carport in S1 does not need to be compensated for in S2 А3
- Primary street setback distance (Table B) S1
- Distance behind the primary street setback, equal to S1
- Side boundary setback (Table 2a and 2b) S3
- Maximum reduced primary street setback (half of S1)

Figure 2a - Measuring primary street setbacks (clause 5.1.2 C2.1 (iii))

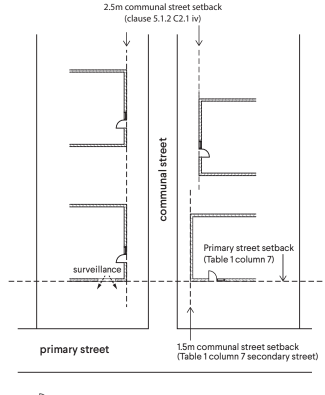
Figure 2b - Measuring minor projections into primary street setback (clause 5.1.2 C2.4)

Figure 2b - Measuring minor projections into primary street setback (clause 5.1.2 C2.4) (deleted by amendment dated 2/7/2021)

Figure Series 2 - Street setbacks (cont.)



- Area of building forward of primary street setback
- A2 Compensating open space behind primary street setback
- The **carport** in S1 does not need to be compensated for in S2
- S1 Primary street setback distance (Table B)
- S2 Distance behind the primary street setback, equal to S1
- Side boundary setback (Table 2a and 2b)
- Maximum reduced primary street setback (half of S1)

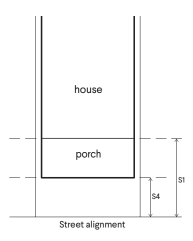


Front door (main frontage)

Figure 2d - Measuring communal street setbacks (clause 5.1.2 C2.1 (iv))

Figure 2c - Measuring street setback for garages (clause 5.1.2 and 5.2.1)

Figure Series 2 - Street setbacks (cont.)



- Primary street setback distance (Table B)
- S4 Maximum reduced **primary street setback** (half of S1)

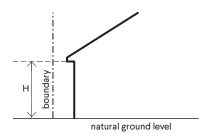
Note: a porch, balcony, verandah or equivalent is not subject to the compensating area requirement stated in $5.1.2\,C2.1$ (iii).

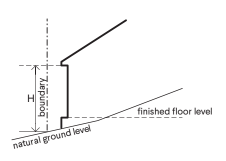
Figure 2e - Measuring minor projections into primary street setback (clause 5.1.2 C2.4)

Figure Series 3 - Wall height for lot boundary setbacks

Intent

The purpose of Figure Series 3 is to illustrate the correct method for measuring the height of various walls and buildings for the purposes of clause 5.1.3 C3.1(i).





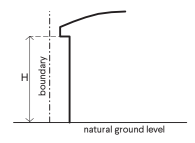


Figure 3a - Cross section, flat site

Figure 3b - Cross section, sloping site

Figure 3c - Cross section, flat site

Notes

H= The height of the wall for the measurement of setbacks is measured from the natural ground level at the lot boundary adjacent to the wall at the highest point of the building vertically above that point where the wall touches the underside of the eave/gutter (Figures 3a-3g).

Where the lot boundary adjacent to the wall is lower than natural ground level at the base of the wall, the greater height is used

Where the lot boundary adjacent to the wall is higher than the natural ground level at the base of the wall, the lesser height is used (Figure 3e).

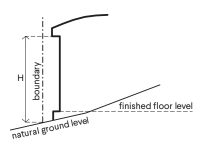
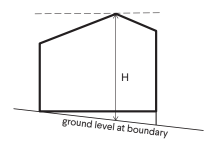


Figure 3d - Cross section, sloped site



finished floor level natural ground level

Figure 3e - Cross section, sloped site

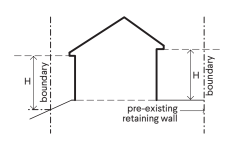


Figure 3f - Cross section, alternate levels with existing retaining wall

Notes

H = The **height** of the **wall** for the measurement of **setbacks** is measured from the **natural ground level** at the **lot boundary** adjacent to the wall to the highest point of the building vertically above that point where the wall touches the underside of the eave/ gutter (Figures 3a-g)

Where the lot boundary adjacent to the wall is lover than the natural ground level at the base of the wall, the greater height is used (Figures 3b, 3d and 3f)

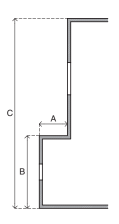
Where the lot boundary adjacent to the wall is higher than the natural ground level at the base of the wall the lesser height is used (Figure 3e)

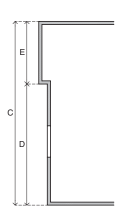
Figure 3g - Skillion roof

Figure Series 4 - Wall length for lot boundary setbacks

Intent

The purpose of Figure Series 4 is to illustrate the method for measuring the appropriate setback for a length of wall adjacent to a lot boundary for the purposes of clause 5.1.3 C3.1.





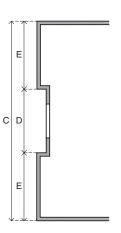


Figure 4a - Articulated walls with major openings (where wall height exceeds 3.5m)

Figure 4b - Portions of wall without major openings

Figure 4c - Wall with multiple articulations

Notes

For the purposes of calculating setback, the length of wall means the total horizontal dimension of the side of the **building** nearest the **lot boundary**. Setbacks shall be determined in accordance with the following and with reference to Tables 2a and 2b, subject to the privacy requirements of clauses 5.4.1:

- 4a Where A is more than 3m, B shall be treated as a separate wall, providing that the length C shall be the basis for determining the **setback** of the rest of the side of the building.
- Where the side of a building includes one portion of a wall without a major opening (such as E), the setback shall be determined independently providing the setback of the rest of that side of the building (D) is determined on the basis of the total length C.
- 4c Where the side of the **building** includes two or more portions of a wall without a major opening (such as E) their setbacks shall be determined independently of each other provided they are separated from one another by a distance (D) of more than 4m (in the case of wall heights of 6m or less) and an additional 1m for every 3m increase in height.

The setback of D shall be determined on the basis of the total length (C).

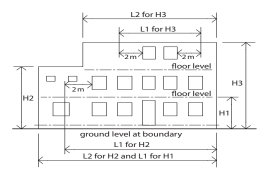


Figure 4e - Boundary setbacks for walls greater than Table

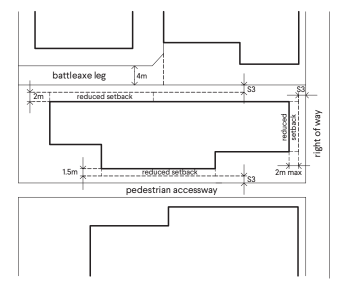
Figure 4e - Boundary setbacks for walls greater than Table 2a and 2b (deleted by amendment dated 2/7/2021)

Notes

L1 Length of walls on the ground floor is determined as per Figures 4a-c. Length of walls with major openings on upper floors is determined as the lesser of the actual length of wall or from a point 2m beyond each major

Length for walls without major openings on upper floors is determined as per Figures 4a-c.

Figure 4d - Measurement of length of upper floor walls for calculating setbacks



Notes

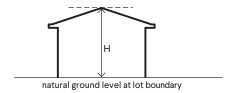
S3 Side boundary setbacks (Tables 2a and 2b) Setbacks can be reduced by half the width of adjoining battleaxe lot legs, pedestrian access ways or rights-of-way to a maximum of 2m.

Figure 4e - Reduced boundary setbacks (clause 5.1.3 C3.1 (i) and (vi))

Figure Series 5 - Lot boundary walls

Intent

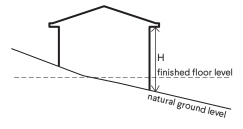
The purpose of Figure Series 5 is to illustrate the correct method for measuring the height of various walls for the purposes of clause 5.1.3 of clause 5.1.3 C3.1.



Notes

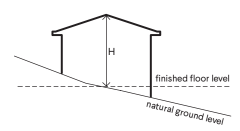
The height of a lot boundary wall shall be measured to the point immediately above the natural ground level below.

Where the **boundary wall** is not consistent in **height** for its length, or comprises a pitch, the height shall be measured as the midpoint between the lowest point immediately above the natural ground level below and the highest point immediately above the natural ground level below.



Notes

The height shall be the height of the wall at its highest point above the natural ground level.



Notes

Where the boundary is sloped and the boundary wall is not consistent in height for its length, or comprises a pitch, the height shall be the average of H1, H2, and H3, where H2 is the maximum height above natural ground level, and H1 and H3 are the height above natural ground level at each end of the



Figure 5b - Elevation - sloped site

Figure 5c - Elevation - sloped site

Figure Series 6 - Open space

Intent

The purpose of Figure Series 6 is to illustrate the appropriate design and functionality of portions of the **site** which may be used for **open space**.

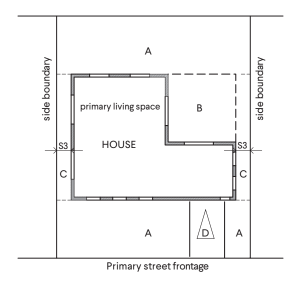


Figure 6a - Measuring open space (clause 5.1.4 C4)

Notes

- Side boundary (Tables 2a and 2b) S3
- Uncovered open space
- Unenclosed, covered outdoor living area (to a maximum 10 per cent site area or 50 m², whichever is lesser)
- Side setback area
- Undercovered driveway or uncovered car parking spaces

OPEN SPACE = A+B+C+D

Figure Series 7 - Building height

Intent

The purpose of Figure Series 6 is to show how to measure building height for the purposes of clause **5.1.6**.

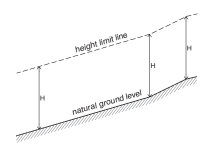


Figure 7a - Measuring building height



Notes

The **height** of a **building** is taken as the highest point at any part of the **development** immediately above natural ground level.

Where natural ground level varies across the site, deemed natural ground level is to be used.

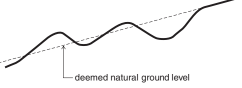
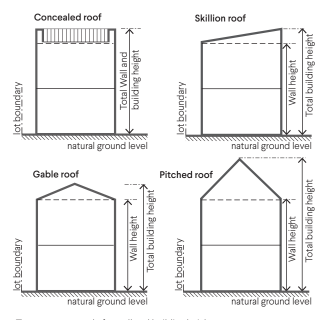


Figure 7b - Deemed natural ground level



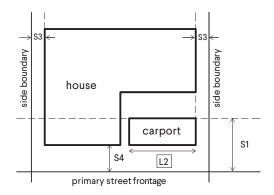
Two storey example for wall and building height

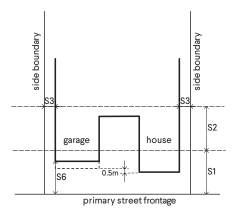
Figure 7c - Building height calculations (clause 5.1.6)

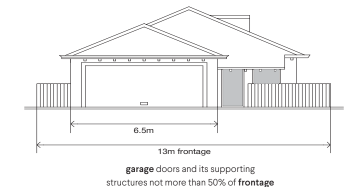
Figure Series 8 - Garages and carports

Intent

The purpose of Figure Series 8 is to illustrate the determination of primary street setbacks and the measurement of width for garages and carports for the purposes of clauses 5.2.1 and 5.2.2.







Notes

- Primary street setback distance (Table B)
- Side boundary setback (Tables 2a and 2b) S3
- S4 Maximum reduced setback (half S1)
- Maximum 50 per cent of frontage

Notes

- S2 Distance behind **primary street setback** equal to **S1**.
- The area of the garage forward of the primary street setback is to be compensated by open space behind the setback in accordance with clause 5.1.2 C2.1 and Figure 2a.

Figure 8a - Carport setbacks (clause 5.2.1 C1.2)

Figure 8b - Garage setbacks (clause 5.2.1 C1.1)

Figure 8c - Garage doors (clause 5.2.2 C2)

Figure Series 9 - Sight lines

Intent

The purpose of Figure Series 8 is to illustrate areas to be kept clear for the purposes of clause 5.2.5 C5.

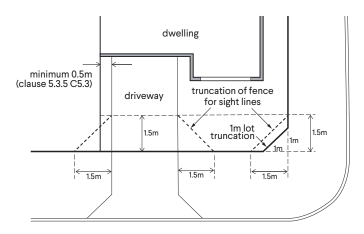
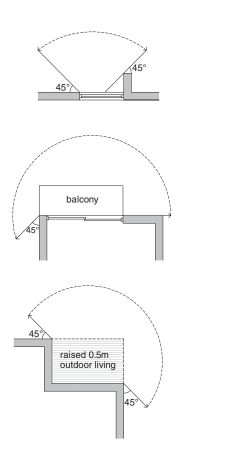


Figure 10c - Locations of truncations or reduced fence height

Figure Series 10 - Privacy

Intent

The purpose of Figure Series 8 is to illustrate areas to be kept clear for the purposes of clause **5.2.5 C5**.



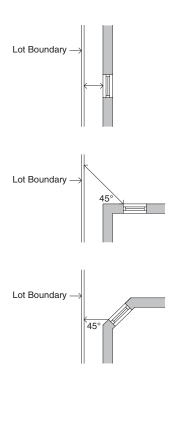


Figure 10c - Establishing the horizontal component of cone of vision

Figure 10b - Measurement of minimum privacy separation distances

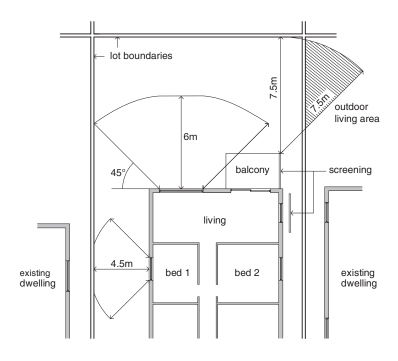
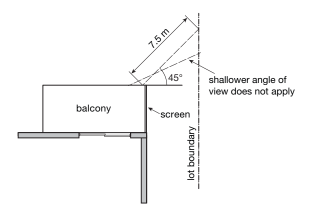


Figure 10c - Measuring privacy setbacks using the cone of vision



Notes

Hatching over adjoining **outdoor living area** requires **screening** for compliance as shown.

Figure Series 11 - Overshadowing

Intent

The purpose of Figure Series 11 is to illustrate the correct way of measuring overshadowing for the purposes of clause **5.4.2**.

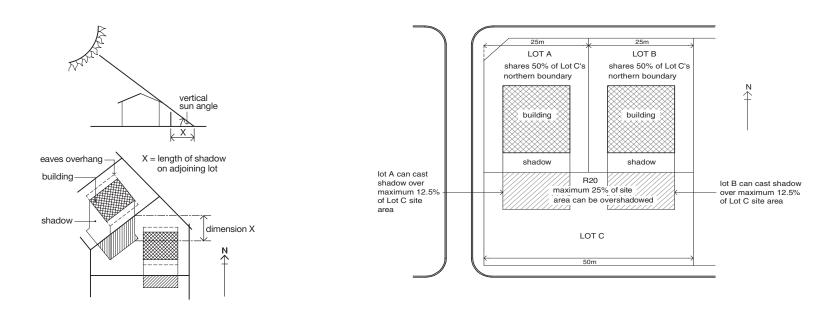


Figure 11a Calculation of overshadowing (clause 5.4.2 C2.1)

Figure 11b Proportionate limits from shared northern boundaries (clause 5.4.2 C2.2)

Figure Series 12 - Fences

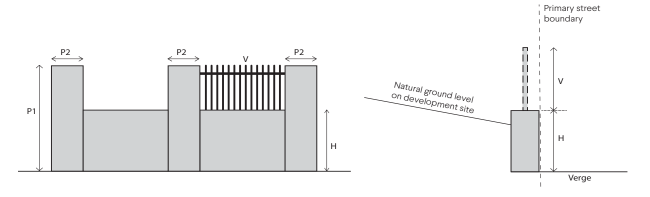


Figure 12 Measuring visually permeable fences above 1.2m (clause 5.2.4)

Notes

- maximum height of visually impermeable fencing 1.2m*
- maximum pillar height of 1.8m*
- pillar dimension 400mm x 400mm maximum
- area above 1.2m to be visually permeable*

*measured from **natural ground level** on the **primary** street side of the fence

Figure Series 13 - Outdoor living areas

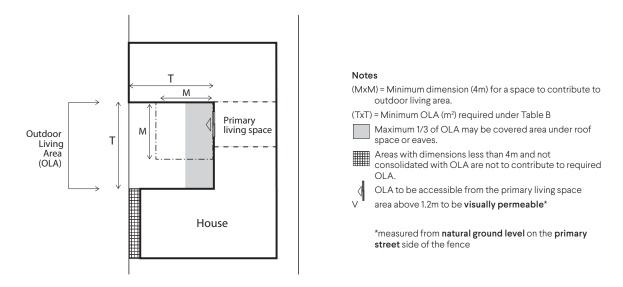


Figure 13 - Dimensions and calculations for outdoor living areas (clause 5.3.1 C1.1)

PART C **Medium Density**

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1.0 THE GARDEN

OBJECTIVES

- 1A To ensure dwellings are provided with functional outdoor amenity and outlook.
- 1B To support tree retention and reestablishment of the urban tree canopy with the aim of reducing the impact of heat island effect.
- 1C To enable solar access and natural ventilation to the dwelling through the provision of open space.
- 1D To ensure that landscape design responds to the key natural features and landscape character of the location.
- **1E** To effectively manage **stormwater**, reducing potential for flooding and to reduce the impact of urban **development** on natural water systems and ecosystem health.



1.1 Private Open Space

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P1.1.1** Dwellings are designed to have direct access to private open space which provides for entertaining, leisure and connection to the outdoors that is:
 - i. of sufficient size and dimension to be functional and usable for the intended number of dwelling occupants;
 - ii. is sited, oriented and designed for occupant amenity, including consideration of solar access and natural ventilation appropriate to the climatic region; and
 - iii. capable of use in conjunction with a primary living space of the dwelling.
- P1.1.2 Private open space allows for sufficient uncovered area to:
 - i. permit winter sun and **natural ventilation** into the dwelling; and
 - ii. provide for soft landscaping, including the planting of a tree(s) and deep soil area.
- P1.1.3 Balconies balance the need for outlook. solar access and natural ventilation with:
 - i. visual privacy considerations;
 - ii. acoustic and noise impacts; and
 - iii. local climatic considerations such as high winds.

DEEMED-TO-COMPLY

Development satisfies the following deemed-to-comply requirements (C)

Primary garden area - single houses and grouped dwellings only.

C1.1.1 For **single houses** and **grouped dwellings**, a single consolidated primary garden area provided behind the primary street setback, in accordance with Table 1.1a.

Table 1.1a Primary garden area requirements

Site area	Minimum primary garden area (m² per dwelling)	Maximum permanent roof cover ¹	Minimum dimension ²	
Greater than 220	40	One-third of		
191-220	35	the primary garden area	3m	
161-190	30	provided		
131-160	25	0m² (open to the		
100-130	20	sky)		

Site area rounded up to the nearest whole number.



Figure 1.1a Primary garden area minimum dimensions

- 1.2 Trees and landscaping
- 1.3 Communal open space
- 2.2 Solar access and natural ventilation
- 3.1 Site cover

Permanent roof cover excludes eaves.

² Minimum dimension refers to the minimum length and width of the **primary garden area**. Refer to **Figure 1.1a** for dimensions and calculations of primary garden areas.

1.1 Private Open Space (cont.)

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- P1.1.4 Increasing the area of communal open space commensurate with a decrease in private open space may be appropriate where there is an explicit intent to facilitate communal living and it can be demonstrated that the communal open space:
 - i. is of high amenity and provided with quality landscaping;
 - ii. Is easily accessible and equitable for all dwellings within the development; and
 - iii. meets the needs of the occupants and provides opportunities for social interaction.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- C1.1.2 Notwithstanding C1.1.1, for grouped dwellings with a site area of 161m² or greater, the required primary garden area in accordance with Table 1.1a may be reduced by 10m², where a secondary ground level private open space is provided with:
 - i. a minimum area of 10m² and minimum dimension of 3m (refer Figure 1.1b);
 - ii. uncovered and open to the sky (excluding eaves); and
 - iii. an additional small tree provided in addition to the minimum tree requirements of **Table 1.2a**.

Private open space and balconies

C1.1.3 Multiple dwellings to provide a minimum of one private open space area provided for the exclusive use of each multiple dwelling in accordance with **Table 1.1b.**

C1.1.4 Balconies are to be unscreened for at least 25% of the total perimeter of the balcony (refer **Figure 1.1c**).

Note: Provisions of element 3.10 Visual Privacy apply.

Table 1.1b Private open space requirements

Dwelling size	Minimum private open space area	Minimum private open space dimension
Studio / 1 bedroom	8m²	2m
2 bedrooms	10 m²	2.4m
3 or more bedrooms	12m²	2.4m
Ground floor dwelling	15m²	3m
144		

When calculating the extent of **private open space** for **multiple dwellings**, exclude **service areas** such as bin storage, clothes drying, air conditioning units and the like.

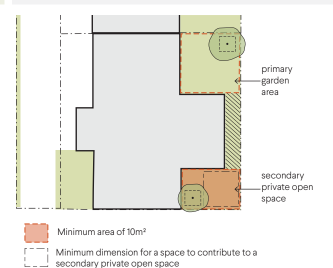
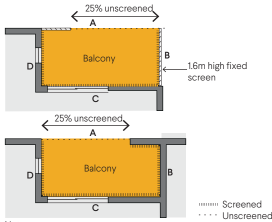


Figure 1.1b Secondary private open space minimum dimensions (grouped dwellings)



Note:

Boundary perimeter length = A+ B+C+D Minimum 25% of balcony perimeter to be unscreened Total balcony perimeter to include sides that abut building walls

Figure 1.1c Extent of screening to private open space

1.2 Trees and Landscaping

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

P1.2.1 Site planning allows for:

- i. site responsive and sustainable landscape design: and
- ii. the retention of existing trees on the subject site and adjoining properties.
- P1.2.2 Provision of trees and high quality landscaping:
 - i. enhances the built form, streetscape and pedestrian amenity, as viewed from the street;
 - ii. provides shade and amenity for communal streets and parking areas; and
 - iii. contributes to the visual appeal, comfort and amenity of the **development**, in particular private open space and communal open space and outlook from habitable rooms.
- P1.2.3 Development provides sufficient deep soil area to sustain healthy tree and plant growth, providing for an increase in urban tree canopy over time, and assist in managing the quantity and quality of stormwater.

DEEMED-TO-COMPLY

Development satisfies the following deemed-to-comply requirements (C)

Landscaping

- C1.2.1 Development to provide a minimum 15% soft landscaping per site with a minimum dimension of 1m (refer Figure 1.2a).
- C1.2.2 The primary street setback area is to provide a minimum 30% soft landscaping (Figure 1.2b).
- C1.2.3 The communal street (including any adjoining setbacks) and communal open space is landscaped and provided with adequate lighting to pathways and vehicle access areas.

Tree Canopy

- **C1.2.4** A minimum number of trees to be planted in accordance with Tables 1.2a and provided with the required deep soil area per tree in accordance with Table 1.2b.
- C1.2.5 For grouped and multiple dwellings, uncovered at-grade car parking to include shade trees planted at a minimum ratio of one small tree for every four car spaces, with the total required number of trees to be rounded up to the nearest whole number.

Note: These trees are in addition to the trees required in accordance with C1.2.4.



Figure 1.2a Soft landscaping minimum requirement per site

- 1.1 Private open space
- 1.3 Communal open space
- 2.3 Parking
- 3.3 Street setbacks
- 3.6 Streetscape

1.2 Trees and Landscaping (cont.)

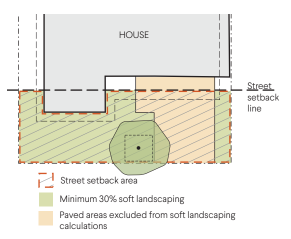


Figure 1.2b Soft landscaping requirement for street setback area

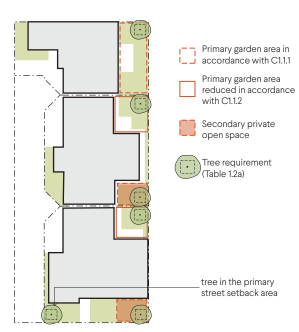


Figure 1.2c Tree planting requirements

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C1.2.6 For single houses and grouped dwellings, the soft landscaping requirement of C1.2.1 may be reduced to 10% where a significant existing tree is retained on site.

> Note: The reduction of soft landscaping only applies to the site on which the tree is retained. A retained tree replaces a tree requirement in Table 1.2a on a like-for-like basis.

C1.2.7 Where a **significant existing tree** is retained on site, a tree protection zone is to be provided in accordance with AS4970.

Landscaping plan

C1.2.8 For multiple dwellings, or five or more grouped dwellings, provide a landscaping plan in accordance with Appendix A3.

Table 1.2a Minimum tree requirements

Dwelling Type	Minimum tree requirements				
Single house (per dwelling)	1 small tree	Where the primary street setback is 1.5m or greater:			
Grouped dwellings (per dwelling)	1 small tree OR 2 small trees where primary garden area is reduced in accordance with C1.1.2	 frontages less than 20m: 1 small tree in the primary street setback or frontages 20m or greater: 1 small tree in the primary street setback per 10m frontage¹. 			
	Sites less than 700m²	1 medium tree and 2 small trees			
Multiple dwellings	Sites of 700-1000m ²	2 medium trees <u>or</u> 1 large tree and 1 small tree			
(per lot)		2 medium trees <u>or</u> 1 large tree and 1 small tree			
	Sites greater than 1000m ²	PLUS			
		1 medium tree per 400m² in excess of 1000m² or part thereof			

Trees required within the street setback area are in addition to trees required in the primary garden area and where providing a secondary private open space.

¹Frontage to be rounded down to the nearest 10m.

Tree requirements exclude ancillary dwellings.

Refer to Figure 1.2c for grouped dwelling tree requirements.

1.2 Trees and Landscaping (cont.)

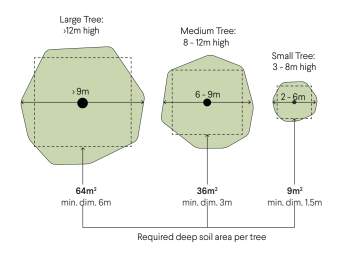


Figure 1.2d Deep soil area requirements by tree size

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Table 1.2b Tree size and deep soil area

	Tree specifications					
Tree size	Canopy diameter at maturity	Tree height at maturity	Minimum deep soil area	Minimum deep soil area dimension		
Small	2-6m	3-8m	9m²	1.5m		
Medium	6-9m	8-12m	36m²	3m		
Large	>9m	>12m	64m²	6m		

Refer to Figure 1.2d for the provision of deep soil area for tree requirements.

1.3 Communal open space

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

P1.3.1 Communal open space provides:

- i. good quality landscaping, trees and deep soil
- ii. safe, accessible and high amenity spaces for social interaction;
- iii. adequate space for its intended use and function, proportionate to the number of dwellings and number of occupants the dwellings are designed to accommodate; and
- iv. adequate measures to mitigate agains adverse amenity impacts including visual, noise and odour.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Communal open space - multiple dwellings only

- C1.3.1 Communal open space is provided for multiple dwelling development in accordance with Table **1.3a** and the following:
 - i. located in **common property** and behind the primary street setback line;
 - ii. to be universally accessible to all occupants of the development; and
 - iii. exclusive to the residential component of mixed use development.

- C1.3.2 Communal open space is separated or screened from potential sources of noise and odour, such as bins, vents, air conditioning units, and vehicle circulation areas.
- C1.3.3 Communal open space is designed and oriented to minimise the impacts of noise, odour, lightspill and overlooking on the habitable rooms and private open spaces within the site and of adjoining properties.

Table 1.3a Provision of communal open space

Development size	Minimum communal open space requirement Minimum accessible/hard landscape area (included in overall requirement)		Minimum communal open space dimension	Maximum covered roof area
Up to 10 dwellings	No requirement			
11 – 50 dwellings	6m² per dwelling up to maximum 300m²	4m² per dwelling up to 100m²	4m	25% of each communal open space area

Communal open spaces can be co-located with deep soil areas, soft landscaping area and/or co-indoor communal spaces

- 1.1 Private open space
- 1.2 Trees and landscaping
- 3.10 Visual privacy

1.4 Water management and conservation

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P1.4.1** Flooding risk is reduced to limit the impact of major rainfall events.
- P1.4.2 Stormwater is managed on site wherever possible either by containment or infiltration, as permitted by the soil and other site conditions, or otherwise appropriately treated to reduce the export of nutrients, sediments and other pollutants, prior to off site discharge.
- P1.4.3 Development incorporates water sensitive urban design mechanisms, including water conservation approaches and site appropriate stormwater collection, retention, treatment and reuse.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- C1.4.1 Stormwater runoff draining from roofs, driveways, communal streets and other impervious surfaces generated by a small rainfall event to be retained on site, with run-off directed to garden areas, rainwater tanks and infiltration cells (e.g. soakwells), appropriate to climatic, local soil and groundwater conditions.
- C1.4.2 Notwithstanding C1.4.1, stormwater may be directed to a district or local stormwater drainage system where required by the decision-maker due to climatic, local soil or groundwater conditions

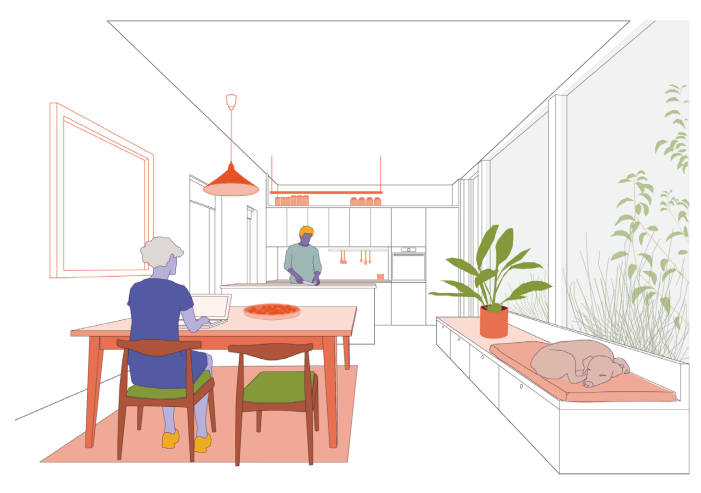
Related elements

- 1.2 Trees and landscaping

2.0 THE BUILDING

OBJECTIVES

- **2A** To promote the **development** of a range of housing options to suit the needs of the community.
- **2B** To optimise comfortable living, **natural** ventilation and winter solar gain to facilitate sustainable housing with particular regard for place and local climatic conditions.
- **2C** To ensure **dwellings** have adequately sized rooms and functional storage space.
- 2D To support provision of wellconsidered and designed car parking that is appropriate to the location and that minimises the impact on the development and streetscape.
- 2E To ensure ancillary structures and service areas are appropriately designed, located and integrated into the **development**.



INDOOR AMENITY

- 2.1 Size and layout of dwellings
- 2.2 Solar access and natural ventilation

FUNCTION

- 2.3 Parking
- 2.4 Waste management
- 2.5 Utilities
- 2.6 Outbuildings

HOUSING DIVERSITY

- 2.7 Universal design
- 2.8 Ancillary dwellings
- 2.9 Small dwellings
- 2.10 Housing on lots less than 100m²

2.1 Size and layout of dwellings

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

P2.1.1 Dwellings have a primary living space that:

- i. is proportionate to the type and size of the dwelling and intended number of occupants;
- ii. has a physical and visual relationship with the primary garden area, private open space and/ or public open space; and
- iii. incorporates environmental design principles, including passive solar design and appropriate daylighting and shading, appropriate for the
- **P2.1.2** Ceiling heights and room dimensions provide for well-proportioned spaces that facilitate good natural ventilation and daylighting.
- **P2.1.3** The size and layout of dwellings:
 - i. is functional with the ability to flexibly accommodate furniture:
 - ii. is appropriate to the intended number of occupants; and
 - iii. ensures functional, high amenity spaces.
- **P2.1.4** Development provides a mix of dwelling types, sizes and configurations that cater for diverse household types and changing community demographics, appropriate to the existing and/or future context of the locality.

DEEMED-TO-COMPLY

Development satisfies the following deemed-to-comply requirements (C)

Primary living space

C2.1.1 Each dwelling is to have one room that is the designated primary living space and can accommodate a dimension of at least 3.8m x 3.8m¹ (refer Figure 2.1a).

¹Exclusive of built-in cabinetry along walls.

C2.1.2 For single house and grouped dwellings:

- i. where the **primary living space** is provided on the ground floor, it is to have direct physical and visual access to the primary garden area;
- ii. where the primary living space is provided on an upper floor, it is to have direct physical and visual access to a private open space (such as a **balcony** or rooftop **terrace**) in accordance with Table 1.1b.
- **C2.1.3** For multiple dwellings, the primary living space is to have direct physical and visual access to private open space in accordance with Table 1.1b.
- C2.1.4 The maximum depth¹ of a single aspect primary **living space** shall be a maximum three times (3x) the ceiling height (refer Figure 2.1b).

¹Exclusive of built-in cabinetry along walls.

Note: Additional livings spaces (such as a second lounge room) are not subject to the requirements of C2.1.1 -C2.1.4

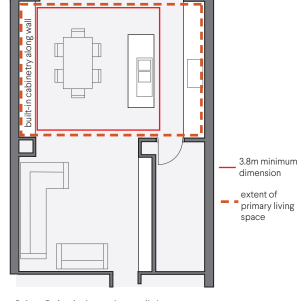


Figure 2.1a Calculating primary living space minimum dimensions

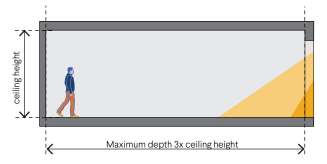


Figure 2.1b Single aspect primary living space depth and ceiling height

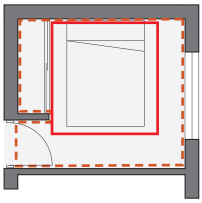
- 1.1 Private Open Space
- 2.2 Solar access and natural ventilation
- 3.4 Lot boundary setbacks

2.1 Size and layout of dwellings (cont.)

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P2.1.5** Each **dwelling** provides adequate, conveniently located **storage** for large items that are:
 - i. proportionate to the size of the dwelling and intended number of occupants; and
 - ii. integrated into the design of the building and/ or screened from view to ensure that it is not visually intrusive when viewed from the street.
- **P2.1.6** The siting and layout of **dwellings** minimizes potential impacts on **amenity** and provide appropriate visual and acoustic privacy to **habitable rooms** by:
 - locating, orienting or setting back habitable rooms;
 - ii. providing adequate landscape **screening** as a buffer; and/or
 - iii. providing acoustic treatments to reduce noise transfer.



2.7m minimum dimensior

9m² minimum internal floor area

Figure 2.1c Calculating bedroom minimum dimensions

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Habitable rooms

C2.1.5 Bedrooms have a minimum **internal floor area** of 9m² and can accommodate a minimum dimension of 2.7m x 2.7m (refer **Figure 2.1c**).

Minimum area is inclusive of built-in robes and cabinetry, however the minimum dimension excludes built-in robes and cabinetry.

- **C2.1.6** Measured from the finished floor level to the ceiling level, minimum ceiling heights for multiple dwellings are:
 - i. 2.65m for **habitable rooms**: and
 - ii. 2.4m for **non-habitable** rooms.

All other ceilings meet the requirements of the NCC.

Dwelling size and mix

C2.1.7 Multiple dwellings are to provide minimum internal floor areas in accordance with Table 2.1a.

Note: No dwelling size requirements apply to **single houses** and **grouped dwellings**.

C2.1.8 Where more than 10 **multiple dwellings** are proposed, no more than 80 per cent of dwellings have the same number of bedrooms.

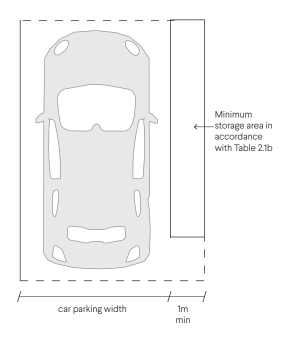
Table 2.1a Minimum dwelling size requirements for multiple dwellings

Dwelling Size	Minimum internal floor area
Studio	37m²
1 bed	47m²
2 bed x 1 bath	67m²
2 bed x 2 bath	72m²
3 bed x 1 bath	90m²
3 bed x 2 bath	95m²

An additional 3m² shall be provided for designs that include an additional separate toilet, and 5m² for designs that include an additional bathroom.

Minimum internal floor area excludes storerooms where they are accessed external to the **dwelling**.

2.1 Size and layout of dwellings (cont.)



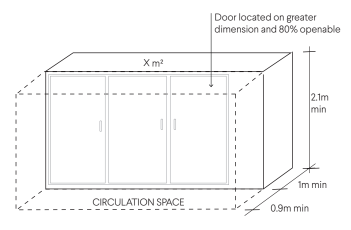


Figure 2.1d Minimum storage dimensions with adjacent circulation space

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Storage

- C2.1.9 Each dwelling has exclusive use of a dedicated, weatherproof storage area in accordance with Table 2.1b, that is located behind the primary street setback and accessible via an opening that does not open inwards.
- **C2.1.10** Notwithstanding **C2.1.9**, minimum **storage** area dimension can be reduced to 1m where:
 - i. it can be demonstrated that an adjacent circulation space achieves 0.9m clearance;
 - ii. the door or opening is located on the greater dimension and is openable for a minimum 80 per cent of the length; and
 - iii. the minimum storage area is still achieved (refer Figure 2.1d).

Managing impacts on amenity

- **C2.1.11** Major openings to ground floor multiple dwellings facing directly onto car parking areas and/or non-residential components of a mixed use development are set back a minimum 3m and are designed to ensure visual privacy and manage noise intrusion and light spill.
- C2.1.12 For multiple dwellings, potential noise sources such as garage doors, service areas, active communal open space, communal waste storage areas and non-residential components of a mixed use development are not located within;
 - i. 1m to the external wall of habitable rooms; and
 - ii. 3m of a window to a bedroom.

Table 2.1b Storage requirements

Dwelling Size	9		Minimum storage area height
Studio / 1 bed	3m²		2.1m
2 bed	4m²		
3 bed +	Single houses and grouped dwellings: 4m² Multiple dwellings: 5m²	1.5m ¹	

Minimum dimension refers to the minimum length and width of the **storage** area.

Storage can be co-located within a **garage** or **carport** but must provide a dedicated area.

Dimensions and areas are exclusive of services, plant, **utilities**, bin storage, bicycle parking and fixtures and facilities.

¹Minimum dimension can be reduced in accordance with C2.1.10

2.2 Solar access and natural ventilation

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P2.2.1** In climate zones 4, 5 and 6 the development is sited, oriented and designed to optimize winter solar gain whilst limiting summer sunlight into:
 - i. the primary living space and habitable rooms;
 - ii. private open spaces, including the primary garden area:
 - iii. while balancing site constraints, outlook and views of significance.
- P2.2.2 Windows to habitable rooms are designed and positioned to optimize daylight, natural ventilation and outlook, while maintaining a reasonable level of visual privacy.
- P2.2.3 Dwellings optimize natural ventilation to habitable rooms (and bathrooms where possible) that is responsive to site and local climatic conditions

DEEMED-TO-COMPLY

Development satisfies the following deemed-to-comply requirements (C)

Windows and openings

- C2.2.1 Every habitable room has a minimum of one openable external window:
 - i. visible from all parts of the room;
 - ii. with an aggregate glazed area not less than 10 per cent of the habitable room internal floor area: and
 - iii. comprising a minimum of 50 per cent of transparent glazing.

Note: 3.10 Visual privacy provisions may still apply.

- C2.2.2 Where a courtyard is the only source of daylight to a habitable room, the courtyard must be uncovered and open to the sky with a:
 - i. minimum dimension of 0.5 times the wall height; and
 - ii. minimum area of 4m² (refer Figure 2.2a).
- C2.2.3 Bathrooms located on external walls (excluding boundary walls) must have a minimum of one openable window for natural ventilation.

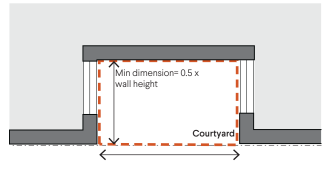




Figure 2.2a Courtyard minimum dimensions

- 1.1 Private Open Space
- 2.1 Size and layout of dwellings
- 3.2 Building height
- 3.4 Lot boundary setbacks
- 3.10 Visual privacy

2.2 Solar access and natural ventilation (cont.)

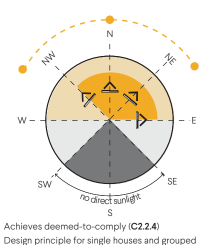


Figure 2.2b Orientation of major opening to the primary living space

Orientation of major opening to primary living space

dwellings to achieve 2 hours solar access

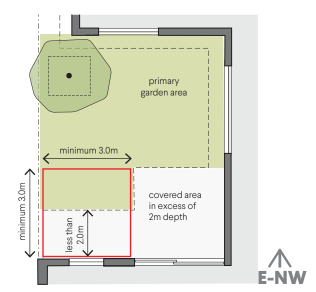


Figure 2.2c Minimum dimension of an uncovered open area

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Orientation of major openings

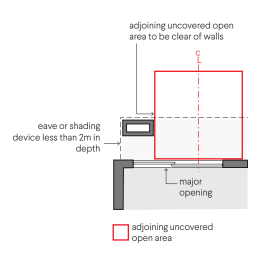
Note: No orientation requirements apply to **primary living areas** located in **climate zones** 1 and 3.

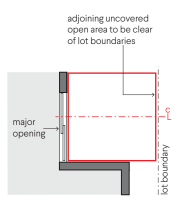
- C2.2.4 For single houses and grouped dwellings in climate zones 4,5 and 6, a major opening to the primary living space is oriented between north-west and east in accordance with Figure 2.2b, with an adjoining uncovered open area with:
 - i. a minimum dimension 3m x 3m¹ in accordance with Figure 2.2c; and
 - ii. the exception of eaves or shading devices up to 2m depth.

'The centre line of the minimum 3m x 3m area must be contained within the glazed area of the major opening (Figure 2.2d).

C2.2.5 For multiple dwellings in climate zones 4, 5 and 6:

- i. a minimum of 70 per cent of dwellings have a primary living space that achieves at least 2 hours direct sunlight between 9am and 3pm on 21 June; and
- ii. a maximum of 15 per cent of dwellings in a building receiving no direct sunlight to the primary living space between 9am and 3pm on 21 June.





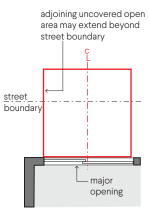


Figure 2.2d Adjoining uncovered open areas

2.3 Parking

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P2.3.1** Siting and the extent of parking does not dominate the development or streetscape and responds to the context and local character by:
 - i. supporting the efficient use of the site; and
 - ii. minimising the extent of paving for parking and vehicle access.
- **P2.3.2** Adequate parking is provided for various modes of transport, including bicycles, motorcycles, scooters and cars, that has regard to the following considerations:
 - i. the proximity of the proposed development to public transport, activity centres, areas of amenity and other facilities;
 - ii. the type, size and number of dwellings; and
 - iii. the availability of on-street and other offstreet parking.
- P2.3.3 Parking spaces are designed for flexibility and adaptability having regard for:
 - i. the needs of occupants, including consideration of universally accessible parking spaces; and
 - ii. the ability to use the space for alternative purposes.

DEEMED-TO-COMPLY

Development satisfies the following deemed-to-comply requirements (C)

Occupant parking

- C2.3.1 Occupant car parking is provided on site and in accordance with Table 2.3a.
- C2.3.2 Motorcycle/scooter parking for multiple dwellings is provided on site in accordance with Table 2.3a.
- C2.3.3 Car spaces and manoeuvring areas designed and provided in accordance with AS2890.1.

Visitor parking

- **C2.3.4** Visitor car parking for **grouped** and **multiple** dwellings is provided on site and in accordance with Table 2.3a.
- **C2.3.5** Visitor car parking spaces to be:
 - i. marked and clearly signposted as dedicated for visitor use only;
 - ii. located on common property; and
 - iii. connected to building entries via a continuous path of travel.

- 3.3 Street setbacks
- 3.6 Streetscape
- 3.7 Access

2.3 Parking (cont.)

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Table 2.3a Car parking requirements

	Location A	Minimum parking space(s) (per dwelling)	Maximum garage and carport parking (per dwelling)	
	Ancillary dwelling	0	1	
	Studio and 1 bedroom dwelling	0	1	
	2 bedroom dwelling	0	2	
Occupant car parking	3+ bedroom dwelling	1	2	
	Location B	Minimum parking space(s) (per dwelling)	Maximum garage and carport parking (per dwelling)	
	Ancillary dwelling	0	1	
	Studio and 1 bedroom dwelling	1	1	
	2 bedroom dwelling	1	2	
	3+ bedroom dwelling	1	2	
	Number of dwellings	Minimum Parking		
	0-4 dwellings	No visitor car parking required		
Visitor carparking	5-8 dwellings	1		
	9-12 dwellings	2		
	13 or more dwellings	3, plus 1 additional space per four dwellings or part thereof		
Motorcycle /scooter parking	0-19 dwellings	No motorcycle/s	scooter parking required	
(multiple dwellings only)	20 or more dwelings	One motorcycle/scooter space for every 10 car parking spaces		

Minimum parking applies to all types of parking on site including (but not limited to) garages, carports, uncovered spaces, undercroft and basement parking.

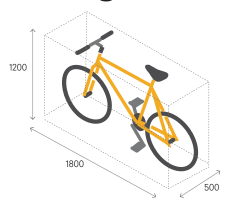
Maximum carparking applies to garages and carports. Additional parking may be provided as uncovered spaces, undercroft or basement parking.

LOCATION A - includes all land located within:

- 800m walkable catchment of a train station on a high-frequency rail route;
- 250m walkable catchment of a transit stop:
 - o on a high-frequency transit route; or
 - o that has multiple transit routes, that when combined stop every 15 minutes during weekday peak periods (7am –9am and 5pm 7pm); or
- the defined boundaries of an activity centre.

LOCATION B - includes all land that is not within Location A.

2.3 Parking (cont.)



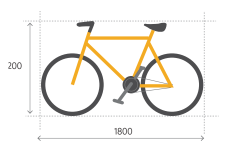




Figure 2.3a Bicycle parking

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Bicycle parking

C2.3.6 Bicycle parking is provided on site and in accordance with Table 2.3b and Figure 2.3a.

 Table 2.3b
 Minimum bicycle parking requirements

		Minimum number of bicycle spaces				
Occupant bicycle parking		Single houses	Single houses Grouped dwellings		Multiple dwellings	
		No minimum requirement		0.5 x the total number of dwellings		
0-9 dwellings			No vis	itor bicycle parking	required	
Visitor bicycle parking	10 or more dwellings	No visitor bicycle p	parking required	0.1 x the total number of dwellings		

Where the bicycle parking calculation results in a fraction of a space, the requirement is to be rounded up to the nearest whole number.

2.4 Waste Management

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P2.4.1** Sufficient space for waste storage is provided that:
 - i. is convenient for residents:
 - ii. has collection areas which can be accessed by service vehicles; and
 - iii. can be secured and managed where required.
- P2.4.2 Waste management facilities are located and screened to minimise negative impacts on the streetscape, communal areas, building entries, major openings, and the local amenity.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- **C2.4.1** A dedicated and accessible space is provided to accommodate the required number and type of waste storage bins for the development, in line with requirements of the local government and separate from any waste storage areas associated with the non-residential component of a mixed use development.
- C2.4.2 Where multiple dwellings, or five or more grouped dwellings are proposed, a waste management plan to the satisfaction of the decision-maker, is to be provided.
- **C2.4.3** Waste storage bins are **screened** from view from communal areas, the street, public open space, and other areas accessible to the public.
- C2.4.4 Where a communal waste storage area is provided, it is to be separated or screened from major openings, primary garden areas and communal open space to avoid the adverse impact of potential sources of noise and odour.

- 2.1 Size and layout of dwellings
- 3.6 Streetscape

2.5 Utilities

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P2.5.1** The **site** is serviced with **utilities** that that are fit for purpose and meet current performance and access requirements of service providers, addressing access, maintenance and safety considerations.
- P2.5.2 Utilities balance operational requirements with the need to minimise:
 - i. visual, noise, heat and air quality impacts on habitable rooms and private open space both on the development site and adjoining properties; and
 - ii. the visual impact on the streetscape.

DEEMED-TO-COMPLY

Development satisfies the following deemed-to-comply requirements (C)

- C2.5.1 Service utilities are designed and located such that they:
 - i. are accessible and can be safely maintained;
 - ii. maintain clear sightlines for vehicle access; and
 - iii. integrated into the design of the **development** and/or screened from view of the street.

Note: Where required by the **NCC**, fire service infrastructure is located to be visible, and with unobstructed access for its required use during an emergency.

- C2.5.2 Functional utilities (with the exception of solar collectors and electric vehicle charging):
 - i. are located behind the **primary street setback** and not visible from the primary street;
 - ii. are designed to integrate with the development; and
 - iii. are located and/or screened so that they are not visually obtrusive and minimise the impact of noise sources to habitable rooms and private open space both on the development site and adjoining properties.
- **C2.5.3** Where provided, **solar collectors** are located on the roof or other parts of buildings, and prioritise functional performance.

- 1.1 Private open space
- 3.3 Street setbacks
- 3.6 Streetscape

2.6 Outbuildings

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P2.6.1** Outbuildings do not negatively impact the amenity for residents of the development, adjoining properties or the streetscape.
- **P2.6.2** Siting and size of **outbuildings** does not compromise the ability to provide adequate primary garden area, soft landscaping, trees and deep soil areas.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C2.6.1 Any outbuilding:

- i. individually or collectively does not exceed 60m² per site;
- ii. is not located within the primary or secondary street setback area:
- iii. does not exceed a wall height of 3m;
- iv. does not exceed a ridge height of 4.2m;
- v. is set back or built up to lot boundaries in accordance with C3.4.1, C3.4.4 or C3.4.5;
- vi. does not exceed the maximum allowable site cover in accordance with C3.1.1:
- vii. does not reduce the minimum primary garden area required in accordance with C1.1.1;
- viii. does not reduce the minimum soft landscaping required in accordance with C1.2.1; and
- ix. does not reduce the minimum tree requirement and associated deep soil area in accordance with C1.2.4.

C2.6.2 Notwithstanding C2.6.1(iii), where an outbuilding is designed to be compatible with the colour and materials of the dwelling on the same site, the wall height may be increased to 3.5m.

> Outbuildings will need to comply with the NCC requirements, including but not limited to fire separation.

- 1.1 Private open space
- 1.2 Trees and landscaping
- 3.1 Site cover
- 3.4 Lot boundary setbacks

2.7 Universal design

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P2.7.1** Development provides accessible housing or adaptable dwellings that are proportionate in number to the size of the development and intended occupancy.
- P2.7.2 Accessible housing and adaptable dwellings provide housing options for people with disabilities and/or limited or reduced mobility, facilitate ageing in place, and are designed in accordance with the universal design requirements:
 - i. of the Livable Housing Design Guidelines;
 - ii. of the Australian Building Codes Board Livable Housing Design Standard (2022);
 - iii. of AS4299: and/or
 - iv. to suit the specific needs of the occupant.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- C2.7.1 Where 10 or more grouped or multiple dwellings are proposed, a minimum 20 per cent¹ of all dwellings are:
 - i. designed and constructed to a minimum silver level universal design in accordance with A4 Universal design requirements, or
 - ii. certified Livable Housing Australia to a minimum silver level of performance.

Note: No universal design requirements apply for single houses or grouped and multiple dwellings development with less than 10 dwellings.

All other provisions of the R-Codes still apply.

¹Where calculations result in a fraction of a dwelling, the requirement is to be rounded up to the nearest whole number.

- C2.7.2 Accessible dwellings that seek to apply the gold level universal design site area variation as per Part **D, C1.1.6** or **C1.1.7** shall;
 - i. be designed and constructed in accordance with the gold level universal design requirements of A4 Universal design requirements, or are certified Livable Housing Australia to a minimum gold level of performance: and
 - ii. have a maximum internal floor area of:
 - a. in the case of single houses and grouped dwellings – 110m²; or
 - b. in the case of multiple dwellings 90m².

Note: All other provisions of the R-Codes still apply.

- Part D 1.1 Site area
- 2.1 Size and layout of dwellings

2.8 Ancillary dwellings

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P2.8.1** The size of an ancillary dwelling allows for adequate internal amenity whilst remaining incidental to the primary dwelling.
- **P2.8.2** Ancillary dwellings allow for diversity of housing without having an adverse impact on the amenity
 - i. adjoining properties;
 - ii. streetscape and local character; and
 - iii. the primary dwelling.

DEEMED-TO-COMPLY

Development satisfies the following deemed-to-comply requirements (C)

- C2.8.1 An ancillary dwelling in accordance with Table 2.8a, provided that it:
 - i. does not preclude the primary **dwelling** from meeting the maximum site cover and the minimum required private open space, soft landscaping, trees and deep soil area; and
 - ii. complies with the following design elements as relevant:
 - Solar access and natural ventilation
 - 2.3 Parking
 - 2.5 Utilities
 - Site cover
 - **Building height**
 - 3.3 Street setbacks
 - 3.4 Lot boundary setbacks
 - Site works and retaining walls
 - 3.6 Streetscape
 - 3.7 Access
 - Solar access for adjoining sites
 - Visual privacy

Table 2.8a Ancillary dwelling requirements

Dwelling type		Ancillary dwelling type	dwelling ancillary	
Single house and grouped dwellings		All types of ancillary dwellings	1 per site	70m²
Multiple dwellings	1-19 dwellings		1 per development	70 m²
	20 or more dwellings	Dual key dwelling only	2 per development and 1 per additional 10 dwellings ¹	70m²

¹Rounded down to the nearest 10 **dwellings**

Note: The above provisions relate to the ancillary dwelling portion of the development, with the exception of 3.1 Site cover, 3.4 Lot boundary setbacks and 3.9 Solar access for adjoining sites which would need to be assessed in combination with the primary dwelling. The primary dwelling would still need to comply with all relevant provisions of the R-Codes.

- 1.1 Private open space
- 1.2 Trees and landscaping
- 3.1 Site cover

2.9 Small dwellings

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P2.9.1** The design of **small dwellings** ensures adequate indoor and outdoor **amenity** for occupants.
- **P2.9.2** Alternative and affordable housing options are provided for small households where it can be demonstrated that the **development**:
 - i. is located in an area that has good access to public transport, public open space, local retailing, and other community infrastructure;
 - responds to a demand for small dwellings in the locality which may be recognised in the local planning framework;
 - iii. provides an adequate mix of dwelling sizes; and
 - iv. is consistent with the existing and/or future intended **streetscape** and **local character**.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Small Dwellings - Part D, C1.1.6 and C1.1.7 applies and provides a site area concession

- **C2.9.1** Small dwellings subject to the site area concession of Part D, C1.1.6 or C1.1.7 shall comply with the following:
 - for single houses and grouped dwellings, a maximum internal dwelling floor area of 70m², or for multiple dwellings a maximum internal floor area of 60m²;
 - ii. parking provided in accordance with **Table 2.3a**; and
 - iii. all other provisions of the R-Codes.

Related elements

- Part D 1.1 Site area
- 2.1 Size and layout of dwellings

2.10 Housing on lots less than 100m²

Housing on lots less than 100m² - applies to single houses and grouped dwellings in areas coded R100-SL only.

DESIGN PRINCIPLES

 $\begin{tabular}{ll} \textbf{Development} \ demonstrates \ compliance \ with the following \\ \textbf{design principles} \ (P) \end{tabular}$

- **P2.10.1** Housing on **lots** less than 100m² are integrated with the **streetscape** and surrounding **development** and does not form the predominant housing type in a **street**
- **P2.10.2** Housing on **lots** less than 100m² are designed to a high standard to contribute to the desired **streetscape** character and do not adversely impact the **amenity** of **adjoining properties**.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C2.10.1 Single houses and grouped dwellings in areas coded R100-SL are to comply with the following:

- i. dwellings to front a primary street, secondary street, or public right-of-way; and
- ii. all provisions of the R-Codes to apply, subject to the modifications in **Table 2.10a**.

Related elements

- Part D - 1.1 Site area

2.10 Housing on lots less than 100m² (cont.)

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Table 2.10a Modified provisions for housing on lots less than 100m²

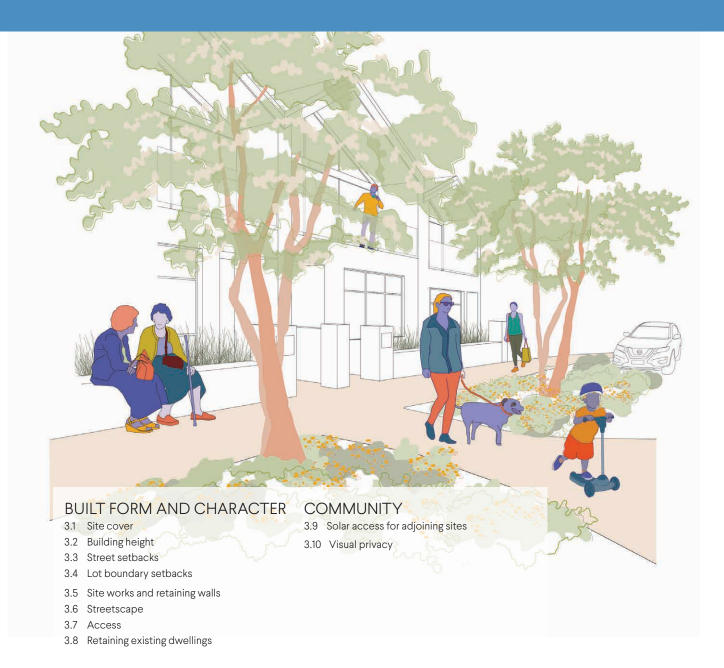
R-Code Element (Part C)	Clauses	Modified provision
1.1 Private open space	C1.1.1	Dwellings to provide: - a single consolidated uncovered primary garden area with a minimum area of 15m² and a minimum dimension of 3m; OR - one private open space (such as a balcony or roof terrace) in accordance with Table 1.1b.
1.2 Trees and landscaping	C1.2.1 C1.2.2 C1.2.4	Landscaping - minimum of 10% of the site to be provided as soft landscaping, with a minimum dimension of 1m; and - no minimum landscaping of the street setback area. Trees - no minimum tree requirements
2.1 Size and layout	C2.1.6	Measured from the finished floor level to the ceiling level, minimum ceiling heights for dwellings are: - 2.65m for habitable rooms; and - 2.4m for non-habitable rooms. All other ceilings meet the requirements of the NCC.
3.1 Site cover	C3.1.1	Maximum site cover of 85%
3.2 Building height	C3.2.1	Minimum two storey building height. Maximum four storey building height in accordance with Table 3.2a.
3.3 Street setbacks	C3.3.1	Primary or secondary street - 1m primary and secondary street setback Right-of-way - 0.5m setback to adjoining right-of-way; and - nil street setback for upper floors
3.4 Lot boundary setbacks ¹	C3.4.4	Boundary walls permitted: - behind the street setback; and - to a maximum boundary wall height of 13m.
3.6 Streetscape	C3.6.7	Street fences to not exceed 900mm in height.
3.9 Solar access for adjoining sites	All	No overshadowing requirements apply.
3.10 Visual privacy ¹	All	No visual privacy requirements apply.

Where **development** abuts an **adjoining property** not coded R100-SL, the modified provisions of **Table 2.10a** do not apply.

3.0 NEIGHBOURLINESS

OBJECTIVES

- **3A** To deliver **amenity** and liveability for residents of new development and adjoining properties, with regard to sunlight, solar access, natural ventilation and visual privacy.
- **3B** To ensure that **development** is appropriately scaled, particularly in respect to building bulk and height, and is sympathetic to the scale of the street and surrounding buildings, or for precincts undergoing a transition, the desired future character of the area as identified in the local planning framework.
- **3C** To contribute to place responsive, attractive streetscapes.
- **3D** To ensure that safe, legible access is provided to dwellings for pedestrians, bicycle riders and vehicles.



3.1 Site cover

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P3.1.1** The **site cover** of the **development** is suitable for its context to:
 - i. achieve appropriate building bulk on the site, consistent with the intent of the applicable density code and/or as outlined in the local planning framework;
 - ii. ensure sufficient outdoor space for landscaping including trees and deep soil
 - iii. ensure adequate solar access and natural ventilation into the dwelling;
 - iv. provide opportunities for residents to use space external to the dwelling for outdoor pursuits and access within and around the **site**;
 - v. provide space for **utilities** and essential facilities; and
 - vi. be compatible with the existing and/or desired streetscape and local character.

DEEMED-TO-COMPLY

Development satisfies the following deemed-to-comply requirements (C)

C3.1.1 Development on each site does not exceed the maximum site cover percentages of Table 3.1a.

Table 3.1a Maximum site cover requirements

ı		1				1
	R30	R35	R40	R50	R60	R80
	60%	60%	65%	65%	70%	70%

R80 Code standards apply to **single houses** and **grouped** dwellings in areas coded R100, R160 and R-AC.

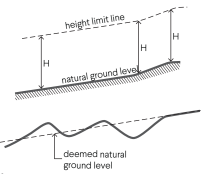
- 1.1 Private open space
- 1.2 Trees and landscaping
- 2.2 Solar access and natural ventilation

3.2 Building height

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- P3.2.1 Building height, bulk and scale is appropriate for the existing and/or desired future streetscape and local character of the area and nearby development.
- P3.2.2 Building height is considerate of the impact on the amenity of adjoining properties or the streetscape, including road reserves and public open space reserves, and where appropriate maintains:
 - adequate solar access into indoor and outdoor active habitable space and solar collectors; and
 - ii. access to views of significance.



Notes

The height of a building is taken as the highest point at any part of the development immediately above natural ground level.

Where natural ground level varies across the site, deemed natural ground level is to be used.

Figure 3.2a Measuring building height and natural ground level

Related elements

- 3.4 Lot boundary setbacks
- 3.6 Streetscape
- 3.9 Solar access for adjoining sites

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C3.2.1 Building height complies with Table 3.2a.

Table 3.2a Maximum building heights

R-Coding	Maximum number of storeys	Concealed or skillion roof	Pitched, hipped or gabled roof		
		Maximum building height	Maximum height of wall	Maximum total building height	
R30 - 40	2	8m	7m	10m	
R50 - 60	3	11m	10m	13m	
R80	4	14m	13m	16m	

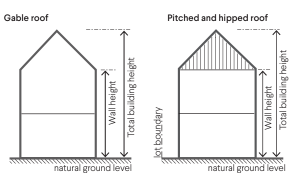
R80 Code standards apply to single houses, grouped dwellings in areas coded R100, R160 and R-AC

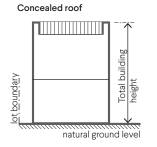
Refer Figure 3.2a for building height and natural ground level measurement guidance.

Refer Figure 3.2b for wall height and total building height guidance.

This table provides a maximum **building height** only and **development** will need to consider other elements such as 3.9 Solar access for adjoining sites.

Where roof top terraces are proposed, the concealed or skillion roof controls apply.





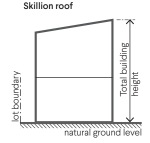


Figure 3.2b Measurement of total building height

3.3 Street setbacks

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P3.3.1** Buildings are set back from street boundaries an appropriate distance to ensure they:
 - i. are consistent with the existing or future streetscape and local character;
 - ii. provide sufficient space for tree planting and other landscaping, as well as community interaction;
 - iii. provide adequate privacy to the dwellings;
 - iv. accommodate **site** planning requirements such as parking and **utilities**; and
 - allow safety clearances for easements for essential service corridors and sightlines.
- **P3.3.2** Buildings mass and form that:
 - i. uses design features to affect the size and scale of the building;
 - ii. provide the opportunity for building articulation, such as well-defined entries, varying setbacks across the building width, verandahs, porches and balconies;
 - iii. uses appropriate minor projections that do not detract from the character of the **streetscape**;
 - iv. minimises the proportion of the façade at ground level taken up by building services, vehicle entries, parking supply, blank walls, servicing infrastructure access, meters and the like; and
 - v. positively contributes to the prevailing or future development context and streetscape as outlined in the local planning framework.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Setback of buildings

C3.3.1 Buildings are set back from the street boundary in accordance with Table 3.3a.

Minor projections, such as chimneys, eaves, window hoods and other architectural features, are acceptable provided they do not project more than 0.75m into the **street setback**.

Note: Minor projections will need to comply with the **NCC** requirements.

- **C3.3.2** Notwithstanding **C3.3.1**, the following reductions are permitted:
 - i. in areas coded R30, R35 and R40, the primary street setback line may be reduced by up to 1m for a total of 30 per cent of the frontage width (refer Figure 3.3a); and/or
 - for a porch, verandah, unenclosed balcony or equivalent the primary street setback may be reduced up to half the required primary street setback as specified in Table 3.3a, up to the full building width (refer Figure 3.3b).
- C3.3.3 Buildings set back from a corner lot truncation boundary in accordance with the secondary street setback line in Table 3.3a.

Table 3.3a Minimum setback of buildings from the street

Street type	R30	R35	R40	R50	R60	R80
Primary street	4m	4m	3m	2m	2m	2m
Secondary street	1.5m	1.5m	1m	1m	1m	1m
Adjoining communal street	0.5m					
Adjoining laneway or right-of way where it is the primary street to the dwelling 1	2m					
Adjoining laneway or right-of way	0.5m					

R80 Code standards apply to **single houses** and **grouped dwellings** in areas coded R100, R160 and RAC.

Where road widening is required, **street setbacks** are to be calculated from the adjusted **street boundary**.

Does not apply to ancillary dwellings.

- 1.2 Trees and landscaping
- 2.3 Parking
- 3.4 Lot boundary setbacks
- 3.6 Streetscape

3.3 Street setbacks (cont.)

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

P3.3.3 Garages and/or carports are set back to:

- i. contribute positively to the streetscape and appearance of dwellings;
- maintain clear sightlines along the street, to not obstruct views of dwellings from the street and vice versa; and
- iii. ensure vehicle parking on a **driveway** only occurs where space permits and does not impede on any existing or planned adjoining pedestrian, cycle, or dual-use path.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Setback of garages and carports

C3.3.4 Garages are set back from the primary street boundary in accordance with Table 3.3b.

Table 3.3b Setback of garages from the primary street

R-Coding	Primary street setback	
R30-R35	Minimum 5.0m¹ (Refer Figure 3.3c)	
R40 and above	In accordance with Table 3.3a	

¹ The **garage** setback from the **primary street** may be reduced to 4.5m where an existing or planned footpath, shared path or road alignment is located more than 1m from the **street boundary**.

- **C3.3.5** Carports are set back from the primary street boundary in accordance with Table 3.3a. This setback may be reduced by up to 50 per cent where:
 - i. the carport is set back from the lot boundary in accordance with **C3.4.3**;
 - ii. the carport width does not exceed the requirement of **C3.6.6**;
 - iii. the carport is free of walls (excluding pillar and posts with a horizontal dimension of 450mm by 450mm or less) for all portions that project forward of the **primary street setback line**; and
 - iv. the construction allows an unobstructed view between the dwelling and the street, right-ofway or equivalent.
- C3.3.6 Garages and carports are set back from a secondary street, right-of way and communal street in accordance with Table 3.3a.

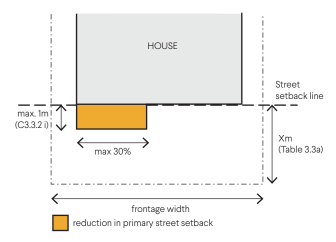
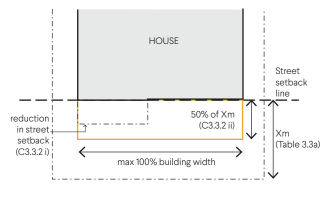


Figure 3.3a Reduction in primary street setback for R30, R35 and R40 coded lots



unenclosed porch, balcony or verandah

Figure 3.3b Reduction in primary street setback for porch, verandah and unenclosed balcony

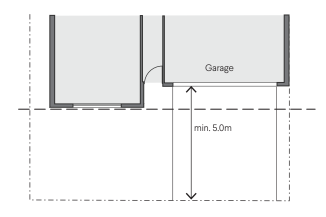


Figure 3.3c Setback of garage from the primary street

3.4 Lot boundary setbacks

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P3.4.1** Lot boundary setbacks reinforce the location's streetscape character and are consistent with the existing or desired built form local character.
- **P3.4.2** The setback of development from lot boundaries provides a transition between **sites** with different land uses or intensity of development.
- P3.4.3 Buildings are set back from lot boundaries or adjacent buildings on the same lot to:
 - i. provide adequate solar access and natural ventilation to the building and open spaces on the site and adjoining properties; and
 - ii. address the potential for overlooking and resultant loss of privacy on adjoining properties.

DEEMED-TO-COMPLY

Development satisfies the following deemed-to-comply requirements (C)

Lot boundary setbacks

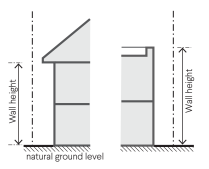
C3.4.1 Buildings are set back from **lot boundaries** in accordance with Table 3.4a. Refer Figure 3.4a, b

> Minor projections, such as chimneys, eaves, window hoods and other architectural features, are acceptable provided they do not project more than 0.75m into the lot boundary setback.

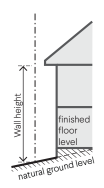
> Note: Minor projections will need to comply with the NCC requirements.

Table 3.4a Lot boundary setbacks

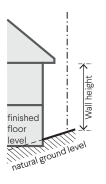
Wall height ¹	Minimum lot boundary setback	
Up to 3.5m	1m	
3.6 – 7m	1.5m	
7.1 – 10 m	3m	
10.1m and above	3m	
¹Rounded to the nearest 0.1m		



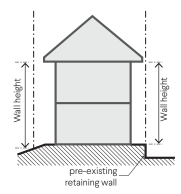
Where natural ground level at lot boundary is level with natural ground level at base of wall

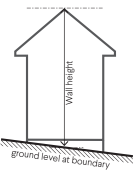


Where natural ground level at lot boundary is lower than natural ground level at base of



Where natural ground level at lot boundary is higher than natural ground level at base of wall





- 3.2 Building height
- 3.3 Street setbacks
- 3.9 Solar access for adjoining sites
- 3.10 Visual privacy

Figure 3.4a Measuring wall height for lot boundary setbacks

Figure 3.4b Measuring wall height with Figure 3.4c Measuring wall an existing retaining wall

height to a gable

3.4 Lot boundary setbacks (cont.)

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

P3.4.4 Buildings are built up to **lot boundaries** where this:

- iii. makes more effective use of space for primary garden areas and/or private open space;
- iv. maintains adequate solar access to major openings and private open space of adjoining properties; and
- v. contributes positively to the prevailing or future development context and streetscape as outlined in the local planning framework.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- C3.4.2 The second storey of walls shall be set back in accordance with Table 3.4a for a maximum wall length of 14m (including any balconies). For a portion of wall exceeding 14m in length:
 - i. the wall is to be set back 3m from the lot **boundary** for the remainder of its length; or
 - ii. contain a minimum 3m x 3m separation measured from the lot boundary (Refer Figure 3.4d).

Note: This applies only to two storey walls as three and four storey walls are already required to be set back 3m.

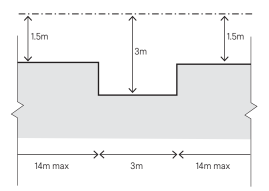
- C3.4.3 Carports, patios, verandahs or equivalent structures are permitted to be built up to the lot boundary where the:
 - i. structures are less than 10m in length;
 - ii. structures do not exceed an equivalent wall height of 3m (measured to the top of pillar and/ or post, refer Figure 3.4e);
 - iii. structures do not exceed a ridge height of 4.2m;
 - iv. pillar and posts on the boundary are of a horizontal dimension of 450mm by 450mm or less.

Note: Carports, patios, verandahs or equivalent structures will need to comply with the NCC requirements, including but not limited to fire separation and noncombustible materials.

Pillars or posts located on the **boundary** with a horizontal dimension of 450mm or less are to be excluded from the calculations of boundary wall length.

Boundary walls

- C3.4.4 Boundary walls may be built in accordance with Table 3.4b provided:
 - i. boundary walls are located behind the street setback:
 - ii. overshadowing does not exceed the limits of C3.9.1, C3.9.2 and C3.9.3; and
 - iii. they are finished to an equivalent standard to the rest of the development, to the satisfaction of the decision-maker.
- **C3.4.5** Where the **boundary wall** abuts an existing or simultaneously constructed wall of similar or greater dimension, that boundary wall may exceed the requirements of C3.4.4 up to the extent of height and length of the existing boundary wall.



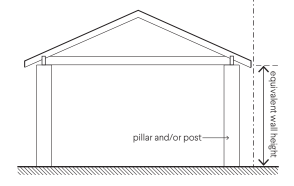


Figure 3.4d Setbacks for two storey walls

Figure 3.4e Measuring equivalent wall height for carports. patios, verandahs or equivalent structures

3.4 Lot boundary setbacks (cont.)

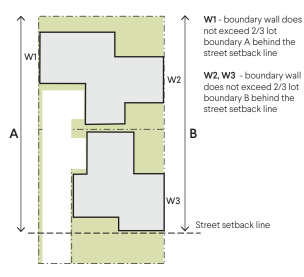


Figure 3.4f Single storey boundary walls- two lot boundaries

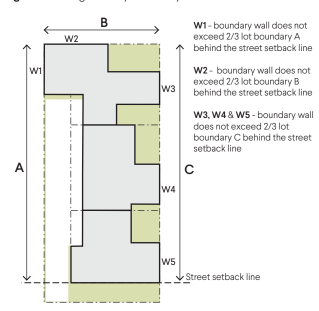


Figure 3.4g Boundary walls – all lot boundaries

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Table 3.4b Lot boundary setbacks

R-Coding		Maximum boundary wall height	Maximum boundary wall length	
R30 – R35		3.5m	Maximum two-thirds the length of the lot boundary the wall abuts, measured from behind the street setback line. Applicable up to two lot boundaries.	
R40		3.5m	Maximum two-thirds the length of the lot boundary the wall abuts, measured from behind the street setback line . Applicable to all lot boundaries.	Figure 3.4g
	Where frontage is 8.5m or less	7m	Maximum 14m length, at which point the wall is to be set back 3m measured from the lot boundary for a minimum length of 3m. Applicable to all lot boundaries.	Figure 3.4h
R50 – R80	Where frontage is greater than 8.5m	7m	Maximum 14m length, at which point the wall is to be set back 3m measured from the lot boundary for a minimum length of 3m, with a cumulative maximum of two-thirds the length of the lot boundary the wall abuts measured from behind the street setback line. Applicable to all lot boundaries.	Figure 3.4g and 3.4h

R80 Code standards apply to single houses and grouped dwellings in areas coded R100, R160 and R-AC.

Where the subject **site** is adjacent to a site with a lower density code, the maximum **wall** length and height of the **boundary wall between** them is determined by the lower density code.

Where a **boundary wall** incorporates a retaining **wall** directly beneath the boundary wall, the retaining wall does not require assessment under clause **C3.5.2** and is to be included in the wall height for the purpose of clause **C3.4.4** (refer **Figure 3.4i**).

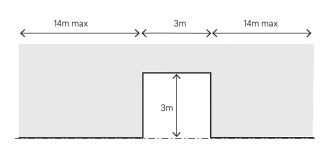


Figure 3.4h Two storey boundary wall setbacks

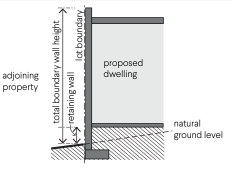


Figure 3.4i Total boundary wall height with retaining wall below

3.4 Lot boundary setbacks (cont.)

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Grouped and multiple dwellings on the same lot

C3.4.6 For grouped dwellings on the same lot, the lot boundary provisions of **C3.4.1** to **C3.4.5** are to apply to internal site boundaries as if they were lot boundaries (refer **Figure 3.4j**).

C3.4.7 For multiple dwellings, buildings on the same lot or facing portions of the same building are to be set back from each other as though there is a lot boundary between them (refer Figure 3.4k).

Note: Visual privacy setbacks may also apply.

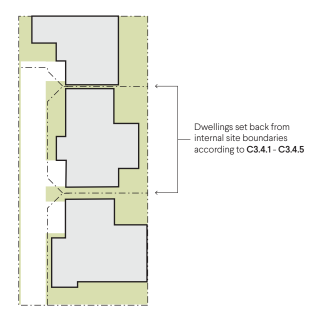


Figure 3.4j Setbacks to internal lot boundaries

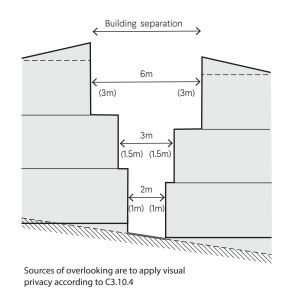


Figure 3.4k Building separation for multiple dwellings

3.5 Site works and retaining walls

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P3.5.1** Development that considers and responds to the natural features of the site and requires minimal excavation/fill.
- P3.5.2 Where excavation/fill is necessary, all finished levels respect the natural ground level at the lot boundary of the site and as viewed from the street.
- **P3.5.3** Retaining walls that result in land which can be effectively used for the benefit of residents, do not detrimentally affect the amenity of adjoining properties in the opinion of the decision-maker, and are designed, engineered and landscaped having due regard to the provisions of element 3.10 Visual privacy.

DEEMED-TO-COMPLY

Development satisfies the following deemed-to-comply requirements (C)

- **C3.5.1** Retaining walls, fill and excavation forward of the street setback line, not more than 0.5m above or below the **natural ground level**, except where necessary to provide for pedestrian universal access and/or vehicle access, drainage works, or natural light to a dwelling.
- C3.5.2 Retaining walls and fill within the site and behind the street setback to comply with Table 3.5a.
- C3.5.3 Excavation within the site is permitted behind the street setback line and may be constructed up to the lot boundary.

Note: NCC and engineering requirements may apply.

Table 3.5a Setback of retaining walls and fill

Height of retaining walls and fill ¹ As measured from natural ground level	Setback required	
1m or less	0m	
1.5m	1.5m	
2m	2m	
2.5m	2.5m	
3m+	3m	

Take the nearest higher value for all height calculations.

Measurement of the **height** of **site** works or retaining **walls** for the purpose of calculating **Table 3.5a** setback is to be taken from the natural ground level at the lot boundary adjacent to that point of the site works or retaining wall.

The relevant provisions of 3.9 Solar access for adjoining sites and 3.10 Visual privacy apply.

- 3.2 Building height
- 3.4 Lot boundary setbacks
- 3.9 Solar access for adjoining sites
- 3.10 Visual privacy

3.6 Streetscape

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P3.6.1** The design of dwelling facades, street walls and fences in the street setback area contributes positively to streetscape, context and local character.
- P3.6.2 The building design addresses street frontages and provides opportunity for passive surveillance and social interaction.
- P3.6.3 Dwelling and building entries are:
 - i. accessible and protected from the weather;
 - ii. well-lit for safety and amenity, without opportunity for concealment, and designed to enable passive surveillance of the entry from within the lot.
- P3.6.4 Visual connectivity between the dwelling and the streetscape should be maintained and the effect of the garage on the streetscape should be minimised whereby the streetscape is not dominated by garages.
- **P3.6.5** The height of **street walls** and fences allows for passive surveillance of the street from the development whilst balancing the need for privacy of private open space and the impact of traffic noise, where located on a primary distributor, district distributor or integrator arterial road.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Addressing the street

- C3.6.1 Single houses and grouped dwellings to address the street (including a communal street or rightof-way where this is the primary frontage) in accordance with the following:
 - i. the primary entrance to each **dwelling** must be readily identifiable from the street; and
 - ii. provide at least one major opening on the dwelling frontage with an outlook to the street.
- C3.6.2 For multiple dwellings, upper level balconies and/or windows overlook the street and public domain areas.
- C3.6.3 For single houses and grouped dwellings, front doors to be protected from the weather (for example by a porch, verandah, building over or similar), with a minimum dimension of 1.2m (refer Figure 3.6a).

Note: Minimum dimension refers to the minimum length and width.

- C3.6.4 Ground floor multiple dwellings fronting the street are provided with separate pedestrian access from the street.
- C3.6.5 A garage door and its supporting structures (or a garage wall where a garage is aligned parallel to the street) facing the primary street is not to occupy more than 50 per cent of the frontage at the setback line as viewed from the street.

This may be increased up to 60 per cent where an upper floor or **balcony** extends for more than half the width of the garage and its supporting structures (or a garage wall where a garage is aligned parallel to the street) and the entrance to the dwelling is clearly visible from the primary street (refer Figure 3.6b).

C3.6.6 Carports and supporting structure shall not exceed 60 per cent of the frontage where projected forward of the primary street setback line in accordance with **C3.3.5**.

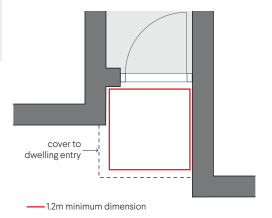
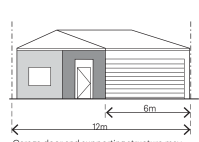
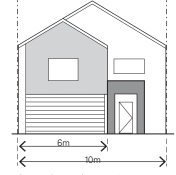


Figure 3.6a Covered primary dwelling entrance



Garage door and supporting structure may occupy up to 50% of the frontage width



Garage door and supporting structure may occupy up to 60% where upper floor or balcony extends more than half the width of the garage

Figure 3.6b Maximum garage width calculation

- 2.3 Parking
- 3.3 Street setbacks
- 3.7 Access

3.6 Streetscape (cont.)

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Street walls and fences

- C3.6.7 When provided, fences or walls within the primary street setback area are to be:
 - i. a maximum height of 1.8m; and
 - ii. visually permeable above 1.2m (refer Figure 3.6c);

measured from **natural ground level** on the primary street side of the fence or wall.

C3.6.8 Solid pillars that form part of front fences or **walls** are not more than 1.8m above **natural ground level**, provided the horizontal dimension of the pillars is not greater than 450mm by 450mm and pillars are separated by **visually permeable** fencing in line with **C3.6.7** (Refer **Figure 3.6c**).

C3.6.9 For sites on street corners, street fences or walls within the secondary street setback area are to be designed in accordance with C3.6.7 and C3.6.8 for a minimum 50 per cent of the street boundary behind the primary street setback (refer Figure 3.6d).

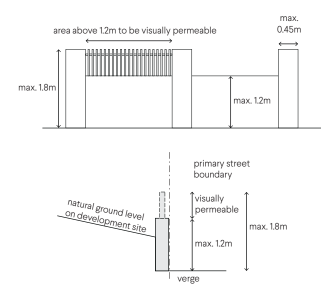






Figure 3.6d Corner lot fence requirements

3.7 Access

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P3.7.1** Access for each **development site** is to:
 - i. balance pedestrian and cyclist safety while providing safe vehicle access;
 - ii. minimise the extent of impervious surfaces;
 - iii. provide legible access; and
 - iv. include high quality landscaping features.
- P3.7.2 Vehicle access is designed and located to:
 - i. minimise the number and width of vehicle access points and the impact on the streetscape;
 - ii. provide access to the street with the lowest volume of traffic; and
 - iii. accommodate sloping sites and retaining walls.
- P3.7.3 The width of the communal street or battleaxe leg may be reduced where it is necessary to retain an existing dwelling provided:
 - i. safe vehicle access, setbacks or clearances and sightlines are achieved; and
 - ii. it is only reduced for the portion required to retain the dwelling.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

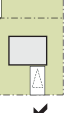
Vehicle access

- C3.7.1 Vehicle access to on site car parking spaces to be provided via the lowest available street in the hierarchy, as follows:
 - i. where available, from a right-of-way or communal street available for lawful use to access the relevant site and which is trafficable and drained from the property boundary to a constructed street; or
 - ii. from the **secondary street** or primary street where no right-of-way or communal street exists.
- C3.7.2 Vehicle access points are limited to one per lot (refer Figure 3.7a) except where:
 - i. an existing **dwelling** is being retained that has an established access point that is not able to serve the other dwellings:
 - ii. dwellings front the street and access is not available from a communal street or rear rightof-way, whereby a maximum of one vehicle access point is permitted per dwelling; or
 - iii. the lot frontage exceeds 40m, two vehicle access points are permitted.

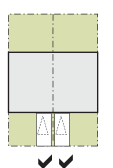
Driveways

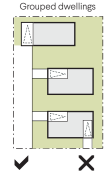
C3.7.3 Driveways must be:

- i. a minimum 3m wide:
- ii. a maximum 6m wide at the street boundary;
- iii. set back 0.3m from a side lot boundary or street pole:
- iv. set back 6m to a street corner (refer Figure 3.7b):
- v. aligned at right angles to the road carriageway;
- vi. adequately trafficable and drained.
- C3.7.4 Driveways designed to allow vehicles to exit to the street in forward gear where the driveway:
 - i. serves five or more dwellings;
 - ii. the distance from an on site car parking space to the street boundary is 30m or more; or
 - iii. the street to which it connects is a designated primary distributor or integrator arterial.



Green title Battle-axe





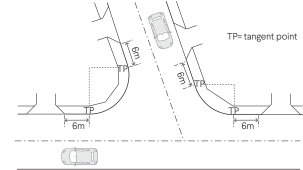


Figure 3.7a One vehicle access point per lot

Figure 3.7b Driveways set back from street corner

- 1.2 Trees and landscaping
- 2.3 Parking

3.7 Access (cont.)

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- P3.7.4 Unobstructed sightlines provided at vehicle access points to ensure safety and visibility along vehicle access ways, streets, rights-of-way, communal streets, crossovers, and footpaths.
- P3.7.5 Legible, safe, and direct access for residents and their visitors to move between communal car parking areas or public streets and individual dwellings.
- P3.7.6 Development with potential to be subdivided to create 20 or more green title lots, strata lots or survey-strata lots provides legible internal connections and access to streets and be designed to accommodate traffic movement and volume, visitor parking, pedestrian access, street shade trees, utility services and access for waste collection and emergency service vehicles.

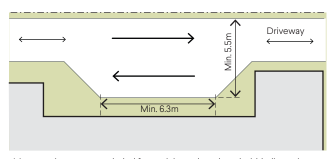
DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- **C3.7.5 Driveways** designed to allow vehicles to pass in opposite directions where it serves five or more **dwellings**. Passing points are to be provided at least every 30m with driveways to be minimum 5.5m wide for a minimum 6.3m length (excluding manoeuvring tapers) (refer **Figure 3.7c**).
- C3.7.6 For grouped and multiple dwellings located on a designated primary distributor or integrator arterial road, driveways to allow for two vehicles to enter and exit simultaneously in forward gear. Driveways must be minimum 5.5m wide for a minimum 6.3m length (excluding manoeuvring tapers) from the street boundary (refer Figure 3.7d).

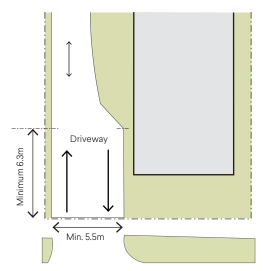
Sightlines

- **C3.7.7** Walls, fences and other structures truncated or reduced to no higher than 0.75m within 1.5m of where walls, fences, or other structures adjoin:
 - a driveway that intersects a street, right-of-way or communal street;
 - ii. a right-of-way or communal street that intersects a public street; and
 - iii. two streets that intersect (refer Figure 3.7e).



Manouevring tapers excluded from minimum length and width dimension

Figure 3.7c Vehicle passing points



Manouevring tapers removed for clarity

Widened driveway to allow vehicles to enter and exit simultaneously (C3.7.6)

Primary distributor or integrator arterial road

Figure 3.7d Vehicle passing point at lot access point

3.7 Access (cont.)

DEEMED-TO-COMPLY

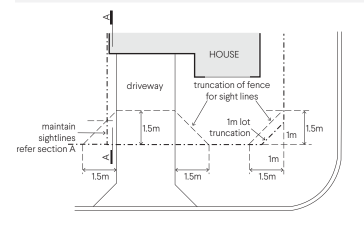
Development satisfies the following **deemed-to-comply** requirements (C)

Pedestrian access

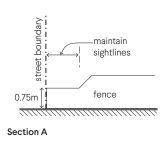
C3.7.8 For grouped and multiple dwellings, a legible, welldefined, continuous path of travel is provided from the public footpath and car parking areas to building access areas such as lift lobbies, stairs, accessways and individual dwelling entries. For **mixed use** development, residential building access areas such as lift lobbies, stairs, accessways and individual dwelling entries are separate from non-residential tenancy access.

- C3.7.9 For multiple dwellings and 10 or more grouped dwellings that are served by a communal street, a pedestrian path is provided as follows:
 - i. minimum 1m wide, clear of any utilities or minor projections;
 - ii. clearly delineated or separate from the vehicular access; and
 - iii. continuous path of travel from the street boundary to ground floor dwelling or building entries.
- C3.7.10 Where a pedestrian access leg is required to provide access from a dwelling site to a public street. it is to:
 - i. be a minimum width of 1.5m; and
 - ii. provide a continuous path of travel with a minimum width of 1m, clear of any utilities or minor projections.

The pedestrian access leg may be reduced to 1m where required to retain an existing dwelling.







3.7 Access (cont.)

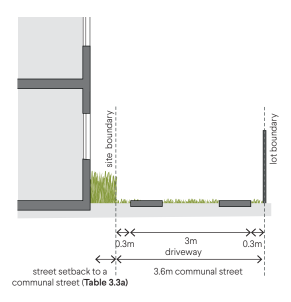


Figure 3.7f Communal street width

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Communal street and battleaxe legs

- **C3.7.11** A **communal street** or **battleaxe** leg is to be a minimum width of 3.6m, inclusive of a minimum:
 - i. 3m wide **driveway** in accordance with **C3.7.3**; and
 - ii. 0.3m **setback** either side of the driveway (refer Figure 3.7f).
- C3.7.12 A communal street or battleaxe leg, including any adjoining **setbacks**, is provided with adequate lighting and be landscaped in accordance with C1.2.3
- **C3.7.13** Notwithstanding **C3.7.11**, where a proposed **development** has the potential to be subdivided to create 20 or more green title lots, strata lots or survey-strata lots, with each lot obtaining driveway access from a communal street, the communal street shall be a minimum 12m wide, which shall include:
 - i. a paved vehicular carriageway with a minimum width of 5.5m:
 - ii. a 1.2m wide **universally accessible** pedestrian path;
 - iii. soft landscaping of a minimum width 2.5m, with small trees planted at a ratio of one tree per dwelling; and
 - iv. lighting as required by the decision-maker.

3.8 Retaining existing dwellings

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P3.8.1** Retained dwellings, dwelling extension or redevelopment are to:
 - i. enhance the streetscape appearance of the existing dwelling(s) retained; or
 - ii. complement established or future built form in the locality as specified within the relevant local planning framework.
- P3.8.2 Retained dwellings provide adequate outdoor and indoor amenity for residents.

DEEMED-TO COMPLY

Development satisfies the following deemed-to-comply requirements (C)

C3.8.1 Where a dwelling is retained as part of a development:

- i. the appearance of the retained dwelling is upgraded externally to an equivalent maintenance standard of the new (or the rest of) the development; and
- ii. the retained dwelling it is to comply with the following provisions of the R-Codes Part C:
 - 1.1 Private open space C1.1.1, C1.1.2
 - 1.2 Trees and landscaping C1.2.1, C1.2.2, C1.2.3, and C1.2.4
 - 1.4 Water management and conservation C1.4.1 and C1.4.2
 - 2.3 Parking C2.3.1 (minimums only) and C2.3.3
 - 2.4 Waste management C2.4.1 and C2.4.3
 - 2.5 Utilities C2.5.1, C2.5.2 and C2.5.3
 - 2.6 Outbuildings C2.6.1 and C2.6.2
 - 3.4 Lot boundary setbacks C3.4.1, C3.4.3, C3.4.4, C3.4.5, C3.4.6 (applicable only to newly created lot or site boundaries)

Related elements

- 1.1 Private open space
- 1.2 Trees and landscaping
- 1.4 Water management and conservation
- 2.3 Parking
- 2.4 Waste management
- 2.5 Utilities
- 2.6 Outbuildings
- 3.4 Lot boundary setbacks

3.9 Solar access for adjoining sites

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P3.9.1** Development is designed to protect solar access for neighbouring sites taking into account the potential to overshadow:
 - major openings to primary living spaces, in particular those oriented between north west, north and east;
 - ii. private open space and communal open space; and
 - iii. roof mounted solar collectors.

DEEMED-TO-COMPLY

 $\begin{tabular}{ll} \textbf{Development} \ satisfies \ the \ following \ \textbf{deemed-to-comply} \\ requirements \ (C) \end{tabular}$

C3.9.1 In climate zones 4, 5, and 6, development is designed that its shadow cast at midday, 21
June (refer Figure 3.9a) onto any other adjoining property and/or diagonally adjacent lot (refer Figure 3.9b) does not exceed the limits set out in Table 3.9a.

Table 3.9a Maximum overshadowing

	Maximum o	vershadowing		
Adjoining property R-Coding	Adjoining property (percentage of dwelling site area) ¹	Diagonally adjacent lots (percentage of dwelling site area) ¹		
R25 and lower	25%	12.5%		
R30 – R40	35%	17.5%		
R50 or higher	50%	25%		

For the purpose of calculating overshadowing, **site area** refers to the area of the ground surface and is measured without regard to any **building** on it, but taking into account its **natural ground levels**.

Dividing fences up to 2m in height do not contribute to overshadowing calculations.

Where proposed **development** adjoins a **grouped dwelling** development, the maximum overshadowing requirement is to be applied for each grouped dwelling **site area** and excludes portions of **common property** (refer **Figure 3.9.c**)

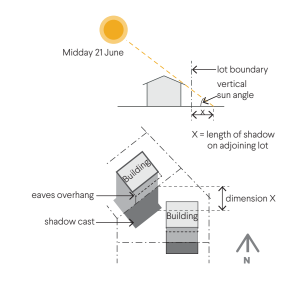


Figure 3.9a Measuring extent of solar access to neighbouring properties

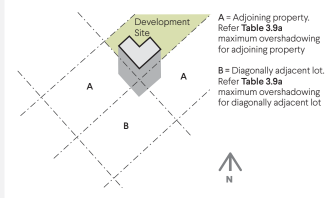


Figure 3.9b Overshadowing for adjoining property and diagonally adjacent lots

Related elements

- 3.1 Site cover
- 3.2 Building height
- 3.4 Lot boundary setbacks

3.9 Solar access for adjoining sites (cont.)

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C3.9.2 Notwithstanding **C3.9.1**, in **climate zones** 4, 5, and 6, where the **adjoining property** is:

- i. coded R40 or greater; and
- ii. has a lot frontage 7.5m or less (excluding battleaxe lots);

development is designed so that its shadow cast at midday, 21 June onto any other **adjoining property** does not exceed the limits set out in **Table 3.9b**.

C3.9.3 Where an adjoining property shares a northern lot boundary with more than one lot including the development site, the limit of shading at C3.9.1 shall be cumulative and proportional to the length of the shared boundary/ies of the development site (refer Figure 3.9e).

Note: C3.9.3 does not apply to diagonally adjacent lots.

Table 3.9b Maximum overshadowing for narrow lots

Adjoining	Maximum overshadowing				
property R-Coding	Overshadowing of the front half of the site	Overshadowing of the rear half of the site			
R40	No maximum	35%			
R50 - R60	overshadowing	50%			

Refer to Figure 3.9d for calculation of overshadowing of narrow lots.

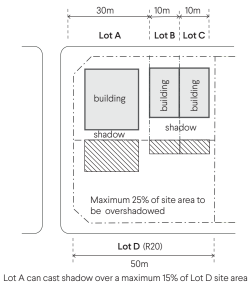


Figure 3.9e Proportionate and cumulative limits for shared southern boundary

Lot B can cast shadow over a maximum 5% of Lot D site area

Lot C can cast shadow over a maximum 5% of Lot D site area

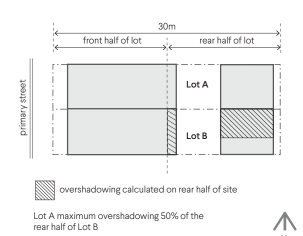
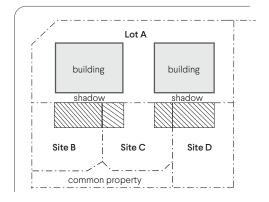


Figure 3.9d Proportionate limits from shared southern boundary for narrow lots



Lot A can cast shadow over a maximum 45% of Site B site area Lot A can cast shadow over a maximum 45% of Site C site area Lot A can cast shadow over a maximum 45% of Site D site area



Figure 3.9c Proportionate limits from shared southern boundary for grouped dwellings

3.10 Visual privacy

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P3.10.1** Direct overlooking of major openings and active habitable spaces of adjacent dwellings and adjoining properties minimised through:
 - i. **building** siting, layout and design;
 - ii. design and location of major openings;
 - iii. landscape screening of outdoor active habitable spaces; and/or
 - iv. design and location of screening devices.
- P3.10.2 Adequate visual privacy achieved through appropriate interfaces between dwellings and adjoining properties including measures such as:
 - i. offsetting the location of ground and first floor windows so that viewing is oblique rather than
 - ii. **building boundary walls** where appropriate;
 - iii. setting back the upper storeys from the lot boundary;
 - iv. providing higher or lower windows, or windows with obscure glazing; and/or
 - v. screening (including landscaping, fencing, timber screens, external blinds, window hoods and shutters).
- P3.10.3 Visual privacy strategies maintain amenity of habitable rooms and active habitable space with regard to solar access, natural ventilation and external outlook both within the development and for adjoining properties.

DEEMED-TO-COMPLY

Development satisfies the following deemed-to-comply requirements (C)

For development adjoining an existing dwelling

C3.10.1 All sources of overlooking are oriented, offset or setback in accordance with Table 3.10a so that the cone of vision (refer Figure 3.10a) does not capture major openings and/or active habitable spaces on an adjoining property (refer Figure 3.10b).

Table 3.10a Cone of vision radius

Type of habitable room/ active	Cone of vision	Cone of vision radius			
habitable space (with a floor level of more than 0.5m above natural ground level)	Areas coded R50 or lower	Areas coded higher than R50			
Major opening from bedroom and study	4.5m	3m			
Major opening from habitable room other than bedroom and study	6m	4.5m			
Outdoor active habitable space	Areas coded code higher than R 4.5m Areas coded code higher than R 4.5m Areas coded code higher than R	6m			

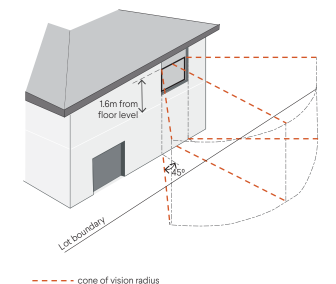


Figure 3.10a Establishing a cone of vision beyond lot boundary

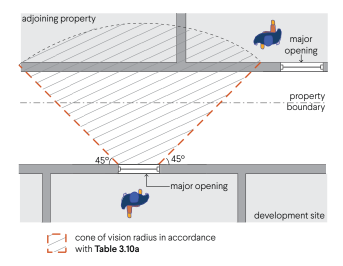


Figure 3.10b Cone of vision does not capture major openings on adjoining property

Related elements

- 2.2 Solar access and natural ventilation
- 3.4 Lot boundary setbacks

3.10 Visual privacy (cont.)

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

- C3.10.2 Notwithstanding C3.10.1, where the cone of vision captures a major opening or an active habitable space of an existing dwelling behind the street setback on an adjoining property, the source of overlooking is designed to limit or interrupt the line of sight into the major opening or active habitable space of the adjoining property through one or more of the following:
 - i. incorporate a permanent, fixed vertical or horizontal **building** element such as a planter box, fin or window hood (refer **Figure 3.10c**, **Figure 3.10d**);
 - ii. have permanent, obscure glazing in any part of the window below 1.6m above floor level (refer Figure 3.10e); or
 - iii. have permanent screening that is a minimum 75 per cent obscure to any part of the window or active habitable space below 1.6m above floor level (refer **Figure 3.10f**).

Note: Cone of vision radius includes the width of any adjoining **right-of-way**, **communal street** or **battleaxe leq** or the like.

C3.10.3 Notwithstanding C3.10.2, a major opening to a bedroom or study may be offset a minimum of 1.5m from a parallel major opening on an adjoining property, measured from the edge of one major opening to another (refer Figure 3.10g).

Note: Offsetting a major opening provides an oblique view between facing major openings, however may not satisfy potential overlooking on other floor levels of the adjoining property (such as an active habitable space or a major opening on a lower floor level).

C3.10.4 Sources of overlooking for grouped or multiple dwellings on the same lot are to apply C3.10.1, C3.10.2 and C3.10.3.

For development adjoining a vacant or unknown site

- C3.10.5 Where an adjoining property is vacant residential zoned land, or when the location of a major opening or an active habitable space is unknown, all sources of overlooking are oriented, offset or set back in accordance with Table 3.10a so that the cone of vision does not extend beyond the lot boundaries (refer Figure 3.10h).
- C3.10.6 Notwithstanding C3.10.5 where the cone of vision extends beyond a lot boundary behind the street setback on an adjoining property, the source of overlooking is designed to restrict the view in the direction of the adjoining property through one or more of the following:
 - i. incorporate a permanent, fixed vertical or horizontal **building** element such as a fin or window hood (refer **Figure 3.10i**);
 - ii. have permanent, obscure glazing in any part of the window below 1.6m above floor level (refer Figure 3.10e); or
 - have permanent screening that is a minimum 75 per cent obscure to any part of the window or active habitable below 1.6m above floor level (refer Figure 3.10f).

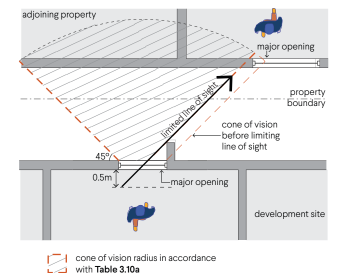
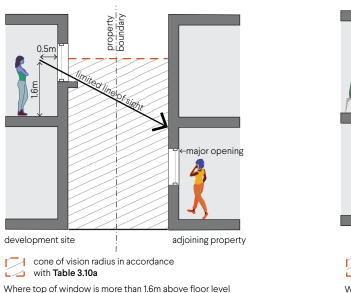
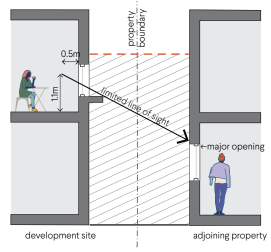


Figure 3.10c Vertical visual privacy design solutions to limit line of sight to adjoining property

3.10 Visual privacy (cont.)

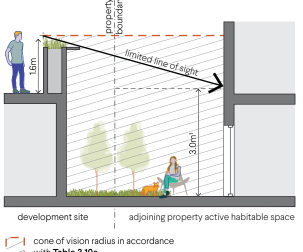


line of sight measured from 1.6m above floor level



cone of vision radius in accordance with Table 3.10a

Where top of window is less than 1.6m above floor level line of sight measured from 1.1m above floor level



with Table 3.10a

¹ Vertical extent of active habitable space for the purpose of measuring line of sight

Figure 3.10d Horizontal and vertical visual privacy design solutions to limit line of sight

3.10 Visual privacy (cont.)

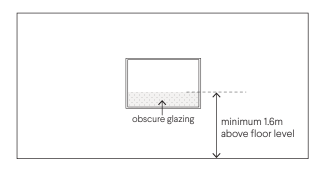


Figure 3.10e Obscure glazing for visual privacy

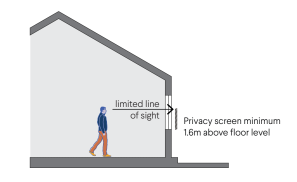
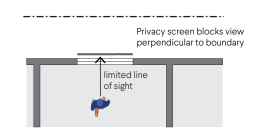


Figure 3.10f Permanently fixed screening for visual privacy



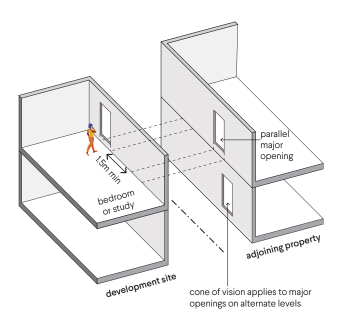


Figure 3.10g Offsetting major openings

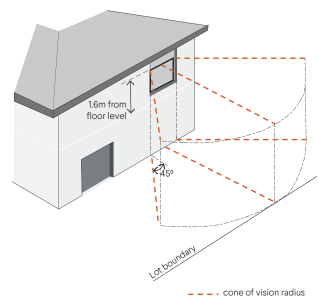


Figure 3.10h Establishing cone of vision to lot boundary

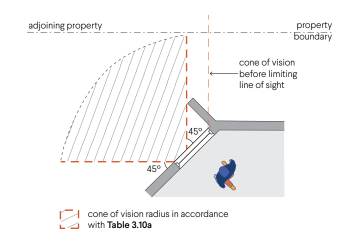


Figure 3.10i Limiting line of sight to adjoining property

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4.0 SPECIAL TRANSITIONAL PROVISIONS

Applicable only for certain single house developments, subject to the criteria in Part A, section 4.

This section will cease to have effect from 1 September 2025, being 24 months after the gazettal date of the R-Codes Volume 1.

4.1 Private open space - Special transitional provision

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

As per 1.1 Private open space

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C4.1.1 For **single houses**, a single consolidated **primary garden area** is provided behind the **primary street setback** in accordance with **Table 4.1**. Notwithstanding, a **balcony** or rooftop **terrace** may be provided in lieu of a primary garden area on the ground floor provided it meets the requirements in Table 4.1.

Table 4.1

R-Coding	Minimum primary garden area (m² per dwelling)	Minimum dimension	Maximum permanent roof cover
R30, R35	24m²		
R40	20m²	4m	One-third of the minimum primary garden area provided
R50 and higher	16m²		

4.2 Landscaping - Special transitional provision

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

As per 1.2 Trees and landscaping

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C4.2.1 Landscaping of single houses to include the following:

- 1 small tree (in accordance with Table 1.2b) except that the deep soil area may be reduced to 4m²; and
- a minimum 30 per cent of the **street setback area** as **soft landscaping** and planted with 1 small tree if this area is at least 4m².

4.3 Size and layout of dwellings - Special transitional provision

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

As per 2.1 Size and layout of dwellings

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C4.3.1 For single houses:

- i. where the primary garden area is provided on the ground floor, it is to have direct physical and visual access to the primary living space; or
- ii. where a **balcony** or rooftop **terrace** is provided in lieu of a ground floor primary garden area, it is to have direct physical and visual access to the primary living space.

No minimum primary living space dimension applies.

No minimum habitable room dimensions apply.

No storage requirements apply.

4.4 Solar access and ventilation - Special transitional provision

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

Not applicable

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

No requirements apply

4.5 Site cover - Special transitional provision

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

As per 3.1 Site cover

DEEMED-TO-COMPLY

Development satisfies the following deemed-to-comply requirements (C)

No requirement applies where the local planning framework contains an open space requirement.

4.6 Street setback - Special transitional provision

Only replaces C3.3.4 for R30 and R35.

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

As per 3.3 Street setback

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C4.6.1 Garages set back 4.5m from the primary street except that the setback may be reduced:

- where the garage adjoins a dwelling provided the garage is at least 0.5m behind the dwelling alignment (excluding any porch, verandah or balcony); or
- to 3m where the garage allows vehicles to be parked parallel to the **street**. The wall parallel to the street must include openings.

4.7 Streetscape - Special transitional provision

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

Not applicable

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C3.6.3 does not apply

Table C Primary controls

primary controls for	a summary of deemed-to-comply all medium density development. nt for application and further information.	R30	R35	R40	R50	R60	R80 (for multiple dwellings refer R-Codes Vol. 2.)	R100-SL ²
	andscaping (% of site area) Trees and landscaping	15%						
Maxim	um site cover (% of site area) 3.1 Site cover	60	%	65	5%		85%	
Maximum building height 2 2			2	3	3	4	4	
height 3.2 Building height	Max wall/roof height – skillion	8m	8m	8m	11m	11m	11m 14m	14m
	Max wall height – pitched/hipped	7m	7m	7m	10m	10m	13m	13m
	Max roof height – pitched/hipped	10m	10 m	10m	13m	13m	16m	16m
Minimum street setback	Primary street	4m	4m	3m	2m	2m	2m	1m
	Secondary street	1.5m	1.5m	1m	1m	1m	1m	1m
3.3 Street setbacks	Communal Street			2.0	ōm			NA
Selbdeks	Adjoining laneway or right-of-way where it is the primary street to the dwelling	2m						N/A
	Adjoining laneway or right-of-way			2.0	ōm			0.5m/nil
Minimum Int	Up to 3.5m (1st storey)			- 1r	n			1m
Minimum lot boundary setbacks ¹	3.6m -7m (2 nd storey)			1.5	im			1.5m
3.4 Lot boundary setbacks	7.1m -10m (3 rd storey)			3	m			3m
	10.1m and above (4 th storey)			3	m			3m
	num boundary wall height Lot boundary setbacks		3.5m (1 storey)			7m (2 storey)		13m (4 storey)

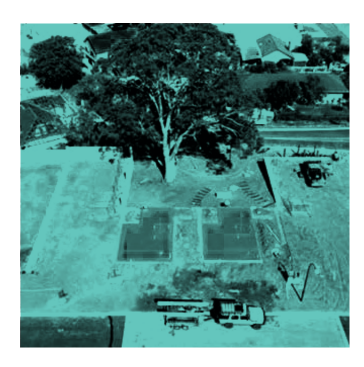
Primary controls of Table C apply, except where modified by the local planning framework, in which case development complies with the controls set out in the applicable local planning instrument. R80 Code standards apply to **single houses, grouped dwellings** in areas coded R100, R160 and R-AC.

¹ Boundary walls permitted in accordance with C3.4.4 - C3.4.5.

² Subject to **C2.10.1**.

PART D Land

1.0 SITE AREA 119 TABLE D 122



1.0 LAND

OBJECTIVES

- 1A To provide for a consistent and coordinated approach to residential built form and development.
- 1B To ensure that residential development meets community expectations in regard to appearance, use and density.
- 1C To promote a range of lot sizes to support housing diversity and a variety of built form typologies.



1.1 Site area

1.0 Land | Table D

1.1 Site area

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

- **P1.1.1 Development** of the type and density indicated by the density code designated in the **scheme**.
- P1.1.2 The WAPC, in consultation with the local government, may approve the creation of a green title lot, survey-strata lot or strata lot of a lesser minimum and/or average site area than that specified in Table D provided that the proposed variation would be no more than five per cent less in area than that specified in Table A and will:
 - facilitate the protection of an environmental or heritage feature;
 - facilitate the retention of a significant element that contributes toward an existing **streetscape** worthy of retention;
 - facilitate the **development** of lots with separate and sufficient **frontage** to more than one public **street**;
 - iv. overcome a special or unusual limitation on the development of the land imposed by its size, shape or other feature;
 - allow land to be developed with housing of the same type and form as land in the vicinity and which would not otherwise be able to be developed; or
 - vi. achieve specific objectives of the local planning framework.

DEEMED-TO-COMPLY

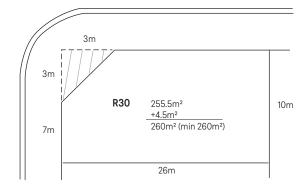
Development satisfies the following **deemed-to-comply** requirements (C)

Minimum and average site area

C1.1.1 Development which complies with the **dwelling** type and **site area** requirements set out in **Table D** and the following provisions.

Calculation of minimum site area

- **C1.1.2** The minimum **site area** set out in **Table D** is calculated as follows:
 - i. in the case of a **single house**, the area of a **green title lot** or **survey-strata lot**; or
 - ii. in the case of a grouped dwelling, the area of land occupied by the dwelling itself, together with all other areas whether contiguous or not, designated for the exclusive use of the occupants of that dwelling.



Truncation area may be included refer C1.1.3i

Figure 1.1a Site area truncations

Related elements

PART B:

- Aged and dependent person's dwellings
- Single bedroom dwellings

PART C:

- Small dwellings
- Universal design
- Housing on lots less than 100m²

1.1 Site area (cont.)

DESIGN PRINCIPLES

Development demonstrates compliance with the following design principles (P)

P1.1.3 The WAPC, in consultation with the local government, may approve the creation of a survey-strata lot or strata lot for an existing authorised grouped dwelling or multiple dwelling development of a lesser minimum and average site area than that specified in Table D, where, in the opinion of the WAPC or the local government, the development on the resulting survey-strata or strata lots is consistent with the objectives of the relevant design elements of the R-Codes, and the orderly and proper planning of the locality.

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

C1.1.3 The following adjustments shall apply for the purposes of assessing compliance of a proposed **development** with the minimum and average **site** areas of **Table D**:

- i. in the case of a lot with a corner truncation to a public street, up to a maximum of 20m² of that truncation shall be added to the area of the adjoining lot, survey-strata lot or strata lot as the case may be (refer Figure 1.1a);
- ii. in areas coded R25 and below; in the case of a rear battleaxe site, the site area is inclusive of the access leg provided that the area of the access leg contributes no more than 20 per cent of the site area as required by Table D (refer Figure 1.1b);
- iii. where the **battleaxe lot** (excluding the access leg) adjoins or abuts a **right-of-way** or reserve for open space, pedestrian access, school site or equivalent, half the width of the right-of-way or reserve (up to a maximum depth of 2m) may be added to the site area (refer **Figure 1.1b** and **1.1c**); or
- iv. in areas coded R30 and above; in the case of a battleaxe lot, the vehicle and/or pedestrian access leg and associated truncations shall be excluded from the calculation of minimum site area to achieve an effective lot area consistent with the minimum site area required in Table D (refer Figure 1.1c).

R25 site area requirements (min 300m² avg 350m², battleaxe 425m²)

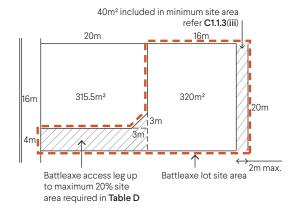


Figure 1.1b Calculating minimum and average site area for areas coded R25 and below

R40 site area requirements (min 180m² avg 220m², battleaxe 180m²)

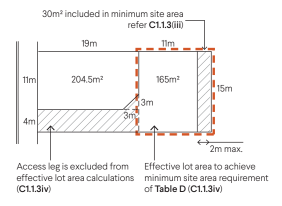


Figure 1.1c Effective lot area for areas coded R30 and above

1.1 Site area (cont.)

DEEMED-TO-COMPLY

Development satisfies the following **deemed-to-comply** requirements (C)

Site area variations

Site area variations are subject to C1.1.3

- **C1.1.4** The following variations to the minimum and average site area set out in Table D may be made:
 - i. in the case of a single house, grouped dwelling or multiple dwelling; the area of a lot, surveystrata lot or strata lot approved by the WAPC;
 - ii. the area of any existing lot, survey-strata lot or strata lot with permanent legal access to a public road, notwithstanding that it is less than that required in Table D.
- C1.1.5 In areas coded R25 and below; for an aged or dependent persons' dwelling (in accordance with Part B, 5.5.2 C2.1-C2.4) or a single bedroom dwelling (in accordance with Part B, 5.5.3 C3) that is the subject of a proposed **development**, the minimum and average site area of Table D may be reduced by up to one third.
- C1.1.6 In areas coded R30 to R40; for an accessible dwelling designed to gold level universal design (in accordance with Part C, C2.7.2), or a small dwelling (in accordance with Part C, C2.9.1) that is the subject of a development proposal, the minimum and average site area of Table D may be reduced by up to 35 per cent, provided that:
 - i. for single houses and grouped dwellings, no site is less than 100m²; and
 - ii. for development or subdivision of 4 or more dwellings or sites, the site area reduction is limited to a maximum 50 per cent of the total number of dwellings or sites.

- C1.1.7 In areas coded R50 and above; for an accessible dwelling designed to gold level universal design (in accordance with Part C, C2.7.2), or a small dwelling (in accordance with Part C, C2.9.1) that is the subject of a development proposal, the minimum and average site area of Table D may be reduced by up to 35 per cent, provided that:
 - i. for single houses and grouped dwellings, no site is less than 100m²; and
 - ii. the site area reduction is limited for small dwellings to a maximum 50 per cent of the total number of **dwellings** or sites.
- **C1.1.8** For multiple dwellings in areas coded R30 to R60; where a significant existing tree is retained on a **site** that is subject to a **development** proposal, the average site area of Table D may be reduced by 10 per cent. This reduction is limited to dwellings not already subject to a reduced average site area under C1.1.6 or C1.1.7.

Table D Site area requirements

	R-Code	Dwelling type	Site area per dwelling (m²)	Minimum lot area/rear battleaxe (m²) ▼	Minimum frontage (m) ▼	Notes
	R2	Single house or	Min 5000	_	50	R80 site area requirements apply
	11/2	grouped dwelling	141111 3000	_	30	to all single house(s) or grouped
	R2.5	Single house or	Min 4000	_	40	dwellings located on lots coded
		grouped dwelling				R100, R160 and R-AC
	R5	Single house or grouped dwelling	Min 2000	-	30	▼ only applies to single houses .
		Single house or	Min 875			- Indicated not applicable.
	R10	grouped dwelling	Av 1000	925	20	1 ' '
	KIO	Multiple dwelling	Av 1000	_	_	Min. Minimum site area
		Single house or	Min 700			Av. Average site area
	R12.5	grouped dwelling	Av 800	762.5	17	
PART B	KIZ.J	Multiple dwelling	Av 800	_	_	_
Low		Single house or	Min 580		_	
Density	R15	grouped dwelling	Av 666	655	12	
<i>,</i>	KIS	Multiple dwelling	Av 666	_	_	
		Single house or	Min 500			-
	R17.5	grouped dwelling	Av 571	587.5	12	
		Multiple dwelling	Av 571	_		-
		Single house or	Min 350		_	-
	R20	grouped dwelling	Av 450	450	10	
	KZU	Multiple dwelling	Av 450	_	_	-
		Single house or	Min 300			-
	R25	grouped dwelling	Av 350	425	8	
		Multiple dwelling	Av 350	_	_	-
		Single house or	Min 260		_	-
	R30	grouped dwelling	Ave 300	260	-	
	1100	Multiple dwelling	Ave 300	_	_	_
		Single house or	Min 220			
	R35	grouped dwelling	Ave 260	220	-	
	I Koo	Multiple dwelling	Ave 260	_	_	_
		Single house or	Min 180			
	R40	grouped dwelling	Ave 220	180	_	
	K40 					_
PART C		Multiple dwelling	Ave 115	-	-	_
Medium	R50	Single house or grouped dwelling	Min 160 Ave 180	160	_	
Density	K50		Ave 100			-
		Multiple dwelling Single house or	Min 120	-	-	_
	DCO	grouped dwelling	Ave 150	120	_	
	R60	Multiple dwelling	Ave 85	_		
		Single house or	Ave 85 Min 100	-	-	-
	D00	grouped dwelling	Ave 120	100	_	
	R80	Multiple dwelling	Refer R-Codes Vol. 2	_	_	-
		· · · · · · · · · · · · · · · · · · ·	Min 80	-	_	-
	R100-SL	Single house or		-	_	
		grouped dwelling	No ave applies			

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A1 Definitions

ACCESSIBLE HOUSING / DWELLINGS - having feautures already in place to enable use by people with a disability.

ACTIVE HABITABLE SPACE - any:

- habitable room with a internal floor area greater than 10m²: and
- balcony, courtyard, patio, verandah or other forms of private open space.

ACTIVITY CENTRE - as defined under the *Planning and* Development (Local Planning Schemes) Regulations 2015.

ADAPTABLE HOUSING / DWELLINGS - dwellings designed and built to accommodate future changes to suit occupants with mobility impairment or life cycle needs.

ADJOINING PROPERTY - any lot:

- on which any dwelling for which provision is made in the R-Codes may be constructed under the scheme; and
- which shares a boundary or portion of a boundary with a lot on which there is a proposed residential development site or is separated from that lot by a right-of-way, vehicle access way, pedestrian access way, access leg of a battleaxe lot or the equivalent not more than 6m in width.

AGED PERSON - a person who is aged 55 years or over.

AHD - Australian Height Datum, the official national vertical datum for Australia.

AMENITY - as defined under the *Planning and Development* (Local Planning Schemes) Regulations 2015 and includes the 'liveability', comfort or quality of a place which makes it pleasant and agreeable to be in for individuals and the community. Amenity is important in the public, communal and private domains and includes the enjoyment of sunlight. outlook, privacy and quiet. It also includes protection from pollution and odours.

ANCILLARY DWELLING - self-contained dwelling on the same site as a dwelling which may be attached to, integrated with or detached from the dwelling.

AT-GRADE - located at same height as ground level.

BALCONY - a balustraded platform on the outside of a dwelling with access from an upper internal room.

BASEMENT – a building floor level in which 50 per cent or more of its volume is below natural ground level.

BATTLEAXE LOT - a single house lot that has a frontage for purposes of servicing and access to a public road only through a strip of connecting land containing a pedestrian access leg and/ or vehicular access way that is part of the lot. The term excludes a **site** that has vehicle access from a private or communal street or right-of-way connected to a public road.

BOUNDARY WALL - a wall, on or less than 600mm from any lot boundary (green title or survey-strata lot), other than a street boundary.

BUILDING - any structure whether fixed or moveable, temporary or permanent, placed or erected on land, and the term includes **dwellings** and structures appurtenant to dwellings such as carports, garages, verandahs, patios, outbuildings and retaining walls, but excludes boundary fences, pergolas and swimming pools.

BUILDING WIDTH - the width of the building as viewed from the **primary street**.

CARPORT - An **unenclosed** structure designed to accommodate one or more motor vehicles and being without a door.

CLIMATE ZONE - as defined by the NCC. Western Australia is divided into five climate zones based on humidity and temperature, ranging from temperate in the southwest to hot/ arid in the interior to hot/humid in the north. Refer Climate Zones Map.

COMMON PROPERTY – has the meaning given by section 10 of the Strata Titles Act 1985.

COMMUNAL OPEN SPACE - outdoor areas within the **lot** and either at ground level or on structure that is accessible to and shared by occupants of the **dwellings** for communal recreational use. It does not include driveways or car parking areas.

COMMUNAL STREET – common property or private street providing joint access to two or more dwellings in a residential development and may include vehicle and pedestrian access, and landscaping.

CONE OF VISION – the limits of outlook from any given viewpoint for the purposes of assessing the extent of overlooking from that point, measured by applying a viewing cut off angle not less than 45 degrees horizontally and extending 90 degrees down to the ground.

CONTINUOUS PATH OF TRAVEL - an uninterrupted route to or within premises or **buildings** and providing access to all services and facilities (AS1428.1). It should not incorporate any step, stairway, turnstile, revolving door, escalator, hazard or other impediment which would prevent it from being safely negotiated by people with disability.

COURTYARD - open space at ground level or on a structure that is open to the sky and and bound by the **building** on three or more sides.

CROSSOVER - the vehicle access point (or driveway) running from the property boundary to the edge of the road.

DAYLIGHT - consists of both skylight (diffuse light from the sky) and **sunlight** (direct beam radiation from the sun). Daylight changes with the time of day, season and weather conditions.

DECISION-MAKER - that body, organisation or authorised person legally vested with the power to make decisions, pursuant to relevant legislation, in respect of residential development in accordance with the R-Codes.

DEEMED-TO-COMPLY - a proposal, or a component of a proposal, that complies with the deemed-to-comply provisions of the R-Codes, or an adopted local planning policy.

DEEP SOIL AREA - soft landscape area on lot with no impeding building structure or feature above or below, which supports growth of small to large canopy trees and meets a stated minimum dimension. Used primarily for landscaping and open to the sky, deep soil areas exclude **basement** car parks, services, swimming pools, tennis courts and impervious surfaces including car parks, driveways and roof

DEPENDANT PERSON - a person with a recognised form of disability requiring special accommodation for independent living or special care.

DESIGN PRINCIPLES - specific design objectives for each element of R-Codes Volume 1 are to be met by all residential **development** subject to Volume 1 and are to be used in the preparation, submission and assessment for proposals for the purpose of determining their compliance with R-Codes Volume 1. A proposal is required to demonstrate compliance with design principles where it does not satisfy corresponding deemed-to-comply provisions.

DEVELOPMENT - as defined under the *Planning and* Development Act 2005.

DEVELOPMENT SITE - as defined under the *Planning and* Development (Local Planning Schemes) Regulations 2015.

DRIVEWAY - the portion of the paved vehicle access way between a car parking area and the property boundary, excluding any associated landscaping or pedestrian path on either side.

DUAL KEY DWELLING – a form of ancillary dwelling with a common internal corridor and lockable doors to sections within the dwelling so that it is able to be separated into two independent units.

DWELLING - building or portion of a building being used, adapted, or designed or intended to be used for the purpose of human habitation on a permanent basis by a single person, a single family, or no more than six persons who do not comprise a single family.

DWELLING ALIGNMENT - means the vertical external face of any **building** comprising solid building material, but excludes any projections such as balconies, eaves, porches and verandahs.

EFFECTIVE LOT AREA - that part of the lot that is capable of development and excludes any vehicle or pedestrian access legs and associated truncations.

ENCLOSED - an area bound on three or more sides by a permanent wall and covered in an impervious material.

EXTERNAL FIXTURES - refer utilities.

FACADE - the external face of a building, generally the principal face, facing a public street or space.

FREEHOLD SCHEME - has the meaning given by section 8(2) of the Strata Titles Act 1985.

FRONTAGE - the width of a **lot** at the **primary street setback** line, provided that in the case of battleaxe or other irregularly shaped lots, it shall be as determined by the decision-maker.

FUNCTIONAL UTILITIES - functional utilities associated with the dwelling to achieve efficient, comfortable and environmentally sustainable operating outcomes including, but not limited to air-conditioning, plant, clothes drying, hot water systems, antennas and satellite dishes, solar collectors, inverters and batteries, electric vehicle charging and rainwater tanks.

GARAGE - any roofed structure, other than a carport, designed to accommodate one or more motor vehicles.

GREEN TITLE LOT - a lot owned in fee simple issued with a certificate of title under the Transfer of Land Act 1893, other than a strata lot or a survey-strata lot.

GROUPED DWELLING - a dwelling that is one of a group of two or more dwellings on the same lot such that no dwelling is placed wholly or partly vertically above or below another, except where special conditions of landscape or topography dictate otherwise, and includes a dwelling in a strata titles scheme with common property.

HABITABLE ROOM/SPACE - as defined by the NCC for a room/space used for normal domestic activities that includes:

a bedroom, living room, lounge room, music room, sitting room, television room, kitchen, scullery, dining room, sewing room, study, playroom, family room, sunroom, gymnasium, fully **enclosed** swimming pool or **patio**;

but excludes:

a bathroom, laundry, water closet, pantry, walk-in wardrobe, corridor, hallway, lobby, photographic darkroom, clothes drying room, verandah and unenclosed swimming pool or patio and other spaces of a specialised nature occupied neither frequently nor for extended periods.

HEIGHT. BUILDING - this is the distance between the point where the base of the wall meets the natural ground level and measured to the highest point of a wall or roof of a building vertically above that point excluding minor projections.

HEIGHT, WALL - this is the vertical distance between the point where the base of the wall meets the natural ground level at the boundary immediately adjacent to the wall and measured to the top of the wall or parapet.

HERITAGE AREA - as defined under the *Planning and* Development (Local Planning Schemes) Regulations 2015.

HERITAGE-PROTECTED PLACE - as defined under the Planning and Development (Local Planning Schemes) Regulations 2015.

HIGH-FREQUENCY ROUTE – a public transport route that runs a service at least every 15 minutes during weekday peak periods (7am to 9am and 5pm to 7pm).

IMPERVIOUS AREA/SURFACE/ MATERIAL - surfaces that do not permit the penetration of rainwater into the ground and instead generates stormwater run-off, typically to drainage systems.

INCIDENTAL DEVELOPMENT - development which is associated with or attached to a dwelling and incidental to its main residential functions.

INTERNAL FLOOR AREA - in relation to a room or dwelling, the internal area measured within the finished surfaces of the walls, and includes the area occupied by any cupboard or other built-in furniture, fixture or fitting but excludes any garages.

INTERNAL WALLS - those walls which are wholly included within the dwelling including walls that abut covered outdoor living areas but does not include walls which are common to two dwellings in grouped or multiple dwelling developments.

LANDSCAPE / LANDSCAPING / LANDSCAPED - land developed with garden beds, shrubs and trees, or by the planting of lawns, and includes such features as rockeries, ornamental ponds, swimming pools, barbecue areas or playgrounds and any other such area approved of by the decision-maker as landscaped area.

LANEWAY - a narrow local **street** type without a verge located along the rear and/or side property boundary, typically used in more dense residential areas when smaller lot layouts justify rear garaging, and where alternative vehicle access is needed for lots fronting busy streets or parks.

LEASEHOLD SCHEME - has the meaning given by section 8(3) of the Strata Titles Act 1985.

LIGHTWELL - an opening to the sky, bound on four sides by building volume, with a height to width ratio of more than 2:1.

LOCAL CHARACTER / LOCAL IDENTITY - the natural. cultural and historic characteristics of an area that are intrinsic to the locality, and which the local community relate to or as defined in the local planning framework. See also sense of place.

LOCAL DEVELOPMENT PLAN - as defined under the Planning and Development (Local Planning Schemes) Regulations 2015.

LOCAL PLANNING FRAMEWORK - comprises all strategic, statutory and policy planning documents which collectively outline the planning for an area and development requirements for sites, of the decision-maker and generally include a **scheme**, **local planning strategy** (including any housing component), structure plans, activity centre plans, local development plans and local planning policies.

LOCAL PLANNING POLICY – any policy prepared by a local government in accordance with the procedures set out in the local planning scheme.

LOCAL PLANNING SCHEME - as defined under the *Planning* and Development (Local Planning Schemes) Regulations 2015.

LOCAL PLANNING STRATEGY - as defined under the Planning and Development (Local Planning Schemes) Regulations 2015; a document which supports the preparation and review of a local planning scheme in accordance with Part 3 of the Planning and Development (Local Planning Schemes) Regulations 2015.

LOFT – a room or space within the roof space of a **building**.

LOT - for single houses, a lot as defined under the Planning and Development Act 2005, as amended. For multiple or grouped dwellings, the parent lot.

LOT BOUNDARY - the boundary between a **lot** and any other parcel of land, excluding a street boundary.

LOT IN A STRATA SCHEME - has the meaning given by section 3 of the Strata Titles Act 1985.

LOT IN A SURVEY-STRATA SCHEME - has the meaning given by section 3 of the Strata Titles Act 1985.

MAJOR OPENING - a window, door or other opening in the exterior wall of a habitable room that provides external means of light or view for that room or space, but does not include an opening or openings that:

- in aggregate do not exceed 1m² in any such wall, (provided that adjoining or contiguous windows at the junction of two walls forming an internal angle of 90 degrees or less shall be aggregated); or
- are glazed in an obscure material and are not able to be opened: or
- have a sill height not less than 1.6m above floor level.

MAJOR RAINFALL EVENT - events greater than a minor rainfall event and up to and including the 1 per cent annual exceedance probability (AEP) event (refer Department of Water and Environmental Regulation).

MINOR PROJECTION -

- in relation to the height of a building: a chimney, vent pipe, aerial or other appurtenance of like scale;
- in relation to a wall: a rainwater pipe, vent pipe, eaves overhang, cornice or other moulding or decorative feature, provided that the projection does not exceed 0.75m measured horizontally.

MINOR RAINFALL EVENT – rainfall events greater than small rainfall events and less than major rainfall events (refer Department of Water and Environmental Regulation).

MIXED USE DEVELOPMENT - buildings that contain commercial and other non-residential uses in conjunction with residential dwellings in a multiple dwelling configuration.

MULTIPLE DWELLING – a **dwelling** in a group of more than one dwelling on a lot where any part of the plot ratio area of a dwelling is vertically above any part of the plot ratio area of any other but:

- does not include a grouped dwelling; and
- includes any dwellings above the ground floor in a mixed use development.

NATURAL GROUND LEVEL - the levels on a site which precede the proposed development, excluding any site works unless approved by the decision-maker or established as part of subdivision of the land preceding development.

NATURAL VENTILATION - the movement of a sufficient volume of fresh air through a dwelling to refresh indoor air.

NCC - National Construction Code, comprising the Building Code of Australia (BCA) and Plumbing Code of Australia (PCA).

NON-HABITABLE ROOM/SPACE – any room or space that is not defined as a habitable room or space in the NCC.

OPEN PLAN - dwelling layouts where spaces are not divided into discrete rooms but are open and connected to allow flexibility of use (typically living, dining, kitchen and study areas).

OPEN SPACE - generally that area of a **lot** not occupied by any **building** and includes:

- open areas of accessible and useable flat roofs and outdoor living areas above natural ground level;
- areas beneath eaves:
- verandahs, patios or other such roofed structures not more than 0.5m above natural ground level, unenclosed on at least two sides, and covering no more than 10 per cent of the **site area** or 50m² whichever is the lesser:
- unroofed open structures such as pergolas;
- uncovered driveways (including access aisles in car parking areas) and uncovered car parking spaces;

but excludes:

- non-accessible roofs, verandahs, balconies and outdoor living areas over 1m above natural ground level; and/or
- covered car parking spaces and covered walkways, areas for rubbish disposal, stores, outbuildings or plant rooms.

OUTBUILDING - an **enclosed** non-habitable structure that is detached from any dwelling and may include a detached garage.

OUTDOOR LIVING AREA - the area external to a single house, grouped or multiple dwelling to be used in conjunction with that dwelling such that it is capable of active or passive use and is readily accessible from the dwelling.

PARAPET - the portion of a wall protruding above a roof or terrace. Often taken to refer to the decorative element which establishes the street wall height of heritage buildings.

PARENT LOT - relating to multiple or grouped dwellings, the lot inclusive of common areas to which the strata titles scheme relates.

PASSIVE SURVEILLANCE - actual and perceived monitoring of public spaces by people as they go about their daily activities. Commonly referred to as 'eyes on the street'.

PATIO - an unenclosed structure covered in an impervious material which may or may not be attached to a dwelling.

PEDESTRIAN ACCESS LEG - provides access from a public street to a dwelling where sole vehicular access is via a rear right-of-way. It can be in the form of a portion of the rear lot or as common property in the case of a strata title scheme.

PERGOLA - an open-framed structure covered in a water permeable material or operable louvred roofing, which may or may not be attached to a dwelling.

PERMEABLE SURFACE/ PAVEMENT/ MATERIAL - surfaces that permits the penetration of rainwater.

PLOT RATIO - the ratio of the gross plot ratio area of buildings on a development site to the area of land in the site boundaries.

PLOT RATIO AREA - the gross total area of all floors of buildings on a development site, including the area of any internal and external walls but not including:

- the areas of any lift shafts;
- stairs or stair landings common to two or more dwellings;
- machinery, air conditioning and equipment rooms;
- space that is wholly below **natural ground level**;
- area used exclusively for the parking of wheeled vehicles at or below natural ground level;
- storerooms:
- lobbies, bin storage areas, passageways to bin storage areas or amenities areas common to more than one dwelling; and
- balconies, eaves, verandahs, courtyards and roof terraces.

PRECINCT STRUCTURE PLAN - as defined under the Planning and Development (Local Planning Schemes) Regulations 2015.

PRIMARY GARDEN AREA - an external ground floor area for single house and grouped dwellings set aside on a site for the exclusive use of the occupants of the dwelling to which it abuts. It may include (but is not limited to) landscaping, deep soil areas and trees, paved areas and patios with a floor level not greater than 0.5m above natural ground level.

PRIMARY LIVING SPACE - the identified room(s) within a dwelling that is the focus of life and activity and usually the largest room. This area is connected with **private open space** and may include any of the following room types: living room, lounge room, family room, or an integrated open plan living area that has one of these room types together with a kitchen or dining area.

PRIMARY STREET - unless otherwise designated by the local government, the sole or principal public road that provides access to the major entry (front door) to the **dwelling** or building.

PRIVATE OPEN SPACE - outdoor space located at ground level or on a structure that is within private ownership and provided for the exclusive use of the occupants of the **dwelling** to which it abuts and excludes car parking spaces and access ways. It includes primary garden areas, balconies, courtyards and terraces.

PORCH - a roofed open platform attached to the front of a dwelling.

RESIDENTIAL BUILDING - a building or portion of a building, together with rooms and **outbuildings** separate from such building but incidental thereto; such building being used or intended, adapted or designed to be used for the purpose of human habitation:

- temporarily by two or more persons; or
- permanently by seven or more persons, who do not comprise a single family, but does not include a hospital or sanatorium, a prison, a hotel, a motel or a residential school.

RESIDENTIAL DEVELOPMENT - development of permanent accommodation for people, and may include all dwellings, the residential component of mixed use development, and residential buildings proposing permanent accommodation.

RIGHT-OF-WAY - a strip of land such as a laneway, available either for use by the general public, or a restricted section of the community, and may be created by subdivision, specific transfer, or continued use over a period of years. They may

- private, where the land is created in a plan of subdivision and available to landowners that are legally entitled; or
- public, where the land has been vested in the Crown.

SCHEME - the **local planning scheme** that specifies zoning and development standards gazetted pursuant to the Planning and Development Act 2005.

SCHEME PLAN - has the meaning given by section 3 of the Strata Titles Act 1985, and for a strata titles scheme means the strata plan or survey-strata plan registered, or proposed to be registered, for the strata titles scheme as a scheme document.

SCREENING/ SCREENED - permanently fixed external perforated panels or trellises composed of solid or obscured translucent panels.

SECONDARY STREET - in the case of a **site** that has access from more than one public road, a road that is not the primary street.

SENSE OF PLACE - the essential memorable and recognisable characteristics of an area.

SERVICE AREA - areas designated for **building** services installed to make the building functional, comfortable, efficient and safe.

SERVICE UTILITIES - supply and reticulation of essential services including, but not limited to power, water, gas, wastewater, fire services, letterboxes and telecommunications.

SETBACK - the horizontal distance between a **wall** at any point and an adjacent lot boundary, measured at right angles (90 degrees) to the boundary.

SIGHTLINES - lines of clear physically uninterrupted sight.

SIGNIFICANT EXISTING TREE - an existing tree that meets the following criteria:

- healthy specimens with ongoing viability; and
- species is not included on a State or local area weed register; and
- height of at least 4m; and/or
- trunk diameter of at least 160mm, measured 1m from the ground; and/or
- average canopy diameter of at least 4m; or
- as specified with the local planning framework.

SINGLE ASPECT – a **dwelling** or room with openings facing primarily in one direction from a single major external **wall**.

SINGLE BEDROOM DWELLING - a dwelling that contains a living room and no more than one other **habitable room** that is capable of use as a bedroom.

SINGLE HOUSE - a **dwelling** standing wholly on its own **green title** or **survey-strata lot**, together with any easement over adjoining land for support of a **wall** or for access or services and excludes dwellings on titles with areas held in **common property**.

SITE -

- In the case of a single house, the green title or survey-strata lot on which it stands.
- In the case of a grouped dwelling, the area occupied by the dwelling together with any area allocated (whether by way of strata title scheme or otherwise) for the exclusive use or benefit of that dwelling.
- In the case of a multiple dwelling or apartment development, the lot (or parent lot where the lot is subdivided under strata scheme) on which the dwellings stand.

SITE AREA - the area of land required for the construction of a **dwelling** to satisfy the requirements of the R-Codes.

SITE COVER – the area occupied by any **building**, including upper **storeys** or **balconies** projecting beyond the ground floor building alignment, or other structures roofed with **impervious material**, but excludes:

- uncovered **driveways** and parking spaces;
- eaves and pergolas; and
- a basement that is constructed wholly underground.

SITE RESPONSIVE - deriving from analysis of the physical characteristics of an area (such as landform, views, prevailing breezes, environmental features) and to manage constraints and opportunities to create optimum design outcomes.

SMALL DWELLING - a single house or grouped dwelling with an internal floor area no greater that 70m²; or a multiple dwelling with an internal floor area no greater than 60m².

SMALL RAINFALL EVENT - the first 15mm of a rainfall event (refer Department of Water and Environmental Regulation).

SOFT LANDSCAPE - any **landscaped** area with a minimum soil depth of 300mm that contains in-ground planting and excludes removable planter boxes/pots and **permeable paving areas**. Turf is included.

SOLAR ACCESS - is the ability of a **building** to continue to receive direct **sunlight** without obstruction from other buildings or impediments, not including trees.

SOLAR COLLECTORS - solar collecting components of the following: thermal heating systems, photovoltaic systems and skylights.

SOURCE OF OVERLOOKING - major openings and **active habitable space** with a floor level of more than 0.5m above **natural ground level.**

SPECIAL PURPOSE DWELLING - includes ancillary dwelling, aged or dependent persons' dwelling or a single bedroom dwelling.

STANDARD STRUCTURE PLAN – as defined under the *Planning and Development (Local Planning Schemes) Regulations 2015.*

STORAGE - dedicated, secured and conveniently located areas for the storage of large or bulky items, but excludes built-in furniture and internal storage located in areas such as kitchens, laundries, bathrooms and bedrooms.

STOREY - the portion of a **building** which is situated between the top of any floor and the top of the floor next above it and if there is no floor above it, that portion between the top of the floor and the ceiling above it but does not include:

- a basement;
- a space that contains only a lift shaft, stairway or meter room:
- roof top terrace with no permanent impervious roof structure;
- a mezzanine; or
- a loft.

Double height floors greater than 5m floor to ceiling are counted as two floors.

STORMWATER - urban surface water runoff from rainfall events, consisting of rainfall runoff and any material (soluble and insoluble) mobilised in its path of flow.

STRATA LOT - refer to definition for a **lot in a strata scheme**.

STRATA PLAN - has the meaning given by section 3 of the *Strata Titles Act 1985*.

STRATA SCHEME - has the meaning given by section 3 of the *Strata Titles Act 1985* and may include **freehold** or **leasehold schemes**.

STRATA TITLES SCHEME - has the meaning given by section 3 of the *Strata Titles Act 1985*.

STREET - any public road, **communal street**, private street, **laneway**, **right**- **of**-way or other shared access way that provides the principal **frontage** to a **dwelling** but does not include an access leg to a single **battleaxe lot**.

STREET BOUNDARY - the boundary between the land comprising a **street** and the lands that abuts thereon.

STREETSCAPE - the visible components in a **street** between the facing **buildings**, including the form of the buildings, **garages**, **setbacks**, fencing, **driveways**, utilities, street surfaces, street trees and street furniture such as lighting, signs, barriers and bus shelters.

STREET SETBACK - the horizontal distance between the **street boundary** and a **building**, measured at right angles (90 degrees) to the street boundary.

STREET SETBACK AREA - the area between the **street** boundary and a **building** (excluding retaining walls) up to the **street setback line**.

STREET SETBACK LINE – the minimum distance between the **street boundary** and a **building** in accordance with with **Part B, Table B** and **Part C, Table 3.3a**.

STRUCTURE PLAN - as defined under the *Planning and Development (Local Planning Schemes) Regulations 2015* and means a **standard structure plan** or a **precinct structure plan**.

STUDIO - a **dwelling** consisting of one **habitable room** that combines kitchen, living and sleeping space.

SUNLIGHT - direct beam radiation from the sun.

SURVEY-STRATA LOT - refer to definition for **lot in a survey-strata scheme**.

SURVEY-STRATA PLAN - has the meaning given by section 3 of the *Strata Titles Act 1985*.

SURVEY-STRATA SCHEME - has the meaning given by section 3 of the *Strata Titles Act 1985*, and may include **freehold** or **leasehold schemes**.

SUSTAINABILITY/SUSTAINABLE - meeting the needs of current and future generations through the integration of environmental protection, social advancement and economic prosperity.

TEN DESIGN PRINCIPLES - means the Design Principles as set out by State Planning Policy 7.0 *Design of the Built Environment:* Schedule 1.

TERRACE - an outdoor area, usually paved and unroofed, that is connected to a **dwelling** and accessible from at least one room. May be **at-grade** or on a structure such as a podium or a roof.

UNENCLOSED - An area bounded on no more than two sides by a permanent wall and covered in a water impervious material.

UNIVERSALLY ACCESSIBLE/ UNIVERSAL ACCESS -

features to enable use and access by people with disability.

UNIVERSAL DESIGN - the design of products and environments that are inherently accessible to all, including for older people and people with disability.

UTILITIES - external fixtures, equipment, plant or other structures which are necessary for a **dwelling** to achieve efficient, comfortable and environmentally sustainable operating outcomes and includes **service** and **functional utilities** or other fixtures as necessary for the residential use of the **buildings** on **site**. It excludes essential plumbing vents above the roof line and external roof-water down pipes.

VERANDAH - a roofed open platform attached to a **dwelling**.

VISUALLY PERMEABLE - in reference to a wall, gate, door, screen or fence that the vertical surface, when viewed directly from the **street** or other public space, has:

- continuous vertical or horizontal gaps of 50mm or greater width occupying not less than one third of the total surface area;
- continuous vertical or horizontal gaps less than 50mm in width, occupying at least one half of the total surface area in aggregate; or
- a surface offering equal or lesser obstruction to view.

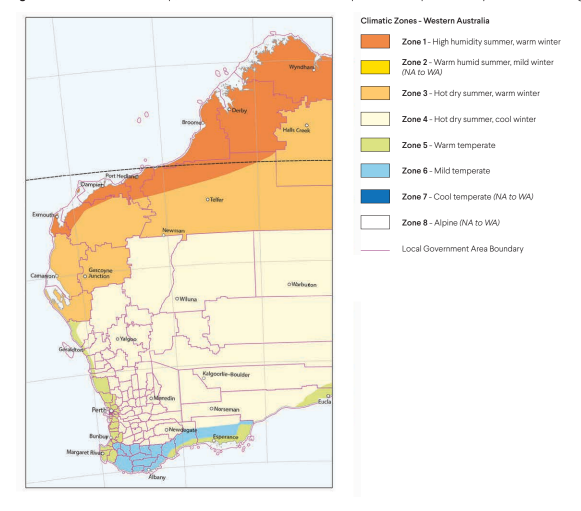
WALKABLE CATCHMENT - the actual area served within a walking distance along the **street**/footpath network measured from a public transport stop/station entrance.

WALL - the vertical external face of a constructed **building** comprising solid building material and including enclosures to **verandahs** and **balconies**.

WAPC - Western Australian Planning Commission.

WINTER SOLAR GAIN - the heating of the **building** interior due to **sunlight** penetration through windows or heating of the building mass.

Figure A1.1 Climate Zones Map, extracted from Climatic Zone Map of Australia published by Australian Building Codes Board



A2 Context and site analysis

The list below outlines the recommended documentation to assist in the preparation of context and site analysis and design response. The level of detail provided in a context and site analysis should be appropriate to the scale and complexity of the proposed development.

Category	Materials
Neighbourhood context	A plan or aerial photo showing the site in relation to neighbourhood context including the location of: i. public open space and bushland, such as parks and sporting ovals ii. transport within a 5-10 minute walk. Include walkable catchments from the site (show a 400m radius and 800m radius circle from the site)
Street context	Plan(s), photographs or other documentation of features of the street context, including properties adjoining the development site and on the other side of the street, to show: i. surrounding built form patterns and typologies, including existing and proposed building envelopes and heights (storeys and metres), important datum lines of adjacent buildings, setbacks and subdivision pattern ii. patterns of building frontages, street setbacks and side setbacks iii. streetscape including land uses and planned development, staging or redevelopment outcomes iv. movement and access for vehicles (including service vehicles), pedestrians, bicycle riders and mobility scooters v. topography, landscape, open spaces and vegetation vi. significant views to and from the site vii. any sources of nuisance emissions in the vicinity of the site such as noise, light, and odour, that may have a bearing on the residential proposal, particularly vehicular traffic, train, aircraft and industrial noise viii. location of relevant heritage places or features, areas of environmental significance, and elements of cultural significance
Site context	A site plan showing at scale the following features: i. lot boundaries, site dimensions, site area, north point, street frontage, street name, lot number and address climate zone, prevailing breezes, and shadows from natural or built features geotechnical conditions including rock outcrops, watercourses iv. topography showing relative levels (Australian Height Datum) and contours at 0.5 metre intervals for the site and across site boundaries where level changes exist unique geological features, such as watercourses, bores and rock outcrops iv. location, type and size of significant existing trees and/or significant landscaping features on site and on adjoining streets and properties, including relative levels where relevant location, use, dimensions, setback distances of existing buildings or built features (including outbuildings, retaining walls and other structures) on the site locations and levels of existing buildings and structures on adjacent lots that might affect, or be affected by, the proposed development, including habitable room windows, solar collectors, and designated primary garden areas or private open space, walls and fences, parapets and ridge lines, and any other relevant features ix. pedestrian and vehicular access points, driveways and features such as crossovers, truncations, service poles, transit stops, fire hydrants and access restrictions (e.g. road islands adjacent to the site) x. location of services utilities and infrastructure, including water, gas, power, solar collectors, telecommunications, sewerage and drainage, and accompanying inspection points and easements
Design response	Sketches, drawings or diagrams as needed, to demonstrate response to context and site.

A3 Application documentation

The list below outlines the documentation recommended to be submitted for an application for residential development under R-Codes Volume 1. Proponents should also refer to application requirements that may be specific to a decision-maker. The recommended material is in addition to that required under cl. 63, part 8 in Schedule 2 of the Regulations. Some of the material will not be relevant for all applications and material should be prepared and submitted that is appropriate for site specific reasons such as scale, complexity or design approach. Early consultation should be undertaken with the decision-maker to confirm application documentation requirements. Where the application is for an addition or alteration to an existing dwelling, the material submitted should relate to the alteration or addition. Where a development application is not required, only the site context (from Appendix A2), site plan and the development drawings (Appendix A3) are required to demonstrate compliance with the deemed-to-comply provisions.

Application requirements legend

Information necessary to inform assessment

Information may be needed dependent on circumstances

Information unlikely to be required

			Propos	sal Type	
Category	Materials	Part B All residential development	Part B & C Addition or alteration to existing dwelling	Part C Single house or grouped dwelling (less than 10)	Part C Multiple dwelling or larger scale grouped dwellings (10 or more) or mixed proposals
Development proposal summary	Summary table or document of key details of the development proposal, including the following: i. compliance of proposal with objective and relevant provisions of local planning framework for development site ii. proposed average and minimum site areas iii. number, height, mix, size and accessibility of dwellings iv. building height v. number of parking spaces for occupants, visitors, bicycles and motorcycle/scooters (where required by decision-maker)	✓	×	✓	✓
Context and site analysis and design response	Documentation prepared during the project investigation phase. Refer A2 Context and site analysis.	✓	_	✓	✓
SPP 7.0 Design Principles statement	A statement of key points to document how the proposal satisfies the ten design principles of State Planning Policy 7.0 Design of the Built Environment.	×	×	×	✓
R-Codes Volume 1 Design Principles	Justification for where an element design principle pathway is to apply, rather than the deemed-to-comply provision. This justification may refer to the findings from the context and site analysis, intent, SPP 7.0 ten design principles , and local planning framework and R Codes Volume 1 objectives as justification in support of the design principle pathway.	✓	✓	✓	✓

A3 Application documentation (cont.)

			Propos	sal Type	
Category	Materials	Part B All residential development	Part B & C Addition or alteration to existing dwelling	Part C Single house or grouped dwelling (less than 10)	Part C Multiple dwelling or larger scale grouped dwellings (10 or more) or mixed proposals
Other supporting information (where required by the decision-maker)	 i. Waste Management Plan ii. Traffic Impact Assessment or Statement iii. Illustrative views iv. Universal design compliance checklist and annotated plans v. Arboriculture report where removal of a significant existing tree is proposed 	×	×	_	✓
Site plan	Scale drawing (typically 1:100) showing: i. property details, lot/site boundaries (including for any proposed strata lots), site dimensions, site area(s), street frontage(s), street name(s), lot number(s) and address and north point ii. existing contours at maximum 0.5m intervals and/or spot levels (Australian Height Datum (AHD)) iii. the position and levels (AHD) of proposed and existing buildings, street fences, retaining walls and other structures iv. location and size of private open spaces (including the primary garden area) and including areas to be landscaped to the position and size of any existing or proposed trees (indicating whether being retained, new or removed) and/or other significant landscaping features vi. the position and size of soft landscaping areas and deep soil area (where this is not included in a separate landscaping plan) vii. proposed finished site levels viii. the position and dimensions of access-ways for pedestrians and vehicles (including swept paths/turning circles where communal driveways are proposed), and the position and dimensions of on site and off site car parking spaces, demonstration of vehicle sightlines ix. the position and floor levels (AHD) of major openings to any active habitable spaces in a wall of an adjoining building, private open spaces, and primary garden areas on adjoining properties, where within 7.5m of a boundary of the development site x. the horizontal position and floor levels (AHD) of all sources of overlooking of existing and proposed building(s) where within 7.5m of a lot boundary xi. cones of vision for each source of overlooking, line of sight from any sources of overlooking (where required) and/or details of measures proposed to reduce overlooking of the adjoining properties xii. street verge considerations such as the location of any street trees, power poles, drainage pits, crossovers, footpaths or any other relevant obstructions xiii. shadow that would be cast at noon on 21 June by any proposed building onto any adjoining or diagon	✓	✓	✓	✓

A3 Application documentation (cont.)

			Propos	sal Type	
Category	Materials	Part B All residential development	Part B & C Addition or alteration to existing dwelling	Part C Single house or grouped dwelling (less than 10)	Part C Multiple dwelling or larger scale grouped dwellings (10 or more) or mixed proposals
Development drawings	Scale drawing (typically 1:100) showing: i. all floor plans, including wall lengths, articulation and their distances from the boundaries of the site ii. internal floor plans and layouts for proposed dwellings/extensions – this includes window position, indicative furniture layouts, room areas and dimensions, room names iii. a solar diagram showing solar access for the primary living space iv. location and dimension of primary garden areas, deep soil areas, private open spaces v. location and dimension of service areas and storage areas, waste management areas and parking spaces vi. all elevations showing- natural ground levels with contours at maximum intervals of 0.5m, finished floor levels, wall heights and total building heights (AHD), areas (m²) of windows to habitable rooms, all privacy devices, utilities vii. proposed materials, colours and finishes of the exterior of the development, including façade, roof and dwelling entries viii. cross-sections through any proposed areas of excavation or fill with the relevant natural and proposed ground levels (AHD), contours at maximum intervals of 0.5m ix. ceiling heights for habitable rooms and non-habitable rooms (multiple dwellings only) x. site plans, floor plans and accompanying information to identify which dwellings are to meet the universal design standards and demonstrating compliance with the relevant provisions of accessible dwellings AS4299 and Livable Housing Design Guidelines	✓	✓	✓	✓
Landscape plan (where required by the R-Codes)	 Scale drawing (typically 1:100) showing: i. the development footprint and site boundary ii. street tree location iii. existing on site trees to be removed and trees to be retained, including trunk, canopy size and deep soil areas iv. position and size (canopy and height) of trees on adjoining properties v. position, species, and size of proposed trees to be planted on site including the size and dimensions of deep soil areas vi. position, type, and size of proposed soft landscaping, including groundcovers and shrubs and/or significant landscaping features vii. communal open spaces where provided viii. the position of built landscape elements, including fences, pathways, swimming pools and spas, pergolas, walls, retaining walls, planters and water features ix. type of permeable, semi-permeable and impervious surfaces including roof cover and ground surfaces x. stormwater management and irrigation concept design xi. site lighting 	×	×	×	✓

A4 Universal design requirements

The checklist of **universal design** requirements below are adapted from the *Livable Housing Design Guidelines* and the *Australian Building Codes Board Livable Housing Design Standard 2022.*They are intended to ensure a minimum level of universal design at the development application stage, but do not guarantee universal design certification upon construction.

		Silver level requirements	Achieved? (Y/N)		Gold level requirements	Achieved? (Y/N)
1. Dwelling access	1a.	Provide a continuous path of travel to a dwelling entrance door from: i. the street boundary; ii. a garage or carport for the exclusive use of the occupants of the dwelling; or iii. a car parking space within the lot for the exclusive use of the occupants of the dwelling.		1a.	As for silver.	
	1b.	The continuous path of travel in 1a is provided a pathway with a minimum 1m width and has: i. no steps; ii. a crossfall of not more than 1:40; and iii. a maximum pathway slope of 1:14.		1b.	As for silver except, replace the minimum clear pathway width of 1000mm with 1100mm.	
	1c.	Where an associated unenclosed car parking space for the dwelling is provided, at least one space must provide a continuous path of travel referred to in 1a and have a: i. minimum unobstructed dimension of 3200mm width and 5400mm length; and ii. gradient not more than 1:40, or 1:33 for bitumen.		1c.	As for silver except, insert the following additional requirements: i. a vertical clearance over the parking space of at least 2500mm; and ii. a covered parking space to ensure protection from the weather.	
	1d.	One step ramp may be incorporated at a dwelling entrance door and is to have a: i. height of not more than 190mm; ii. maximum gradient of 1:10; iii. minimum clear width of 1000mm; and iv. maximum length of 1900m.		1d.	As for silver.	
	1e.	Where a ramp is provided in accordance with 1b or 1d , a level landing is to be provided with a minimum 1200mm length, (exclusive of the swing of the door or gate), to be provided at the head and foot of the ramp.		1e.	As for sillver.	

A4 Universal design requirements (cont.)

			Silver level requirements	Achieved? (Y/N)		Gold level requirements	Achieved? (Y/N)
2.	Dwelling entrance	2a.	The dwelling to provide an entrance door that is sheltered from the weather with a minimum clear opening width of 820mm with a: i. level threshold; ii. sill height of not more than 5mm if the lip is rounded or beveled; or iii. ramped threshold that does not exceed 56mm in height, with a maximum gradient of 1:8 and is at least as wide as the minimum clear opening width of the doorway it serves. 2a (ii-iii) not required to be shown at Planning Application stage.		2a.	As for silver level except replace (i) with minimum clear door opening width of 850mm.	
		2b.	An entrance door with a space at least 1200mm x 1200mm to the external side of the door that is: i. unobstructed (excluding a screen door); and ii. level, or with a gradient not more than 1:40 2b (ii) not required to be shown at Planning Application stage.		2b.	As for silver level except replace with a level landing area of at least 1350mm x 1350mm.	
3.	Internal doors and corridors	3a.	Internal doorways to rooms on the entry level used for living, dining, bedroom, bathroom, kitchen, laundry and toileting purposes to provide a minimum clear opening width of 820mm and have a: i. level threshold; ii. sill height of not more than 5mm if the lip is rounded or beveled; or iii. ramped threshold that does not exceed 56mm in height, with a maximum gradient of 1:8 and is at least as wide as the minimum clear opening width of the doorway it serves. 3a (ii-iii) not required to be shown at Planning Application stage.		3a.	As for the silver level except replace (i) with a minimum clear opening width of 850mm.	
		3b.	Internal corridors/passageways to the doorways referred to in 3a to provide a minimum clear width of 1000mm.		3b.	As for the silver level except replace with a minimum corridor/passageway width of 1200mm.	
4.	Toilet	4a.	Dwellings have a toilet on the ground (or entry) level that provides: i. a minimum clear width of 900mm between the opposite walls either side of the toilet pan (if located in a separate room); and ii. a minimum 1200mm circulation space from the front edge of the toilet pan to the swing arc of the door. iii. Where the toilet is provided in a bathroom, the centreline of the toilet pan is located between 450mm and 460mm from the finished surface of a wall or structure, or from any other fixed obstruction (such as a basin or vanity unit). 4a (ii) not required to be shown at Planning Application stage.		4a.	As for silver level except, replace (i) with: i. with a minimum clear width of 1200mm between the walls of the bathroom if located in a separate room, or between amenities if located in a combined bathroom.	

A4 Universal design requirements (cont.)

			Silver level requirements	Achieved? (Y/N)		Gold level requirements	Achieved? (Y/N)
5.	Shower	5a.	At least one shower to have a hobless and step-free entry with a lip not more than 5mm in height. Refer AS3740-3.6 for hobless specifications. Note: waterproofing requirements of the NCC apply. 5a not required to be shown at Planning Application stage.		5a.	As for silver level except the hobless shower recess described in 5a to: i. be located in a bathroom on the ground (or entry) level; ii. provide minimum dimensions of 900mm width and 900mm length; and iii. provide a clear space of at least 1200mm width and 1200mm length forward of the shower recess entry.	
6.	Reinforcement of bathroom & toilet walls	6a.	 Walls to be reinforced to support the future installation of grab rails, if needed, and apply to walls adjacent to a: shower subject to 5a; bath (if provided) in the same bathroom as a shower subject to 5a; and toilet pan subject to 4a. Walls constructed of solid masonry, concrete, or another material capable of supporting grabrails may not require additional reinforcement. 6a not required to be shown at Planning Application stage. 		6a.	As for silver.	
7.	Internal Stairways	7a.	No silver level requirement.		7a.	Stairways in dwellings to be: i. a minimum clear width of 1000mm; ii. straight in design; and iii. positioned adjoining a load bearing wall. 7a (iii) not required to be shown at Planning Application stage	
8.	Kitchen and laundry spaces	8a.	No silver level requirement.		8a.	Kitchen and laundry spaces to be designed to support ease of movement and adaptation with: i. at least 1200mm clearance in front of fixed benches and appliances (excluding handles).	
9.	Ground (or entry level) bedroom space	9a.	No silver level requirement.		9a.	The dwelling is to provide a bedroom on the ground (or entry) level that: i. is a minimum 10m² internal floor area ; and ii. is a minimum dimension of 3m. Note: minimum area and dimensions are exclusive of robes.	

A4 Universal design requirements (cont.)

	Silver level requirements	Achieved? (Y/N)	Gold level requirements	Achieved? (Y/N)
10. Switches and powerpoints	10a. No silver level requirement.		10a. Light switches to be positioned in a consistent location: i. between 900mm – 1100mm above the finished floor level; and ii. horizontally aligned with the door handle at the entrance to a room. 10a not required to be shown at Planning Application stage.	
	10b. No silver level requirement.		10b. Powerpoints to be installed not lower than 300mm above the finished floor level.	
11. Door and tap hardware	11a. No silver level requirement.		11a. Doorways to include door hardware installed at between 900mm – 1100mm above the finished floor. 11a not required to be shown at Planning Application stage.	







State Planning Policy 7.3 Residential Design Codes Volume 1

Explanatory Guidelines

These guidelines supplement State Planning Policy 7.3 Residential Design Codes Volume 1 and are to be read in conjunction with that policy.







The Department of Planning, Lands and Heritage acknowledges the traditional owners and custodians of this land. We pay our respect to Elders past and present, their descendants who are with us today, and those who will follow in their footsteps.

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1.0 Purpose, format and application

1.1 Purpose

The purpose of these guidelines is to explain and assist in the interpretation and application of *State Planning Policy 7.3 - Residential Design Codes Volume 1* (R-Codes Volume 1).

These guidelines have been prepared by the Western Australian Planning Commission (WAPC) to be read in conjunction with the R-Codes Volume 1 and provide advice and guidance to assist interpretation and assessment of development proposals against the design principles and deemed-to-comply provisions of the R-Codes Volume 1. These guidelines may be amended from time-to-time.

Throughout this document, **bolded** words have the corresponding definition listed in *Appendix 1* of the R-Codes Volume 1. Where a defined word occurs multiple times in a section, only the first occurrence is marked.

For the purpose of this document, the R-Codes refers to SPP 7.3 R-Codes Volume 1. Where referenced, R-Coding refers to the density code designated to residential zoned land in a **Scheme**.

1.2 Format

These guidelines are separated into the corresponding parts of the R-Codes Volume 1, with Parts A and D applying to both low and medium density R-Codings and Part B and C applying to the relevant R-Codings as outlined in **Table 1.4a** of the R-Codes. The format of these guidelines is set out as follows:

PART A. PURPOSE, FORMAT AND APPLICATION

Identifies the purpose and intended audience for these guidelines and explains the relationship of the policy provisions with State Planning Policy 7.0 – Design of the Built Environment.

DESIGN PROCESS

Outlines a design process conducive to good residential development outcomes.

LOCAL PLANNING FRAMEWORK

Outlines the scope of modifying the R-Codes through **Local Planning Frameworks**, how this may be approved by the **decision-maker**, and where **WAPC** approval is required.

PART B. DESIGN AND ASSESSMENT GUIDANCE FOR LOW DENSITY

Explains how the R-Codes Volume 1 are applied to Part B – low density. Part B provides guidance on the **deemed-to-comply** provisions of the R-Codes and the intent of the provisions which can be used in order to address a **design principle** pathway and when preparing **local planning frameworks**.

PART C. DESIGN AND ASSESSMENT GUIDANCE

Design guidance

Provides guidance for each design element in Part C - medium density to assist designers and assessors understand potential design responses and solutions for meeting the requirements of the R-Codes.

This section explains the intent underpinning the provisions and provides alternative approaches for meeting design requirements.

Assessment guidance

Provides advice for the technical interpretation of the **deemed-to-comply** provisions for each design element.

Design tips

Provides descriptions of potential design responses that may assist in addressing the requirements of the **design principle** pathway. These are examples and may not be appropriate for all **sites** and **development** contexts.

Local planning framework considerations

Provides additional guidance for the preparation of modifications to **deemed-to-comply** provisions through **local planning frameworks**.

Figures , tables and photos

Throughout the above sections, figures and tables are referenced, for example as **Figure/Table 1.1** when referring to the R-Codes Volume 1 and **Figure/Table G1.1** when referring to a figure or table provided in the Explanatory Guidelines.

Images are not referenced in the body text however are titled, for example, as **Photo G1.1**. These demonstrate good design outcomes intended by the R-Codes Volume 1, however may not necessarily illustrate a **deemed-to-comply** outcome.

PART D. DESIGN AND ASSESSMENT GUIDANCE FOR LAND

Provides guidance for each design element in Part D - land to assist applicants and assessors with the interpretation and assessment of the **deemed-to-comply** provisions and **design principles**.

1.0 Purpose, format and application (cont.)

1.3 Application

These guidelines have been created to provide a practical guide to support the R-Codes Volume 1. The guidelines do not provide quantitative measures in addition to the R-Codes. It is the 'how to' guide for the code that is intended to be used:

- By landowners, developers, professional town planners, urban designers, architects, landscape architects, builders and other professionals when designing housing developments and preparing an application for development approval.
- By decision-makers and town planning professionals in local and state government with assessment of development proposals and in advancing strategic planning in the form of local planning frameworks and design guidance.
- To support communities by raising awareness of the principles of good design and by promoting quality housing that will make a positive contribution to local neighbourhoods.

Development outcomes are **site** specific and often do not rely on a standard approach or measure. The guidelines seek to clarify the use of discretion by **decision-makers**, however, it is not possible to cover all scenarios and contexts.

1.4 State Planning Policy 7.0 and the R-Codes Volume 1

As Western Australia's cities, towns and suburbs grow, change and become more complex, the need to accommodate a greater diversity of housing types is amplified. Achieving better outcomes requires a considered approach to **residential development**, with increased attention to design quality.

State Planning Policy 7.0 Design of the Built Environment (SPP 7.0) includes **Ten Design Principles** to guide the design and assessment of built environment proposals through the Western Australian planning system. These principles inform the design, review and decision-making processes for all **development** under the R-Codes Volume 1, particularly where **local planning frameworks** seek to modify the **deemed-to-comply** provisions. The below table outlines how these Ten Design Principles apply to **residential development**.

1.0 Purpose, format and application (cont.)

Table G1.4a SPP 7.0 Ten Design Principles applied to the R-Codes Vol. 1

1	Context and character	Development responds to and enhances the distinctive characteristics of a local area, contributing to a sense of place. New development is integrated into its setting and is shown to respond positively to the intended future character of an area.
2	Landscape quality	Development incorporates landscape design that benefits resident and community wellbeing while contributing to neighbourhood character and the quality of our environment. Local environments are enhanced through landscape design that includes: - effective water management and WSUD measures; - appropriate vegetation and tree canopy enhancement; and - consideration of microclimate and urban heat island impact.
3	Built form and scale	Built form height and massing is compatible with the intended character of the area. Buildings are appropriately orientated, proportioned and articulated, mitigating negative impacts on neighbouring properties and contributing positively to the character and amenity of the public realm.
4	Functionality and build quality	Housing meets the needs and expectations of the occupant by providing spaces that are easy to use, in good relationship to each other and adaptable to the changing needs of occupants over time. Development is well-detailed, robust, and easy to maintain, with appropriate attention given to services, storage and waste management.
5	Sustainability	 Well-designed houses deliver positive environmental, social and economic outcomes, including: protection and enhancement of the urban tree canopy; water-sensitive urban design; passive environmental design and appropriate construction, materials and waste strategies that minimise resource consumption and life-cycle costs; a diverse range of housing types commensurate with housing need; and promotion of active and public transport modes.
6	Amenity	Housing provides indoor and outdoor spaces that are comfortable and enjoyable throughout all seasons and times of the day.
7	Legibility	Access to and within the development is easy to navigate, with clear connections and priority access for pedestrians and bicycle riders.
8	Safety	Development applies crime prevention through environmental design (CPTED) principles and incorporates appropriate safety measures.
9	Community	Development responds to community need with an appropriate mix of dwellings including affordable housing, flexible and adaptable housing, universally accessible housing, and housing conducive to social interaction.
10	Aesthetics	The scale, arrangement, articulation and material quality of development contributes to attractive and inviting communities with a coherent identity and cultural relevance.

1.0 Purpose, format and application (cont.)

This table shows the relationship between the Ten Design Principles of SPP 7.0 and the elements of Part C – medium density. It indicates where key linkages generally apply, though additional linkages may still apply beyond those indicated on this table, based on the individual nature of each proposal.

Note - a future update to Part B - low density will seek to align low density provisions with the Ten Design Principles.

Key linkages	
Linkages	

Table G1.4b SPP 7.0 Design Principles applied to Part C - medium density

	1																							
											DES	IGN E	ELEMI	ENTS										
TEN DESIGN PRINCIPLES	1.1 Private open spaces	1.2 Trees and landscaping	1.3 Communal open space	1.4 Water management and conservation	2.1 Size and layout of dwellings	2.2 Solar access and natural ventilation	2.3 Parking	2.4 Waste management	2.5 Utilities	2.6 Outbuildings	2.7 Universal design	2.8 Ancillary dwellings	2.9 Small dwellings	2.10 Housing on lots less than 100m²	3.1 Site cover	3.2 Building height	3.3 Street setbacks	3.4 Lot boundary setbacks	3.5 Site works and retaining walls	3.6 Streetscape	3.7 Access	3.8 Retaining existing dwellings	3.9 Solar access for adjoining sites	3.10 Visual privacy
1. Context and character																								
2. Landscape quality																								
3. Built form and scale																								
4. Functionality and build quality																								
5. Sustainability																								
6. Amenity																								
7. Legibility																								
8. Safety																								
9. Community																								
10. Aesthetics																								

1.0 Purpose, format and application (cont.)

1.5 Housing for diversity

The R-Codes Volume 1 provides residential development controls for low and medium density housing.

For the purpose of the R-Codes, low density is defined as:

single houses, grouped dwellings and multiple dwellings in areas coded R25 and below.

Medium density housing is defined as:

- single houses and grouped dwellings in areas coded R30 and above, and
- multiple dwellings coded R30-R60.

This definition outlines the dwelling type and the residential density coding of the land, but does not determine the built form type. A built form type refers to the building form rather than dwelling, tenure or R-Coding. For example a detached house (on its own lot) a terrace house (attached on both sides with its own frontage) and a semi-detached house (attached on one side) are all defined as a single house under the R-Codes.

A range of design solutions are possible for a given site based on context, **frontage** width, orientation and size. Some sites work better with some **building** types. For example narrow lots would suit terraces, large corner lots may work better with an apartment. Each project and development site should be analysed on its own individual merits to determine the most appropriate outcome with reference to the design principles in the R-Codes and any local planning framework.

Following is an example of the different built form types possible in the R-Codes.

Built form types:

Single houses and grouped dwellings

Single houses and grouped dwellings can be either detached or attached. Typically detached types should be located in a suburban residential character (up to R40) and attached dwellings in an urban residential character (up to R60) where there are higher densities.

They include the following built form types:

Detached

- single detached
- 'plexes (such as duplex, triplex, quadruplex)
- villas

Attached

- semi-attached
- terrace house
- row house

Apartments

Multiple dwellings can either be a smaller number of apartments aimed to fit into a suburban residential character or can be larger apartment buildings within an urban context. They include the following:

- apartment house
- low-rise apartment building

1.0 Purpose, format and application (cont.)

Detached built form type

Single detached

A single detached **dwelling** is a house on its own **lot** that is not attached to any other dwelling.

The single detached **dwelling** is the traditional housing model initially delivered as a single level house on a large suburban **lot** with a garden.

This type is most appropriate for:

- suburban greenfield lots
- suburban infill lots
- front and rear loaded lots
- wider lots

With the delivery of smaller **lot** sizes in urban infill and greenfield areas, there has been a shift towards single detached **dwellings** designed over two levels to allow good orientation and enough area for a garden, particularly on narrower lots. For narrow lots, provision of **laneway** access for car parking consolidates the **building frontage**, minimises cars in the front of the lot, and contributes positively to the **streetscape**.



'Plexes (such as duplex, triplex, quadruplex)

Two, three or four **dwellings** on one **lot**, that can be either side by side or behind one another (or oriented to different street **frontages** on a corner lot).

This built form type typically accommodates between two and four villas on a traditional **single house lot**. Generally, one **dwelling** has a **street frontage**, with the others accessed by a **communal street** or **driveway**.

These are usually delivered within a suburban context that is densifying, but where land values make more intensive development (apartments) less viable.

This type is most appropriate for:

- corner lots where the dwellings can address both street frontages
- deep lots with a minimum frontage of 18m
- two storey development that provides for good orientation and adequate garden areas



Villas

Five or more **dwellings** on one larger **lot**, typically delivered one behind another. The **driveway / communal street** is usually centralised.

This built form type is generally built on larger **lots** within a suburban context that is densifying, where land values constrain more intensive **development**.

This type is most appropriate for:

- amalgamated sites and corner lots
- wide and deep sites (min lot depth usually approx. 40m, and minimum frontage 25m, although wider frontages support efficient layout with shared central driveway)



1.0 Purpose, format and application (cont.)

Attached built form type

Semi-detached

A semi-detached **dwelling** is a house that shares one common wall with its neighbour, both fronting the street as half of a pair (not necessarily in the same style). Semidetached dwellings could be both on a single lot (a dual occupancy arrangement) or on separate titles.

Sharing a common wall is an efficient use of space for narrower lots. Setbacks for light and ventilation can still be achieved on one side of the dwelling. Space available for gardens and **buildings** is increased when space for driveways is reduced through dual primary frontages (i.e. not one dwelling behind another) and laneway access.

This type is most appropriate for:

- in established residential and mixed-use areas where more density can be achieved in a contextually appropriate manner
- mid-block subdivision
- wide, shallow lots (for future subdivision or dual occupancy) or pairs of narrower lots
- minimum lot width highly dependent on availability of laneway access



Terrace house

A **terrace** is a narrow, attached dwelling built to both side boundaries with a primary street frontage.

It can be either **grouped dwellings**, where there is common property for parking, or green titled where each dwelling and related parking is contained on its own lot. It is often delivered where parking is accessed from a rear laneway but, parking may also be accessed from the front.

Traditionally terraces are an urban/inner city housing typology, however are now often delivered in high amenity greenfield areas such as adjacent to parkland.

This type is most appropriate for:

- new subdivisions where optimal site orientation and laneway access can be established
- mid-block subdivision on appropriately oriented lots
- wide shallow lots and amalgamated sites
- areas with higher density housing or transitional areas between higher and lower density

Row house

Row houses have a built form similar to the **terrace**. but without a direct street frontage. These are attached group dwellings with a frontage to a communal street.

The row house form is a less urban typology than terraces, suited to sites that might otherwise deliver 'plexes' or villas. Row houses are strata titled **development** (due to common access areas).

This type is most appropriate for:

- integrated **development**, with all **dwellings** constructed at the same time.
- minimum lot width of 17-20m to enable efficient site planning
- deep lots





1.0 Purpose, format and application (cont.)

Apartments

Apartment house

A multi-storey **building** that contains two to six **multiple** dwellings in various arrangements where at least one is above another. The building presents to the **street** like a single house and can have a common entry and circulation areas. It can include built forms known as manor house, duplex apartments (1 up 1 down) and maisonette apartments.

The apartment house is a historic built form typology with few contemporary examples. This built form type is suitable for a range of household types including a flexible model for intergenerational living, either connected or separate, depending on family needs. Apartment houses can also be sublet by owners for supplementary income and incorporated into mixed typology developments.

This type integrates well into established residential areas (including lower density areas); presenting to the street as a large family home.

This type is most appropriate for:

- corner sites or sites with rear laneway access to accommodate garages and car parking
- lots with a minimum 15m frontage to achieve setbacks and sufficient space for parking
- amalgamated lots
- in areas with medium to high density R-Codes
- areas of high amenity, with good access to public transport, shops, schools and jobs

Low-rise apartment building

A residential apartment building (multiple dwellings) that is not an apartment house where a dwelling is above another dwelling.

Low-rise apartment **buildings** (up to 4 **storey**s) can bring significant benefits to residential suburbs that are increasing in density, as they can provide a space efficient, more affordable but less imposing built form model than high rise apartments, while contributing to the housing diversity of the area.

Apartments are generally less expensive than other housing types and provide a good transitional built form type between lower and higher density residential areas.

This type is most appropriate for:

- on corner sites or sites with rear laneway access to accommodate garages and car parking
- amalgamated lots
- in areas with medium to high density R-Codes
- areas of high amenity, with good access to public transport, shops, schools and jobs
- areas that can accommodate additional carparking requirements of larger dwelling numbers



Apartment house



Low-rise apartment building

2.0 Design process

2.1 Delivering good design outcomes

The design process involves progressing a proposal from an idea to a resolved design. This includes developing a brief, identifying site opportunities and constraints, and working collaboratively within project teams and with decision-makers towards a common goal. A thorough and well-considered design process is key to delivering great design outcomes. A good design approach will help reconcile what may appear to be conflicting requirements into outcomes that will benefit occupants, neighbours and the quality of our environment.

A good resource for describing the typical stages of the design process is Your Home: Australia's guide to environmentally sustainable homes (Australian government), and can be found at: https://www.yourhome.gov.au/you-begin/design-process.

Outlined below is a recommended design process involving three key stages:

Stage 1 - Project Definition

Stage 2 - Project Investigation

Stage 3 - Design Development

2.2 Design process stages

Stage 1 - Project definition

At the beginning of every **development** is an idea or concept. This idea, along with a list of intended functional outcomes, needs to be refined and developed into a project brief. The project brief is a written description of the objectives and requirements of a project. The brief needs to understand the zoning of the land (including applicable R-Coding), the requirements of the local planning framework, and the client's objectives. Preparing a project brief should be a collaboration between client and architect or building designer, and requires investigation, analysis and discussion to ensure that the client's requirements and the development opportunities and constraints presented by the site are well understood.

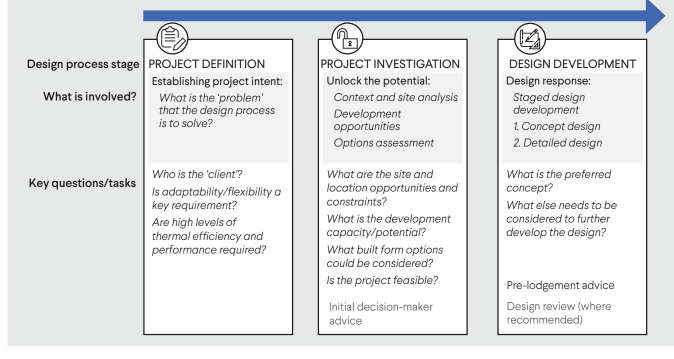


Figure 2.1a Design process stage

2.0 Design process (cont.)

Stage 2 - Project investigation

Context and site analysis

Good **residential development** responds to the **site**, **streetscape** and neighbourhood context, as well as to the requirements of the R-Codes and relevant **local planning framework**. To support this, context and site analysis should be undertaken early in the design process.

Context and **site** analysis involve investigating the physical and cultural characteristics of the locality and the **development site**, so that development opportunities and constraints are understood. Analysis should also include consideration of statutory planning requirements, including relevant provisions of the **local planning framework**.

Outcomes from context and **site** analysis can then inform the design development phase, so that the design response:

- capitalises on-site opportunities and addresses constraints; and
- contributes to the existing or desired streetscape and local character.

Appendix 2 Context and Site Analysis of the R-Codes Vol.1 recommends a list of documentation for the context and **site** analysis. Further investigations and documentation to address relevant provisions of the **local planning framework** or sitespecific considerations may also be required by the **decision-maker**.

The figure below identifies important considerations for various scales of context analysis, from the neighbourhood level through to the immediate **site** context.

Development options

Each **development site** can typically support a variety of built form types and land tenure arrangements.

The density coding for the **site** and **site** area concessions and requirements available under the R-Codes for different **dwelling** types, including **single houses**, **grouped dwellings** and **multiple dwellings**, determine the potential dwelling yield (refer *Part D, 1.1 Site Area* for site area provisions).

Testing a range of built form options will help determine the best development response for a **site**. Built form types, tenure arrangements, **dwelling** yield and feasibility, site conditions, and **streetscape** character should all weigh into the decision process of a preferred option. Different approaches will deliver different outcomes for **amenity**, gardens, site-responsiveness, and streetscape character compatibility.

2.0 Design process (cont.)

Context and site analysis



Figure 2.2a Neighbourhood context plan

The neighbourhood context plan considers local planning framework and urban structure of the locality (within 400m of the site). The analysis should outline the zoning, land use, and the built and landscape features of the neighbourhood. This includes street layout and nearby open spaces; topography, drainage and vegetation patterns that impact on the site; services and future infrastructure requirements (if known); nearby public transport services (to determine Location A or B status) and heritage places / local landmarks.



Figure 2.2b Street context plan

This plan identifies the character of the street(s) in the immediate vicinity of the development site, including landscape, land use (including public space), street design and proportions, footpaths, subdivision pattern, and building scale and design.

Analysing the street context should involve reference to the local planning framework as it may identify an intended character. For areas undergoing change, this may mean development is to be designed to 'fit' with a planned future character rather than the existing streetscape. Where local character is not defined in the local planning framework, the street context analysis should inform a reasoned assessment of character and an appropriate design response.



Figure 2.2c Site context plan

This plan provides the site details relative to neighbouring properties, including adjacent buildings and public spaces. It considers existing vegetation and trees (including verge trees), fences/walls (including retaining), on-street parking, overshadowing and privacy considerations.

At this scale site specific factors such as orientation, views, slope, geology, infrastructure, easements, and stormwater management can be understood to inform site responsive design.



2.0 Design process (cont.)

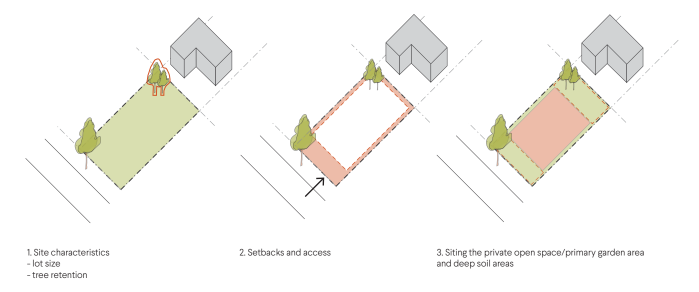
Stage 3 - Design Development

The design development phase takes the project brief, the context and site analysis, and early design thinking, and begins to shape a built form design response. Typically design development proceeds from general concepts to specific details, and from the macro to the micro-scale. Design development may include early sketches for concept design and pre-lodgement meetings with the decision-maker, or design review where available.

Concept design

At concept design stage, plans are typically unresolved sketches and conceptual drawings, showing elements such as building footprint, zones for living areas and bedrooms, and garden areas. The aim at this stage is to provide enough information to communicate the proposal effectively for the purpose of feedback, rather than to have fully resolved drawings.

The concept design should respond to findings from the project investigation phase and identify a preferred design response for the **site** that can achieve the relevant R-Codes provisions, including site cover, building setbacks and deep soil areas.



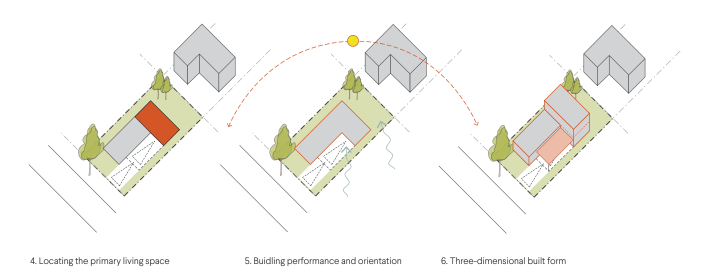


Figure 2.2d Built form design response analysis

2.0 Design process (cont.)

Early engagement

Pre-lodgement engagement with decision-maker

Pre-lodgement engagement with the decision-maker is highly recommended. Depending on the complexity of the proposal, pre-lodgement engagement could be a phone conversation, over-the-counter advice, or a meeting. In the case of an application that is to be determined by a Development Assessment Panel, pre-lodgement advice should be sought from the relevant local government or agency undertaking the assessment.

During pre-lodgement engagement, the decision-maker may advise the proponent of specific considerations, requirements, or processes that apply under the adopted local planning framework and that will require further resolution by the proponent to achieve a resolved development application. For large-scale or more complex development proposals, this may include design review.

Initial pre-lodgement engagement is recommended during the project investigation phase, with further advice sought prior to lodgement of the development application to confirm the application meets submission requirements. Effective pre-lodgement engagement is a known success factor for improving design outcomes and minimising approval timeframes, particularly for more complex proposals.

Design Review

Design review is a process of obtaining independent, expert advice on the design quality of a development proposal. Decision-makers are increasingly using formal design review processes, carried out by a panel of multi-disciplinary built environment professionals, to provide objective and constructive design advice prior to development application lodgement and during the assessment process. Design review can offer feedback and observations that improve the quality of the design and may be particularly useful for more complex developments, or where there are specific streetscape character, heritage or other requirements to be met.

For complex developments that adopt a design principle pathway, design review may also assist in the assessment of the proposal. Review can be helpful to both the proponent and decision-maker when creative and innovative design solutions are proposed. To prepare for design review, proponents are encouraged to submit a design statement that demonstrates how the proposal responds to the Ten Design **Principles** of SPP 7.0.

Design review, undertaken early in the design process has the best potential to improve design outcomes, without significantly impacting on costs or delaying development.

For further information regarding design review, refer to SPP 7.0, the Design Review Guide (WAPC, 2019), or consult the relevant decision-maker.

Design Resolution

At design resolution stage, the design is finalised for lodgement with the decision-maker. This will include a drawing package consisting of site plans, elevations, sections and preliminary details indicating building structure and materials, landscaping, and servicing requirements. The design resolution phase should build upon the concept design to 'firm up' the proposal in preparation for development assessment.

The application for development approval should be accompanied by all of the documentation and other material required by the decision-maker to facilitate the assessment, refer to Appendix 3 Application Documentation of the R-Codes Volume 1.



3.0 Local planning framework

3.1 General

The R-Codes recognises that there are variations across Western Australia in terms of **local character**, community need, climate and the environment, and that **local planning frameworks** can amend, replace or augment **deemed-to-comply** provisions of the R-Codes in order to cater to these different contexts.

However, there are some provisions for which it is unlikely there would need to be modifications, irrespective of location.

The **deemed-to-comply** provisions of the R-Codes are carefully calibrated to ensure that development can achieve the objectives and **design principles** of the R-Codes. For example, street and **lot boundary setbacks**, **site cover** and **building height** requirements ensure that development is of a scale and density appropriate to a **site's** R-Coding; however, changing one of those provisions may require a change to another provision.

Given the above, any modifications to the **deemed-to-comply** provisions in **local planning frameworks** need to be equally carefully calibrated by local government and proponents.

3.2 Scope of modifications by Local Planning Frameworks

Local planning framework instruments that may amend, replace and/or augment provisions of the R-Codes include schemes, local planning policies, precinct structure plans and local development plans. The provisions of the R-Codes that may be amended, replaced and/or augmented by each type of local planning instrument are identified in Part A, 3.2 of the R-Codes Volume 1. Local planning framework instruments are to clearly outline which deemed-to-comply provisions are being amended, replaced and/or augment by reference to the design element.

Where **WAPC** approval for a modification to the **deemed-to-comply** is not required, the local government should carefully consider modifications against the criteria in Part A, 3.1 of the R-Codes Volume 1 and the guidance within these Guidelines.

Each design element within Part C provides design guidance and some contain more specific **local planning framework** guidance to assist local government/proponents and decision-makers when considering modifications to the **deemed-to-comply** provisions through local planning frameworks. A future review of the explanatory guidelines is intended to include similar guidance for the design elements in Part B, however in the interim the guidance in Part C is still useful.

3.2.1 Regional considerations

The R-Codes are designed to apply throughout Western Australia. It is recognised that local governments and/or proponents may wish to prepare a local planning policy or local development plan to vary a particular aspect of some of the design elements in recognition of a regional circumstance. Regional circumstances may present themselves in the form of climatic extremes, topographical variations or physical landform and geomorphologic differences. Regional local governments have an additional set of deemed-to-comply provisions that may be modified without WAPC approval, however the criteria in Part A, 3.1 of the R-Codes Volume 1 and the guidance within these Guidelines is still to be carefully considered.

3.2.2 Heritage considerations

In heritage areas, it is appropriate for certain aspects of the R-Codes to be modified in order to ensure the maintenance of the local character of the heritage place. Local governments have an additional set of deemed-to-comply provisions that may be modified without WAPC approval for heritage areas, however the criteria in Part A, 3.1 of the R-Codes Volume 1 and the guidance within these Guidelines is still to be carefully considered.

3.0 Local planning framework (cont.)

3.3 Process for WAPC approval of a local planning policy

Where **WAPC** approval is required under Part A, 3.2 of the R-Codes Volume 1, a local planning policy that proposes to amend, replace and/or augment a deemed-to-comply provision is to be prepared in accordance with Part 2 of Schedule 2 of the Planning and Development (Local Planning) Schemes) Regulations 2015 (the deemed provisions) and additionally, follow the procedures set out below.

3.3.1 Pre lodgement advice

Prior to a resolution to commence advertising of a local planning policy, the local government is encouraged to provide the WAPC with a copy of the proposed local planning policy and a written statement detailing:

- the rationale for the proposed modification to the R-Codes Volume 1 deemed-to-comply provisions;
- the extent to which the proposed modification meets criteria (i) – (v) set out at Part A. 3.1 of the R-Codes Volume
- any other matter the local government considers relevant.

Within 30 days (or another period agreed to) of receiving the proposed local planning policy, the WAPC may advise the local government or proponent of any modification required to the local planning policy before commencing advertising. A local government that has not received advice from the WAPC within 30 days (or another period agreed to), may resolve to advertise the local planning policy as if the WAPC had provided advice that no modification is required.

While the above procedure is not a requirement of the deemed provisions, it may ensure consistency from draft (as advertised) local planning policies through to endorsement, ensuring stakeholder expectations are satisfied.

3.3.2 Post-advertising WAPC approval process

Upon completion of advertising, the local government must not resolve to commence operation of the policy until approval of the WAPC has been granted under cl.4(3A), of the deemed provisions.

The local government is to provide the WAPC with a copy of the proposed local planning policy and a written statement detailing:

- the rationale for the proposed modification to the R-Codes Volume 1 deemed-to-comply provisions;
- the extent to which the proposed modification meets criteria (i) – (v) set out at Part A. 3.1 of the R-Codes Volume 1;
- a summary of submissions; and
- any other matter the local government considers relevant.

Within 60 days of receiving the proposed local planning policy, including any modifications made following the expiry of the submission period, the WAPC will determine whether to:

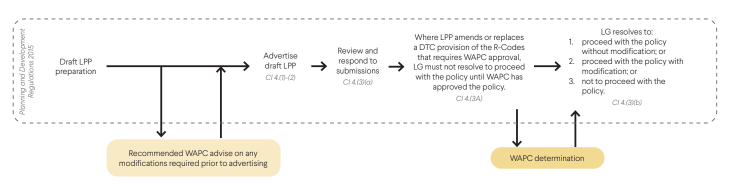
- advise the local government that it approves the local planning policy with no further modification; or
- advise the local government that it approves the local planning policy subject to minor specified modifications;
- advise the local government that it does not approve the local planning policy without further modification being

The WAPC must be satisfied that the proposed modification to the **deemed-to-comply** provision(s) is consistent with criteria (i) – (v) set out at Part A, 3.1 of the R-Codes Volume 1. Where the WAPC provides advice under (ii) or (iii) above, it should also provide a reason for the decision to the local government.

Where the **WAPC** provides advice under (i) or (ii) above, the local government may commence operation of the local planning policy after completing the requirements of cl.4 of the deemed provisions.

Where the WAPC provides advice under (iii) above, the local government may re-consider and/or re-advertise the local planning policy.

A local planning policy that requires WAPC approval to modify provisions of the R-Codes shall not come into effect until the approval of the WAPC has been granted in accordance with the R-Codes Volume 1 and the deemed provisions.



3.0 Local planning framework (cont.)

3.4 Process for local government and WAPC approval of a local development plan

Where the local government or a proponent proposes to amend, replace and/or augment a deemed-to-comply provision of the R-Codes Volume 1 through a local development plan, the local development plan is to be prepared in accordance with Part 6 of Schedule 2 of the Planning and Development (Local Planning Schemes) Regulations 2015 (the deemed provisions) and additionally, follow the procedures set out below.

3.4.1 Pre-lodgement advice

Prior to lodgement with the local government, the proponent is encouraged to provide the local government with a copy of the proposed local development plan and a written statement detailing:

- the rationale for the proposed modification to the R-Codes Volume 1 deemed-to-comply provisions; and
- the extent to which the proposed modification meets criteria (i) – (v) set out at Part A. 3.1 of the R-Codes Volume 1.

Within 30 days (or another period agreed to) of receiving the proposed local development plan, the local government may advise the proponent of any modification required to the local development plan before it is lodged and advertised.

A proponent that has not received advice from the local government within 30 days (or another period agreed to), may lodge the **local development plan** with the local government as if the local government had provided advice that no modification is required.

While the above procedure is not a requirement of the deemed provisions, it may ensure consistency from draft (as advertised) local development plans through to endorsement, ensuring stakeholder expectations are satisfied.

Where **WAPC** approval under Part A, 3.2 of the R-Codes Volume 1 is required, local government and proponents are also encouraged to seek pre-lodgement advice from the WAPC subject to the same process and timeframes as above.

3.4.2 Post-advertising WAPC approval process

Upon completion of advertising, the local government must not resolve to commence operation of the local development plan until approval of the WAPC has been granted under cl.52(1A), part 6 of Schedule 2 of the Regulations.

The local government is to provide the **WAPC** with a copy of the proposed **local development plan** and a written statement detailing:

- the rationale for the proposed modification to the R-Codes Volume 1:
- the extent to which the proposed modification meets criteria (i) – (v) set out at Part A. 3.1 of the R-Codes Volume
- a summary of submissions;
- whether the local government supports the local development plan; and
- any other matter the local government considers relevant.

3.0 Local planning framework (cont.)

Within 30 days of receiving the proposed **local development plan**, including any modifications made to the local development plan following the expiry of the submission period, the **WAPC** will determine whether to:

- advise the local government that it approves the local development plan with no further modification; or
- advise the local government that it approves the local development plan subject to minor specified modifications; or
- advise the local government that it does not approve the local development plan without further modification being made.

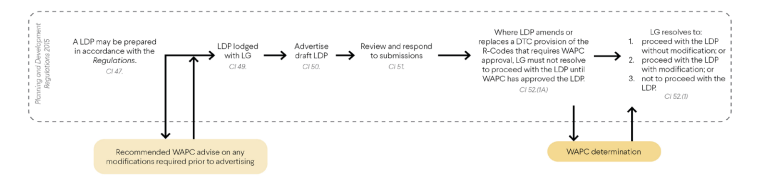
The **WAPC** must be satisfied that the proposed modification to the **deemed-to-comply** provision(s) is consistent with criteria (i) to (v) set out at Part A, 3.1 of the R-Codes Volume 1.

Where the **WAPC** provides advice under (ii) or (iii) above, it should also provide a reason for the decision to the local government.

Where the **WAPC** provides advice under (i) or (ii) above, the local government may commence operation of the local development plan as provided for in cl.52, part 6 of Schedule 2 of the Regulations.

Where the **WAPC** provides advice under (iii) above, the local government may re-consider and/or re-advertise the local development plan.

A local development plan that requires **WAPC** approval shall not come into effect until the approval of the WAPC has been granted in accordance with this provision



PART B

Low density

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4.0 CONTEXT



GENERAL (Clause 5.1 of R-Codes Volume 1)

Physical and natural attributes combine to define the character of an area. It is important that development maintains and enhances local or neighbourhood character. In situations where areas are undergoing transition, good design will reflect the future desired character of the area as outlined in the **local planning framework**. However, if no future desired character has been set out, **development** should respond to the existing character of the area, in terms of its scale, function and visual appearance.

Consideration of the surrounding development context

Most suburban **streetscapes** are open, with direct views along the **street**, and generally direct (although sometimes **screened**) views across the street between houses. This visual relationship is shaped by the width of the roadway and verges, the public and private **landscapes** with the edges defined by **buildings** as they are set back from the street and each other. The heights and **setback** of buildings, area dedicated to private landscaping, and access **driveways** all contribute to the open, suburban appearance and function. There is an expectation that the built form is not the dominant feature of the suburban landscape.

Residential character is created by the relationship between landscape and built form. The visual character may be described as suburban and is shown in Figure 3.

An urban context is expected to have less of the open characteristics of a suburban area. Where an area of housing is dense, for example in many inner city and inner suburban precincts, the urban <code>landscape</code> is visually dominated by the built form and is shown in <code>Figure 4</code>. The <code>buildings</code> are set close to, and sometimes right on, the street alignment, and close to or abutting each other.

However, prevailing patterns of development in Western Australia, with greater use of medium density codes used in both infill and greenfield areas, results in something of a hybrid between the open suburban and traditional closed urban characters. In these medium urban areas, care should be taken to protect elements of **setback** and open space to maintain the difference in context between high and medium urban density areas.



Figure 3 Example of suburban character



Figure 4 Example of urban character

GENERAL (cont.) (Clause 5.1 of R-Codes Volume 1)

Context analysis

Notwithstanding whether the development is occurring in a manner that is consistent with existing character or in a manner consistent with the desired character, a context analysis assists in establishing an appropriate design response, refer to Figure 5.

Neighbourhood context

The neighbourhood context analysis considers the proposed development site within the planning framework for the locality. The analysis should outline the zoning and land use of the development site and the surrounding neighbourhood, as outlined within the local planning framework.

At this level the appropriateness of a particular development proposal for the **site** can be identified, based upon the existing and likely future development in the locality.

Street context

The **street** context analysis establishes the existing character and features of the immediate area. Key considerations include:

- distribution and mix of land uses;
- subdivision pattern;
- scale and setting of adjoining built form;
- impacts from adjoining land uses;
- building articulation, materials and finishes;
- street design and proportions; and
- public spaces.

Site context

The **site** context analysis investigates the parameters of the site and the relationship with the **buildings** on the adjoining **lots** and opportunities for improving functionality and performance. Key considerations include:

- building setbacks and separation;
- active and passive areas on adjoining lots;
- open space and landscaping;
- orientation:
- existing vegetation and topography;
- views from public places; and
- location of existing on-street car parking.

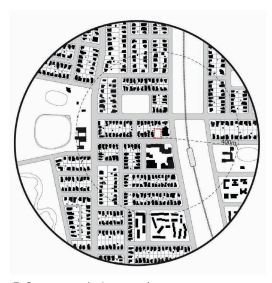
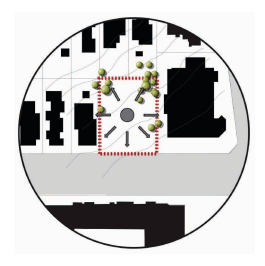
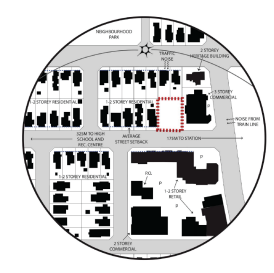


Figure 5 Context analysis example





SPECIFIC DESIGN ELEMENTS (Clause 5.1 of R-Codes Volume 1)

This generic design element deals with significant factors that affect and contribute to the context of the **development**. The following are the design elements of Part B of the R-Codes.

- 4.1 Street setback;
- 4.2 Lot boundary setback;
- 4.3 Open space; and
- 4.4 Building height.
- 4.5 Site area: and
- 4.6 Communal open space.

There is a strong relationship between elements of context and elements of **streetscape**; some streetscape elements are encompassed within context here, others are dealt with specifically in design element *5.2 Streetscape* of the R-Codes Volume 1, respectively.

4.1 STREET SETBACKS (Clause 5.1.2 of R-Codes Volume 1)

GENERAL GUIDANCE

The urban design presumption is for the street setback area to be free from **buildings** and structures, enabling a clear view to and from the street. This provides a comfortable and secure relationship and transition between public and private space.

From a social point of view, the street setback area and how it is developed and managed allows for comfortable communication and interaction between residents, neighbours and passers-by or callers who may not be known to the occupants. This creates the opportunity for casual and safe interaction to enhance a sense of community and safety.

At the same time, an open street setback area provides for mutual surveillance between the street and building, enhancing security for the **building** (and its occupants) and for people passing by.

From a visual point of view, an open street setback area provides a more attractive setting for the **building**. The street setback area should also provide, depending on the location of essential services, adequate clearances from, and access to, essential services for reasons of safety and utility.

The same principles apply to communal streets and rights-ofway that provide the frontage to dwellings.

There will, of course, be exceptions, principally where the street is an arterial road carrying significant volumes of traffic.

Frontage streets

Street setbacks are an integral part of the streetscape and are fundamental to the amenity and particular character of residential localities. They may perform a number of different, but complementary roles:

- continuity of the streetscape;
- a visual setting for the dwelling;
- a buffer against noise and general activity on the public
- privacy for the dwelling;
- visual connection to the street, its users and to neighbours;
- space for car parking and access; and
- a transition zone between the public street and private dwelling.

These considerations apply particularly to public **streets** to influence orientation of the main frontage to dwellings as it presents to the street. Similar principles apply to communal streets, and rights-of-way used to provide frontage to dwellings. Secondary or side streets may also function in this

Side or secondary streets

Different streetscape characteristics usually occur on secondary or side **streets**, with the street alignments formed by the long side boundaries of corner lots. These are characterised by side fences or walls rather than open gardens, and a small setback to the building.

In many cases these **streetscapes** are being altered by urban redevelopment and infill, by the subdivision of corner lots, creating new frontages to the side street. Where this happens, similar considerations to those for setbacks to frontage streets will apply although there will be scope for common-sense rationalisation between existing houses which create the character of the street and infill development.

The **setback** area should be open but with a reduced setback for practical and streetscape reasons. Private open space may be located to one side of the **building** rather than a narrow strip along the rear.

Rights-of-way as streets

Many rights-of-way, especially in older areas, are becoming increasingly important, not only to provide vehicle access to the rear of properties, but in the case of subdivision also to provide frontage access for new buildings. In some cases the rights-of-way may become dedicated public roads or **streets**. In other cases they will remain as private rights-of-way to provide secondary access. Inevitably, the scale and character of these **streetscapes** are different, and a lesser **setback** is often appropriate, consistent with the narrowness of the rights-of-way and the principal function for resident access rather than for local through traffic.

Communal streets

Communal streets are those created as part of a grouped dwelling development. They are in private ownership common to a number of dwellings, whose owners are also responsible for maintenance. As semi-public spaces, they share some of the characteristics and roles of public **streetscapes** and share the need for design to address issues of visibility and security. Clear demarcation between private space and the communal street is important, as is the need for a transition area, a buffer against noise and glare and privacy for dwellings. However, the reduced scale, communal nature and use, and often informality of layout of communal streets, calls for a less rigid approach to setbacks for dwellings (refer to Figure 2d of the R-Codes Volume 1).

Measurement of street setback distances

The impact of a **building** on the **streetscape** is most commonly observed from the standpoint of a person moving parallel to the street alignment. Accordingly, the street setback is measured at right angles to the street alignment.

4.1 STREET SETBACKS (cont.) (Clause 5.1.2 of R-Codes Volume 1)

SPECIFIC GUIDANCE

Appropriate street setback distances

In the case of new residential areas, the desirable **street setback line** is often fixed as an integral part of the subdivision, for example as part of **structure plan(s)** or **local development plan(s)**.

In the case of established residential areas with valued **streetscapes**, it will usually be the case that there is a consistent pattern of **street setbacks**. In these cases, new development should closely conform to the established pattern. Where the pattern varies, a setback mid-way between that of the **buildings** on either side may be appropriate.

In established areas, it may be desirable for the decision-maker to stipulate setbacks for a particular area by setting them out in the local planning framework. The R-Codes Volume 1 street setback requirements apply in all other cases.

The manner in which **street setbacks** may be reduced is illustrated in **Figure 2a** of the R-Codes Volume 1. This includes a provision allowing a street setback reduction of up to 50 per cent, providing the area of **building** (including any **garage**) forward of the required **street setback line** is compensated for by an equal or greater area of **open space** behind the street setback line.

The prime purpose of this provision is to only allow a reduced setback from the **street boundary** where this will create flexibility of design to achieve the design objectives for the area, and lead to a more varied and interesting **streetscape**. **Figure 2a** in the R-Codes Volume 1 illustrates situations where portions of the **dwelling** may intrude into the **street setback** provided there is a positive relationship with adjacent dwellings and the streetscape.

Other structures

In addition to **carports** and **garages** (subject to clause 5.2.1 of the R-Codes Volume 1), the following structures may be allowed in **street setback areas**:

- fences or walls, which are the subject of separate consideration;
- landscape or sculptural structures, ornamental features designed to enhance the relationship between street and dwelling; and
- appropriately scaled archways or gateways, provided they are in character with the streetscape.

In addition, **balconies**, **porches** and open **verandahs** may encroach into up to half the **primary street setback** required under **Table D** without the requirement to apply a compensating area for street setback averaging (refer to **Figure 2e** in the R-Codes Volume 1).

Similarly, for **lots** coded R15 or higher, these elements may be **setback** a minimum of 1.5m where the **dwelling** has its main **frontage** to a secondary street, right of way or communal street. The reduced **street setback** recognises that these design elements can contribute positively to **streetscapes** and promote **passive surveillance** and interaction with the street.

4.2 LOT BOUNDARY SETBACKS (Clause 5.1.3 of R-Codes Volume 1)

GENERAL GUIDANCE

Boundary setbacks, other than street setbacks, serve several objectives:

- to ensure adequate **daylight**, direct sun and ventilation for buildings and the open space associated with them;
- to moderate the visual impact of building bulk on a neighbouring property;
- to ensure access to daylight and direct sun for adjoining properties; and
- to assist with the protection of privacy between adjoining properties.
- Related clauses in the R-Codes Volume 1 which deal with some aspects of these objectives are:
 - clause 5.1.6 building height;
 - clause 5.4.1 visual privacy; and
 - clause 5.4.2 solar access for adjoining sites.

Calculation of boundary setbacks

The distance required to set back a wall from a boundary is a function of the height and length of the wall and whether there are major openings in the wall.

It is first necessary to consider whether an opening falls within the definition of a major opening under the R-Codes Volume 1. The intention of the definition is to restrict clear glazing that would impact on privacy. A 'highlight window' is also excluded from the definition of major opening; a window is considered a highlight if it has a minimum sill height of 1.6m. The intention is for the window glazing to be a minimum of 1.6m above floor height to avoid overlooking.

The **setback** requirements are set out in tables 2a and 2b or table 5 of the R-Codes Volume 1. Tables 2a and 2b should be used for walls less than 10m in height and in the case of intermediate height and length measurements, the nearest higher setback should be used.

The matters to take into account in establishing the height and length of walls for the purpose of determining side setbacks is illustrated in Figure Series 3 and 4 of the R-Codes Volume 1.

The **setback** at any particular point depends on the **wall** height at that point rather than the average wall height. This means that a wall which varies in height (in relation to the natural ground level) could require a varying setback along its length. Height of walls and buildings is calculated from the lowest point of natural ground level at the boundary adjacent to that point of the wall on the building.

Buildings built up to lot boundaries

Buildings built up to lot boundaries are subject to the provisions of clause 5.4.1 for overlooking and clause 5.4.2 in relation to solar access (overshadowing). The deemedto-comply provisions adopt a conservative or risk-averse approach in recognition that the decision-maker would not be required to make a technical judgement.

Where a wall is built on the boundary, the surface of the wall facing a neighbour should be finished to the satisfaction of the decision-maker.

The decision-maker may adopt a local planning policy to vary the provisions in respect of boundary walls to require less or more exacting standards or require consultation with adjoining neighbours as a prerequisite.

4.2 LOT BOUNDARY SETBACKS cont. (Clause 5.1.3 of R-Codes Volume 1)

SPECIFIC GUIDANCE

Basis of setback controls

The boundary **setback** provisions of the R-Codes Volume 1 have been designed, as closely as possible, to reflect the approach that a proponent would adopt when siting and designing a **building**.

The overarching principles which need to be considered in assessment of designs are:

- the taller and longer a wall adjacent to a boundary is, the further it should be set back:
- walls with no windows, with windows only to non-habitable rooms or with highlight windows, can be permitted to be closer to boundaries than those walls with windows to habitable rooms or with balconies:
- single storey walls are not usually problematic in terms of impact on adjoining properties;
- short walls built up to boundaries are often preferable to long walls set back a short distance;
- with the increasing tendency for infill development and more flexible design approaches, any distinction between rear and side boundaries has become largely obsolete;
- community acceptance of walls built up to side or rear boundaries is greater in medium-to high-density areas compared with low density areas;
- outdoor living areas, whether in the form of decks, verandahs, balconies or raised terraces, have an impact at least equal to, and usually greater than, those of indoor living areas, and hence ought to be treated similarly, in terms of setting back from boundaries; and
- minor projections and projecting sections of wall
 which do not increase the basic impact of a wall may be
 accepted. For long runs of wall it is best to relieve the run
 by using indented sections, at greater setback distance
 from the boundary.

The height of the **wall** adjacent to that boundary (side and rear) should generally be lower the closer that wall is to the boundary. The height of a wall in relation to the **setback** from the boundary should be measured in terms of its overall impact on an adjoining property. In the case of a **boundary wall** where there is an existing abutting boundary wall, the proposed wall should match the alignment of the other boundary wall.

It should be noted that boundary fences are not matters controlled by the R-Codes Volume 1. However, boundary fences are used as a means to address visual privacy.

Exceptions to basic setback provisions

Consideration of **setbacks** should have regard to the **natural ground level**, shape, development and orientation of adjoining **lots**.

A reduction to the R-Codes Volume 1 **deemed-to-comply setback** requirements should only be considered where it can be demonstrated this is preferable for practical or aesthetic reasons, and will not be to the detriment of the amenity of adjoining properties, particularly where the reduced setback may result in increased overshadowing, overlooking or lack of privacy. In these situations the **building** design would need to address the **design principles** of clause 5.1.3.

As illustrated in **Figure 4f** of the R-Codes Volume 1, in the case of a **battleaxe lot** only, the stated **setback** distance may also be reduced by half the width of an adjoining **right-of-way**, pedestrian access way or public open space reserve to a maximum of two metres.

4.3 OPEN SPACE (Clause 5.1.4 of R-Codes Volume 1)

GENERAL GUIDANCE

In the R-Codes, open space means that part of a site not covered by **buildings** and available for the use of residents, including those areas at ground level, covered for weather protection or shade but not used as part of the dwelling. Above ground areas, external to dwellings, readily accessible and sufficiently large to be usable, such as roof decks, may be included as part of the area allocated to open space. Note that roof decks, balconies and other outdoor living areas would be subject to visual privacy provisions of clause 5.4.1 of the R-Codes Volume 1.

SPECIFIC GUIDANCE

Open space serves several functions (Figure 15):

- a setting for buildings;
- access and car parking;
- leisure opportunities for a range of domestic activities: gardening; children's play; outdoor entertaining, and leisure as an extension of inside activities, the pursuit of hobbies: and
- space for functional purposes, such as clothes drying and storage of household items.

Open space is an important component of the character of a location. In suburban areas, greater open space is important to maintain the open, landscaped feel that is expected. In areas of higher density, lesser open space is warranted to support a more urbanised streetscape.

Private open space is synonymous with open space in the case of single houses and grouped dwellings.

As the manner in which **open space** is used may vary over the life of the **dwelling**, and is more likely to be reduced than increased, it is important to retain flexibility and, accordingly, the R-Codes Volume 1 should not unduly constrain how open space is provided. Adequate open space should, however, be retained for the life cycle of the dwelling.

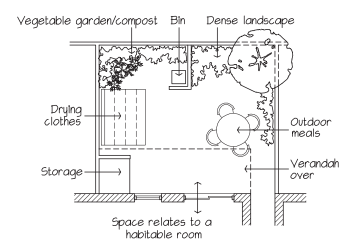


Figure 15 Open space provides many functions on a residential lot

4.4 BUILDING HEIGHT (Clause 5.1.6 of R-Codes Volume 1)

GENERAL GUIDANCE

Measuring building height

Figure Series 7 of the R-Codes Volume 1 provide a standard method of height measurement designed to reduce ambiguity and confusion.

Building height is relatively straightforward to measure and administer as a control. There are two basic measures that can be used; one being height in storeys and the other height in metres. The former has problems of definition (for example, what constitutes a storey, use of roof spaces and mezzanines) and also can vary, depending on ceiling heights. For the purpose of the R-Codes Volume 1, the measure used is height in metres.

For administrative simplicity, limits are often taken from a single point usually the level at the centre point, or centroid, of the **site** or averaged over a site. However, this approach lacks precision and can lead to unintended outcomes. Therefore, the R-Codes Volume 1 refer to the height of the **building** as the distance between the point where the base of the wall meets the natural ground level and measured to the highest point of a wall or roof of a building vertically above that point (for measurement guidance refer to Figure Series 7 of R-Codes Volume 1). This preferred method distinguishes it also from the measurement of the height of walls for the purposes of setbacks, where the height is measured from natural ground level at points on the boundary corresponding to the wall in question. In the first case, the concern is about the general impact on the locality. In the second case the concern is about the specific impact on the adjoining property.

Determining natural ground level

While most sites have reasonably constant slopes (less than a 1–2m fall across a **lot**), there may be cases where the terrain is irregular, as follows:

- fractured, so as to vary significantly from one point to another: or
- convex, humped or containing an isolated high point or
- concave, hollowed out at one or more places.

In these cases common sense and sound design principles dictate that the natural contours should be interpolated so as to modify or smooth out such anomalies for the purposes of establishing a common level for height calculation (Figure 7b of the R-Codes Volume 1).

It has become common practice to provide level sites with boundary retaining walls at subdivision. In these cases, the levels so established at subdivision are deemed to be natural ground levels.

In accordance with the definitions:

- height shall be measured from the natural ground level immediately below the relevant point on the wall or roof;
- natural ground level may be taken as the levels resulting from development carried out as an approved part of a land subdivision: and
- minor projections such as chimneys, television aerials, satellite dishes and vent pipes are exempted.

Views

Obtaining and keeping views is a significant issue, particularly where a locality's housing values place a premium on an outlook or featured landscape views.

Because views are an important part of the amenity shared and enjoyed by many people in certain areas, a proponent should take into account the desirability of protecting those views enjoyed by neighbours, and the public to the extent that it is possible to design the dwelling to enjoy the view, but not to the exclusion or detriment of others.

While the R-Codes Volume 1 cannot guarantee the protection of views, the decision-maker may exercise a degree of control by **primary** and **secondary street setbacks** and height controls enhanced by local planning policies as permitted under clause 7.3.1 of the R-Codes Volume 1. Alternatively the decision-maker may consider the development of local planning policies or local development plans which target the protection of views. This approach would identify views ahead of potential development and may require visual assessment and reliance on technical opinion rather than advertisement for public comment and objections to specific proposal(s).

4.4 BUILDING HEIGHT cont. (Clause 5.1.6 of R-Codes Volume 1)

SPECIFIC GUIDANCE

The consumer/lifestyle trend towards double storey (and sometimes three storey) development raises issues of overshadowing, visual dominance and concern for privacy. The building height requirements of the R-Codes Volume 1 aim to address these matters (refer to Figure 16).

Common height limits

It is common for decision-makers to impose height limits on residential development in order to maintain consistency of streetscapes to minimise privacy conflicts and loss of views. However, there is a lack of consistency between decisionmakers in terms of how building height is measured and the precise limits imposed. It is therefore desirable for the R-Codes Volume 1 to address height.

Regulation of **building height** and **setback** is fundamental to defining the **streetscape**, and in character areas or other places with special design sensitivity, the appropriate limits should be determined on a local streetscape basis, via scheme provisions, local planning policies or local development plans.

The R-Codes Volume 1 establish an objective set of building height limits that correspond approximately to one, two and three-storey building heights.

A default provision establishes Category B, corresponding to two storeys, as a limit in the absence of a local planning policy.

A decision-maker may adopt Category A or C for all or parts of its district as an amended requirement through the adoption of a local planning policy. A decision-maker may also adopt Category A or C for specific types of development, such as development upon rear battleaxe sites, through local planning policies.

Building height of a proposal may be considered appropriate where:

- the building height of the proposed **development** is consistent with the building heights of existing and adjacent buildings in the locality; or
- meets objectives identified in local planning policies and/or local development plans adopted for the locality;
- has little or no adverse impact on the amenity of adjoining properties, including the public domain and natural areas.



Figure 16 Building heights in Part B of the R-Codes Volume 1 relate to one, two and three storey limits

4.5 SITE AREA (Clause 5.1.5 of R-Codes Volume 1)

Deleted and replaced by Part D, 1.1 Site Area by amendment dated 1 September 2023.

4.6 COMMUNAL OPEN SPACE (Clause 5.1.5 of R-Codes Volume 1)

SPECIFIC GUIDANCE

Table D does not require mandatory provision of **communal open space**, however, it should be encouraged if considered appropriate within a **development**. Communal open space is open space provided for the exclusive use of a defined group of residents. It serves a similar range of functions to that of **private open spaces** and includes:

- a setting for buildings;
- space for active and passive recreation;
- other group activities, which may be very particular to a particular group of residents; and
- access to direct sun and natural ventilation.

Where **communal open space** is provided as part of a **grouped dwelling** development, some trade-off between private and communal open space should be allowed but not at the expense of the core provision of **private open space**.

5.0 STREETSCAPE



GENERAL (Clause 5.2 of R-Codes Volume 1)

The **streetscape** contributes to **local character**. Streetscapes are created by the relationship between **landscape** and built form, often separating public from private domains. High quality design should be consistent with the existing streetscape character. In order to enhance streetscape, **buildings** should address the **street** and create a strong connection and relationship to the street.

Irrespective of the suburban or urban context of an area, there are a number of elements of **streetscapes** that have general impacts on **amenity**. Broadly, apart from the character of an area, residents expect to maintain views and vistas, have security and **passive surveillance**, **landscape** and shade, safety of access, privacy and **open space**, and an attractive setting.

SPECIFIC DESIGN ELEMENTS (Clause 5.2 of R-Codes Volume 1)

This design element deals with those factors that affect and contribute to the broader amenity of the streetscape. The following are provisions of Part B of the R-Codes Volume 1:

- 5.1 street surveillance:
- 5.2 street walls and fences: and
- 5.3 sight lines.
- 5.4 setback of garages and carports;
- 5.5 garage width; and
- 5.6 appearance of retained dwelling.

Any other factors affecting **streetscape** are dealt with in other elements of the R-Codes Volume 1.

5.1 STREET SURVEILLANCE (Clause 5.2.3 of R-Codes Volume 1)

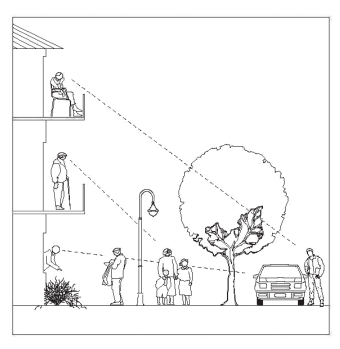


Figure 31 An example of effective sight lines and surveillance

GENERAL GUIDANCE

Interface between buildings and streetscape designed with consideration of public safety and passive surveillance

Given the importance of crime prevention through environmental design principles it is appropriate to design buildings, front fences and walls to ensure that a clear view exists between the building, particularly its main entry and the street. This not only provides opportunity for incidental street surveillance but also contributes to streetscape amenity.

Casual surveillance and sightlines

Casual surveillance involves the location and design of facilities to maximise visibility of the site. Maximising casual surveillance increases a sense of safety and can deter criminal activity. Clear sight lines, or the ability to see what is ahead along a route, or in a space, provide opportunities for casual surveillance. A clear sight distance provides an individual with both a perception of safety and adequate space to react to possible threats. Further information is provided in the WAPC's Designing Out Crime Planning Guidelines.

Entries to buildings are legible from the street

Entries that are clearly defined from the street provide a distinction between private and public areas. Minimising the number of dwellings that share a common entrance along the **frontage** can spread the activity along the street. Providing individual pedestrian access points off the street to ground level dwellings can also assist in providing activity and surveillance. Pedestrian access should be appropriately designed to provide clear and secure access to the dwellings and should be the main focus of access to the site in preference to vehicle access.

Orientate development to maximise street frontage for balconies, living areas and common areas

Buildings with street frontages that employ balconies, living areas and common areas contribute to increased casual surveillance of the street. This increases both actual and perceived levels of safety for pedestrians. The treatment of building frontages will reduce opportunities for concealment and entrapment, through safety by design.

5.2 STREET WALLS AND FENCES (Clause 5.2.4 of R-Codes Volume 1)

GENERAL GUIDANCE

Height of street walls and fences

In recent times and with the trend for larger houses and smaller **lots**, there is a tendency for some owners to construct high **walls** or fences at or near the **street**. This is often justified by the proponent for reasons of privacy, security or protection from traffic noise or headlights.

High walls and solid fences on the front boundary are undesirable because they visually affect the **streetscape** and generally separate residents from their street and what occurs in it (refer to **Figure 35**).

Provide a clear distinction between private and public areas

Buildings that facilitate a visual connection between the street and private spaces can provide opportunities for high levels of casual surveillance of the street. Appropriate treatment of street **walls** and fences can clearly define the boundary between private and public areas and contribute to an enhanced **streetscape**. This reinforces a visual connection between street users and private spaces.

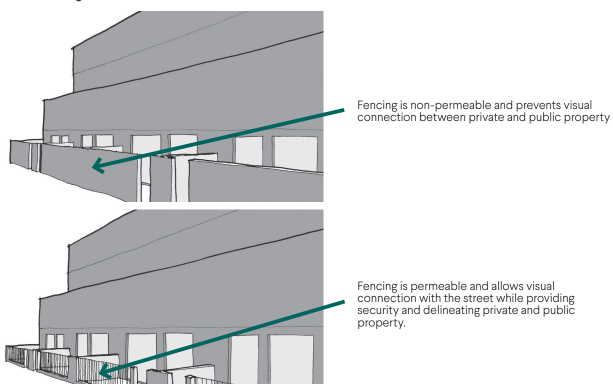


Figure 35 Fencing should not impede visual surveillance of the street by either being too high and/or non-permeable

5.2 STREET WALLS AND FENCES cont. (Clause 5.2.4 of R-Codes Volume 1)



Figure 36 Traditional and low fences are acceptable



Figure 37 High walls are not acceptable unless in exceptional circumstances

SPECIFIC GUIDANCE

Fences (excluding pillars) higher than 1.2m should be visually permeable along all street types, including communal streets (refer to Figure 12 in the R-Codes Volume 1). Where a dwelling fronts onto an arterial road carrying high traffic volumes, or where protection is needed from headlight glare from such a road, there may be a case to justify a high wall especially to provide privacy to an outdoor living area. In these circumstances a solid wall of up to 1.8m high would be acceptable for a minimal proportion of the frontage, on approval by the decision-maker and provided the remainder of the frontage provides for views to the street. Design principles are provided in the R-Codes Volume 1 to guide circumstances where a decision-maker could grant such approval.

Ideally, **outdoor living areas** should be located behind the setback line (R-Codes Volume 1 clause 5.3.1), however, in some circumstances the only possible location for an outdoor living area will be in the street setback area. Where a narrow lot faces north to the street, the street setback area may be the only possible area open to winter sun. In these cases, part of the area should be permitted to be **screened** from view for privacy. Where a private **courtyard** is unavoidable in the front setback area, screening with dense planting and/ or a permeable fence that will provide reasonable privacy is appropriate (refer to Figures 36 - 38).

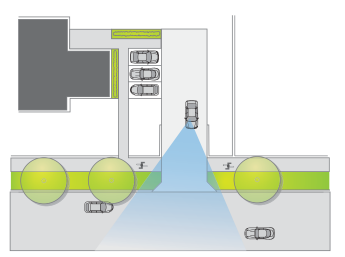


Figure 38 High street walls should be limited to the minimum necessary and be visually permeable

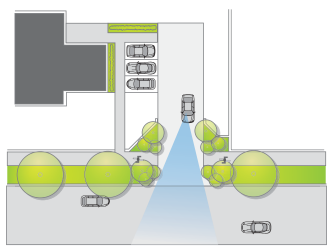
5.3 SIGHT LINES (Clause 5.2.5 of R-Codes Volume 1)

GENERAL GUIDANCE

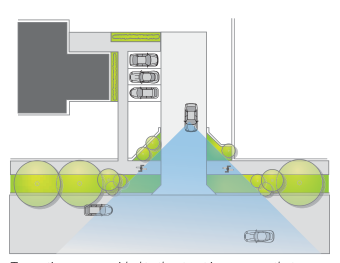
Driveways need to maintain adequate sightlines where they intersect streets, rights- of-way, and footpaths to ensure visibility and safety. Also, the corner of lots located at intersecting streets should maintain adequate sight lines. Walls are to be reduced in height to 0.75m within a 1.5m truncation to meet the **deemed-to-comply** provision. This is illustrated in Figure 9a of the R-Codes R-Codes Volume 1 (refer to Figure 41).



Inadequate truncations are provided resulting in poor sight



Adequate truncations area provided, however, the landscaping has not been designed to facilitate clear views to the street.



Truncations are provided to the street in a manner that enables a safe view of the pedestrian and vehicular traffic before leaving the property boundary.

Figure 41 Walls and fences should be truncated where the crossover meets the property boundary to ensure that vehicles can account for on-coming pedestrians and vehicles at the conflict point

5.4 SETBACK OF GARAGES AND CARPORTS (Clause 5.2.1 of R-Codes Volume 1)

SPECIFIC GUIDANCE

For the purposes of the R-Codes Volume 1, a carport means an unenclosed roofed structure designed to accommodate a motor vehicle and is without a door. Carports are unenclosed which limits it to being bound on no more than two sides. A garage door cannot be considered a wall when demonstrating a carport enclosure. All other structures for housing vehicles, including open-sided carports with solid doors, are deemed to be garages.

Because many houses in established suburbs were built without provision for vehicles, street-side parking and parking in street setback areas have become essential, especially where rear access to the property is not available. With increasing affluence, car ownership rates have increased, as has the desire to provide a roof over vehicles.

Consequently it is accepted that, where no feasible alternative exists, the street setback area may be used for carports and unroofed parking spaces. Carports are acceptable, because they allow a clear view between a public **street** and a private dwelling. Garages are not acceptable except as provided by clause 5.2.1 C1.1, unless they can be accommodated without obstruction to views between street and house at ground level. Such exceptions are likely to be rare.

The R-Codes allow for a **carport** to be built in the front setback area with up to 50% reduction of the setback requirement of Table D where the carport is compatible in form, materials and design to that of the dwelling. Careful consideration is required, particularly when there are extensions or additions to an existing dwelling, so that materials, colours and the design of the carport is compatible with the dwelling, and considerate of the streetscape character.

It is desirable for carports in an existing setback area to be set back sufficiently clear of any window of the dwelling so as not to unduly obstruct light to that window. Car parking spaces should not intrude into traditional verandahs. In the case of complete redevelopment of a **site** in an established streetscape, any garage or carport accessed from the street should be set back in accordance with the general building setback unless:

- the area, dimensions or shape of the site make this unfeasible: or
- there is an established, consistent, pattern of carports within the setback area.

5.5 GARAGE WIDTH (Clause 5.2.2 of R-Codes Volume 1)

SPECIFIC GUIDANCE

Garages and supporting structures are potentially dominant and often imposing elements on dwelling appearance and streetscapes, especially the now common double garages which occupy a large frontage of increasingly narrow width lots. To avoid the dominance of garages and the visual impact this has on the streetscape, it may be appropriate to consider single garages, carports, tandem parking, and/or two storey development for narrow frontage lots.

The R-Codes Volume 1 limit the proportion of frontage and building façade that may be occupied by a garage (Figure 8c of the R-Codes Volume 1). Assessment will need to weigh up the safe and convenient access to garages while maintaining a streetscape not dominated by garage doors. Decision-makers may encourage the integration of garages and supporting structures into the design of the dwelling by considering changes to **setback** provisions when assessing proposals that address design principles relating to streetscape refer to Figure 42).



Figure 42 Garage doors, particularly on narrow lots, can be an imposing element in the streetscape

5.6 APPEARANCE OF RETAINED DWELLING (Clause 5.2.6 of R-Codes Volume 1)

SPECIFIC GUIDANCE

Under deemed-to-comply clause 5.2.6 C6, where an existing dwelling is to be retained as part of a grouped dwelling development, the appearance of the retained dwelling is to be upgraded externally to an acceptable maintenance standard as the rest of the development.

Ordinarily this would be required as a condition of development approval to the development. Decision-makers may prepare a **local planning policy** to provide guidance on acceptable maintenance standards.

This provision would not apply if the **development** would result in the subsequent subdivision of the existing dwelling as a single house (either green title, strata or survey strata without common property).

There is no ability to require upgrading of the existing (grouped) dwelling once the lot title of the property containing the existing dwelling has been separated from that of the development site.

6.0 SITE PLANNING AND DESIGN



GENERAL (Clause 5.3 of R-Codes Volume 1)

The **development site** needs to accommodate all the functionality requirements to ensure that the **amenity** for residents is maximised by the provision of high quality facilities that are well located and accessible, while minimising impact of the development on adjoining land users.

Outdoor living areas provide outdoor **amenity** for users of **dwellings**. The **landscape** treatment of **open space**s such as those within **street setback areas** is important in creating consistent and attractive communal **streetscapes**.

Natural topographical features of the land contribute significantly to **local character**. **Development** should aim to respect the natural topography of the area by minimising cut and fill of land. Significant fill is discouraged, as privacy and overshadowing issues often result.

It is important for a **site** to effectively deliver facilities and areas for use by residents, such as **outdoor living areas**, **landscaping**, parking, and access.

SPECIFIC DESIGN ELEMENTS (Clause 5.3 of R-Codes Volume 1)

This design element deals with matters that affect the physical planning and design of **development**. Provisions that relate to Part B of the R-Codes Volume 1 include:

- 6.1 Outdoor living areas;
- 6.2 Landscaping;
- 6.3 Parking;
- 6.4 Design of car parking spaces;
- 6.5 Vehicular access:
- 6.6 Site works;
- 6.7 Retaining walls;
- 6.8 Stormwater management; and
- 6.9 Pedestrian access.

6.1 OUTDOOR LIVING AREAS (Clause 5.3.1 of R-Codes Volume 1)

GENERAL GUIDANCE

At least one outdoor area for each **dwelling** is required for entertaining and leisure that is:

- large enough to be functional and usable;
- directly accessible from primary living space; and
- with access, if possible, to winter sun.

Outdoor living areas should be oriented to make best use of northern **sunlight**, (where climatically appropriate) and provide opportunities for **natural ventilation** by cooling breezes.

Additionally, where an **outdoor living area** is provided in the **street setback area**, it should have **visually permeable** fencing or balustrading (for **balconies**) to facilitate casual street surveillance.

SPECIFIC GUIDANCE

Because of the importance of providing shade in summer, especially in conjunction with **outdoor living areas**, a part of the outdoor living area (up to one-third) can be roofed (refer to **Figure 13** in the R-Codes Volume 1). The unroofed area(s) is to ensure access to natural light from the outdoor living area and **primary living space** is maintained.

This clause should be read in conjunction with 5.3.2 Landscaping to ensure tree planting and associated areas are taken into consideration in the design and assessment of this area.

6.2 LANDSCAPING (Clause 5.3.2 of R-Codes Volume 1)

GENERAL GUIDANCE

The landscaping of street setback areas for all dwelling types, makes an important contribution to the streetscape. Landscaping is even more important in the case of grouped and multiple dwelling developments, because of the intensity of development and land use, and because the development makes such a large contribution to the overall streetscape (refer to Figure 49).

Landscaping for all dwelling types should be designed and installed with regard for the following aspects:

- the desirability of creating attractive streetscapes;
- meets the projected needs of the residents of all ages and abilities:
- enhances security and safety for residents;
- provides new trees and vegetation for shade;
- the desirability of protecting existing trees where possible:
- the considered design and choice of materials for surfaces, such as vehicle access ways and crossovers, parking areas and outdoor living areas;
- solar access throughout the year that will influence the choice of trees and plants and their placement; and
- the need for shade structures, such as pergolas, to complement shade trees and enhance microclimate.

The tree requirements of **C.2.2** are to apply to all **dwellings**, including single houses, grouped dwellings and ancillary dwellings, as well as to multiple dwelling sites. These requirements also apply to existing dwellings retained within new developments. The tree requirements however do not apply to extensions to existing dwellings, or to ancillary structures, such as carports and outbuildings.

Retained existing trees may be included to satisfy the minimum tree requirements of this provision.

Maximise areas for natural planting

Maximise deep soil area and limit impervious (hard) surfaces to provide sufficient areas for trees and other landscaping to grow which also maximises the amount of water penetration to the soil. Refer also section 6.8 of guidelines regarding clause 5.3.9 of the R-Codes Volume 1 - stormwater management. The R-Codes Volume 1 limits the use of impervious surfaces within the **street setback area**. The table below gives guidance on materials that would constitute impervious.

It is anticipated that larger developments will need to provide a greater number of canopy trees and tree planting areas to contribute to streetscape and sense of place.

Permeable	Impervious
Lawn	Brick and other solid paving
Mulch	Artificial
Garden	Concrete
Grass pavers	
Decking	
Permeable paving systems	

Provide planting types in appropriate locations to respond to site and climate

The landscaping on a site can impact solar access to habitable rooms and private outdoor living areas. The selection of vegetation and planting locations should also ensure that solar access of both residents and neighbouring properties will not be adversely affected in the future once the vegetation matures. The selection of trees and plants should also respond to the climate, soil type and rainfall profile of the location.



Landscaping enhances outlook from apartments as well as facilitating stormwater infiltration.

Figure 49 Landscaping provided to complement the appearance and function of the building

6.2 LANDSCAPING (cont.) (Clause 5.3.2 of R-Codes Volume 1)



Dense landscaping provided between the building and the street, however, visual surveillance is maintained. The landscaping is a key feature in defining the building.

Figure 50 Landscaping provided to maintain visual surveillance and define the building

Plan landscaping to avoid obstructing pedestrian and vehicle sight lines

Landscaping can be used to define entry points and specific building elements. It is important, however, to consider the impact of the landscaping on sight lines, ensuring that they do not compromise the casual surveillance across the site, or obscure sight lines at pedestrian and vehicle crossings (refer to Figure 50).

Design landscaping along the streetscape to reflect the existing or future desired character of the area.

Where there is a **streetscape** character defined by landscaping, such as continuous street tree plantings or hedges, design the landscaping to be consistent with that established streetscape character.

Private open space

Private open space is developed to suit the requirements of occupants and is likely to be modified over time as occupiers' requirements and landscaping trends change.

Consequently, the R-Codes Volume 1 require the provision of landscaping as part of the development of communal open space, and where required, common property, but not of private open space.

Communal open space

Although grouped and multiple dwellings (under Part B of the R-Codes Volume 1) are not required to provide **communal** open space, it should not be discouraged if considered appropriate within a **development**. Communal open space is open space provided for the exclusive use of a defined group of residents (refer also to section 4.6, of guidelines and clause 5.1.5 of the R-Codes Volume 1). It serves a similar range of functions to that of private open spaces that include:

- a setting for **buildings**
- space for active and passive recreation
- other group activities
- access to direct sun.

6.3 PARKING (Clause 5.3.3 of R-Codes Volume 1)

GENERAL GUIDANCE

Provision of car parking

The R-Codes Volume 1 adopt the basic position of requiring adequate on-site provision of parking to the assessed need. The decision-maker can exercise technical judgement where appropriate and is justified to relax on-site parking requirements when:

- the applicant can demonstrate that actual demand is
- satisfactory alternate parking provision is available and accessible in close proximity other than on-site.

There is a long accepted principle that the demand for car parking generated by a residential development should be accommodated on the development site. The main exceptions to this are:

- In most cases visitors' car parking for single houses (that is, low density development) can be accommodated in the driveway or street (via on-street/verge parking where permitted).
- In many older areas, pre-dating widespread ownership and reliance on private cars, off-street car parking provision is not feasible without a detrimental change to character housing and the **streetscape**, especially as these areas tend to be developed with small **street** setbacks and narrow lots and often where no on-street/ verge parking is permitted.

The need for on-site provision for car parking relates to the availability of parking on the street. Where a street has exceptionally wide verges which can be used for parking, the actual need for on-site parking may be quite small, although some owners who wish to secure their vehicle would still prefer on-site parking to be provided.

Calculating car parking requirement

Where **deemed-to-comply** provisions for on-site parking require a fraction of a space, it must be rounded up to the nearest higher whole number.

Tandem car bays

In the case of single houses, grouped dwellings and multiple dwellings, two cars bays in tandem would be considered two bays where they relate specifically to one dwelling.

Reduced car parking requirements

Clause 5.3.3 of the R-Codes Volume 1 detail that smaller dwellings (either by size or number of bedrooms) may have reduced car parking requirements. This is based on the premise that smaller dwellings tend to have less demand for car parking, as the anticipated inhabitants per dwelling is lower. In addition, a further reduction is provided for when the dwelling is located in close proximity to convenient public transport.

When measuring a walkable catchment, refer to Liveable Neighbourhoods (Appendix 3) walkable catchment technique.

On-street car parking

On-street car parking should be limited in circumstances where:

- there is heavy traffic in the street and kerbside parking may be unsafe,
- or even prohibited, at least during peak hours;
- frontages are narrow and crossovers frequent, limiting the length of
- kerb available for parking;
- the street is too narrow: and/or
- space for kerbside parking is taken up by other uses or activities.

Where parking capacity is available on-street or in other offstreet parking, on-site parking requirements can be reduced

On-street parking is a valuable community resource that serves a variety of social and economic needs including residential uses. Decision-makers need to consider how to achieve a balance between different uses in areas with high and/or competing needs. While no one particular use should be favoured, satisfaction of some of the demand for residential parking, especially visitor and service/delivery parking, is a reasonable use for on-street parking.

In locations where there are existing parking facilities with capacity, arrangements can be made to provide parking offsite through contract. Where it is determined through a traffic management study that there is capacity in the on-street parking system, on-site parking requirements can be reduced.

6.4 DESIGN OF CAR PARKING SPACES (Clause 5.3.4 of R-Codes Volume 1)

GENERAL GUIDANCE

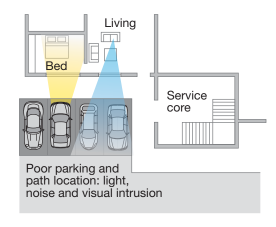
The design of parking and manoeuvring spaces is set out in AS/ NZS 2890.1:2004, Parking facilities: Off-street car parking and AS 2890.1:2004/ Amdt 1:2005, Parking facilities: Off-street car parking. The R-Codes Volume 1 reference these standards in as much as they relate to residential properties.

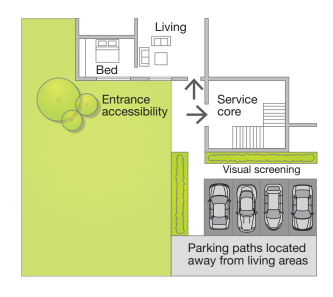
Parking areas should be designed and located to minimise impacts on the residents of the **building** as well as **adjoining properties**. The location and design should have consideration for the impact of light (from both the headlights of vehicles as well as the fixed lighting of any parking areas), noise, odour and stormwater run-off. For external car parking areas and manoeuvring areas, acoustic screen fencing is effective in controlling the transmission of sound to adjoining properties (refer to Figure 51).

Visitor parking

Visitor parking spaces required by clause 5.3.3 C3.2 of the R-Codes Volume 1 (section 6.3 of guidelines) shall be provided in a location that is accessible at all times, in addition to the dwelling parking requirement. Visitor parking should be clearly identified as visitors' parking bays and located in a location allowing unimpeded access.

Visitor parking spaces should not be located within a secured private or common parking garage that requires a key, handset or other electrical or mechanical device to gain access.





Location of parking is inappropriate and has adverse impacts on the residents.

Car parking is well located, reducing impact on residents and providing convenient building access.

Figure 51 Incorporate parking spaces and manoeuvring areas into the design of the building so they are not located in close proximity to habitable rooms and openings at ground level

6.5 VEHICULAR ACCESS (Clause 5.3.5 of R-Codes Volume 1)

GENERAL GUIDANCE

Location of parking spaces and crossovers

Car parking spaces, manoeuvring areas and access ways are potentially intrusive, physically, visually and acoustically. This is particularly evident for **grouped dwelling** and **multiple dwelling** developments where multiple parking spaces and access is required. Car parking consumes space and does not generally make a positive contribution to the **streetscape**. Consequently, location is a major factor in amenity as well as security and safety.

The issue of location of **carports** and garages in relation to the **primary street setback area** is dealt with in clause **5.2.1** of the R-Codes Volume 1. The advantages of not having vehicle access directly from the primary street are identified in clause **5.3.5** of the R-Codes Volume 1 and include:

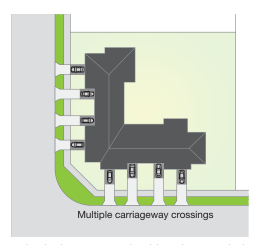
- the streetscape will be less dominated by carports, garages and parked vehicles;
- there will be fewer driveways and so more useable space for street trees and kerbside parking for visitors; and
- there will be fewer conflicting movements of vehicles, pedestrians and cyclists.

The number of driveway **crossovers** from **residential development** into the street affects the quality of a **streetscape** (refer to **Figure 53**).

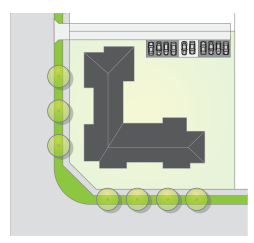
Too many **crossovers** cause a loss of kerbside parking space, lack of space for **street** trees and furniture, interruption to pedestrian use of footpaths and increased hazards for cyclists.

To achieve a good balance between on-street and offstreet parking design it is important to reduce the number of driveway **crossovers** by integrative access design, especially for **multiple dwelling development**. This will allow a greater run of uninterrupted kerbside available for **street** parking, much of which can be used by visitors.

Access to on-site parking is encouraged to be from a **right-of-way** or **communal street**, where available for lawful use, or from a **secondary street**. Access is to be provided from the **primary street** only where there is no secondary street, communal street or right-of-way.



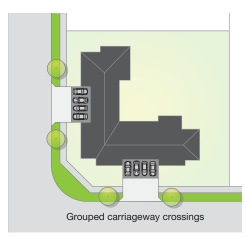
Individual crossovers should not be provided.



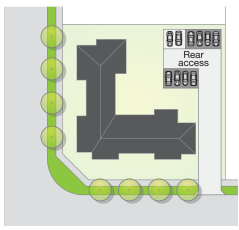
Part of the site is given up for the creation of a shared access way. Shared access arrangements with adjoining properties should be investigated where appropriate.

Figure 53 Vehicle access should be designed to minimise the impact on the street network and provide for safe ingress and egress from the site

6.5 VEHICULAR ACCESS (Clause 5.3.5 of R-Codes Volume 1)



Car parking is provided in a manner that increases the proportion of the frontage that is dedicated to vehicular access



Car parking is located away from view of the street and accessed via a single consolidated access point

Figure 54 Consolidate vehicular access points to reduce impact on streetscape.

Locate vehicle access and accommodation to the rear of the site where possible. Encourage shared access by utilising a single crossover with adjoining development

By minimising the number of vehicle access points along the **streetscape**, there is more opportunity for on-street parking and the retention or improvement of the streetscape character. Vehicle access should not double as pedestrian access. Pedestrian access arrangements should be provided in a location that is separated from vehicle movements (refer to Figure 54).

The location of the **crossover** should be provided in response to the nature of the **street(s)** onto which the **development** fronts. If there is more than one street frontage (including rear lanes), the vehicle access should be provided onto the street that carries the lowest volumes of traffic. However, the crossover should also be provided in a location that provides clear sight lines in both directions along the street, is separated as far as possible from any intersection, does not impact on on-street services such as public transport stops, accounts for posted speed limits, and is designed in accordance with any built-up median.

Vehicles can be slowed by creating a clearly different environment at the entry of the site. This can be achieved through the use of texture in the paving surface, creating a perceived narrowing of the carriageway, and use of planting and short access legs to limit the ability for cars to pick up speed across the area. Through appropriate design, the use of speed humps can be avoided.

SPECIFIC GUIDANCE

Vehicular access is required to include driveways of an adequate width to allow for the movement of vehicles as per 5.3.5 of the R-Codes Volume 1.

A driveway width of 3m is adequate for driveways serving four dwellings or less but a minimum of 4m that is designed to allow for two-way access is required for driveways serving five or more dwellings.

Note that a driveway is also required to be **setback** 0.5m from a side lot boundary for purposes not limited to stormwater management, landscaping and utilities. The total minimum width for vehicle access may therefore be required to be at least 4m or 5m to allow 0.5m on either side of a driveway between two lot boundaries.

For a proposed battleaxe lot, where vehicle access is within the battleaxe leg, the proposal will also be subject to the requirements of Development Control Policy 2.2 Residential Subdivision.

6.6 SITE WORKS (Clause 5.3.7 of R-Codes Volume 1)

GENERAL GUIDANCE

Retaining the natural topography and ground level

Variations in topography make an important contribution to local character and to a sense of place.

In many locations, the land form (topography) allows views out of the locality. These views are highly valued and can only be optimised, that is, shared by the maximum number of dwellings, by respecting the natural topography and maintaining a consistent scale in **building**. This also has an effect on the potential for privacy and overlooking, which is an issue dealt with in clause 5.4.1 of the R-Codes Volume 1 (refer to section 7.1 of guidelines).

The extensive earth working of residential **sites** removes remnant vegetation, disturbs soil profiles, expends energy and creates greenhouse gas emissions. It also adds to the cost of housing.

Development of land should avoid major interference with the natural or pre-existing site levels, to preserve the natural topography and minimise development costs. Natural ground level is the level of land before land development has occurred or that resulting from the pre-existing development.

Because much of the State's housing was built before accurate contour mapping was available, it is often not possible to know precisely the levels that preceded development. In these cases, it may be necessary to refer to other evidence in order to establish, as closely as possible, the relevant levels.

Housing design which proposes extensive excavation, fill and re-contouring of a site, without regard to neighbouring properties and their amenity, should not be supported. The R-Codes Volume 1 call for skillful and site-sensitive design to make the best of the natural terrain, in turn resulting in diversity of housing styles and a sense of place and neighbourhood identity.

Take advantage of the natural topography for view sharing and retention of the visual impression of the natural level of the site

By stepping a building to correspond with the natural topography, less cut and fill is required and the visual impression of the natural level of the site is retained (refer to Figure 55).

Changes to topography at subdivision

In cases where the original subdivision involved changes from the natural levels, the relevant levels to take are those established at subdivision, prior to buildings being erected.

It is common for new finished levels to be established through the building of retaining walls at boundaries. Where this occurs, and for the purposes of establishing boundary setbacks and heights, retaining walls may be regarded in the same light as natural topographical features.

Proposed changes of level at subdivision should be examined just as carefully as level changes via development.

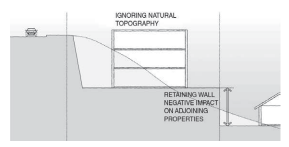
Excavation and retaining walls

Development below **natural ground level** only rarely affects neighbouring sites, although it may be necessary to take account of the location of essential services, particularly where protected by a registered easement. By contrast, filling above natural ground level, especially where, it results in replacing a natural slope with level ground and retaining walls. is usually visually prominent.

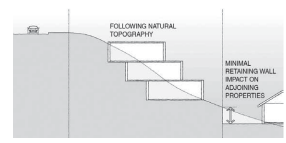
Excavation below natural level is not usually as visually obtrusive as filling above natural level. Consequently, excavation behind the **street setback line** is normally acceptable, provided the resulting spaces and rooms conform to BCA standards.

Minimise impacts on neighbours and public streetscape in the design and selection of materials for retaining walls

Where a **building** cannot be designed to correspond to the natural topography, the result is often retaining walls that are visually prominent. The design of these walls should minimise their height and length through terracing and articulation. Materials should be selected for the walls that are visually interesting and integrated into the surrounding landscape.



Development ignores the natural slope of the land, resulting in diminished character of the area and increased development impact



Development acknowledges the natural slope of the land and minimises impact on adjoining land.

Figure 55 Development on steep or undulating sites should be designed to minimise the amount of cut and fill required. **Buildings** should have a form that responds to the natural topography of the area

6.7 RETAINING WALLS (Clause 5.3.8 of R-Codes Volume 1)

Clause 5.3.8 Retaining walls deleted by amendment dated 2 July 2021.

GENERAL GUIDANCE

Filling of land

Any significant filling of land is likely to have a potential impact on **adjoining properties** concerning overlooking and overshadowing (clause **5.4.1** of the R-Codes Volume 1 and section 7.1 of the guidelines). For these reasons, retaining **walls**, unless they are 0.5m in height or less, should be treated as though they were **building** walls and should be set back from property boundaries accordingly.

Retaining **walls** that are provided as part of an approved subdivision or part of a previous **dwelling** which establish levels are excluded from these requirements. For the purposes of the R-Codes Volume 1, such walls are regarded as representing the finished level of the **site** prior to new **development**.

Calculating retaining wall or excavation setbacks

Clause **5.3.7 C7.2** of the R-Codes Volume 1 requires retaining **walls** or excavation that alters the height of a **site** by more than 0.5m to be set back in accordance with **Table D**. The **deemed-to-comply** provisions also allow for retaining **walls**, fill and excavation located between the **street setback** and **street boundary** to exceed a height of 0.5m, where this is necessary to satisfy certain objectives including provision of **universal access**.

6.8 STORMWATER MANAGEMENT (Clause 5.3.9 of R-Codes Volume 1)

GENERAL GUIDANCE

Water-sensitive urban design is recognised as an important aspect of environmental conservation and **sustainable** development. It is critical to land subdivision, but also in relation to **development** of individual **sites**.

Important aspects that should be taken into account are:

- managing water balance by encouraging infiltration and groundwater recharge;
- ensuring that the quality of water leaving a site is acceptable; and
- encouraging water conservation, including re-use of stormwater and minimisation of mains supply water for landscaping.

At this stage, widespread re-use of recycled water is limited, however, third pipe systems are progressively becoming feasible in new **developments** and redevelopment areas. It is possible, nevertheless, to contain all **stormwater** on-site in almost all **residential developments**, ensuring both recharge of groundwater and the avoidance of discharge into public drainage systems.

Exceptions to this will be in:

- areas where soil conditions make on-site infiltration or absorption unachievable;
- some inner city areas where the density of development precludes on-site discharge; and
- areas where the intensity and duration of precipitation makes significant on-site absorption impractical.

Recover stormwater for use within the site where practical

Stormwater can be collected and stored on-site for irrigation or grey water systems (for example, for toilets). It can also be directed to root zones to reduce the need for additional irrigation. It is easier to plan for stormwater collection at the onset of planning a **building** rather than trying to retrofit a system afterwards (refer to **landscaping** provision **5.3.2** of R-Codes Volume 1 and section 6.2 of guidelines).

Minimise impacts of stormwater release on adjoining sites

Where it is not practical for **stormwater** to be recovered, stormwater should be slowly released from the **site** through retardation systems or returned to the ground via soak wells or leaching pits.

6.9 PEDESTRIAN ACCESS (Clause 5.3.6 of R-Codes Volume 1)

SPECIFIC GUIDANCE

Pedestrian and vehicular access points are to be adequately separated

There are many preventable injuries and fatalities which involve cars and children in driveways. The location of vehicular access points should be separated from pedestrian access points, to reduce the potential for conflicting movements.

Safe pedestrian access from the **street** or car parking to private **dwellings** is equally important for **single houses**, **grouped dwelling** and **multiple dwelling developments**.

Accordingly, the R-Code Volume 1 provisions are designed to encourage the provision of good sight lines, and ensure a smooth uninterrupted path of travel between car parking and the **building**.

7.0 BUILDING DESIGN



GENERAL (Clause 5.4 of R-Codes Volume 1)

This design element deals with matters that affect **building** design, including the protection of privacy and **solar access**, meaning primarily the prevention of areas being overlooked by neighbours or overshadowed by **buildings**, which has become a significant issue in recent years. In addition to the **building** itself, many forms of **incidental development** such as **external fixtures** and outbuildings can also have visual impacts.

The level of impact upon the character and density of the area is to be considered in relation to **building** design. The level to which a proposal meets other requirements (for example, height and **setback** requirements) might also assist in determining what reasonable action is needed in managing impacts on privacy and **solar access**.

With increases in density, there is an expectation that there will be a commensurate increase in impact of **buildings** on privacy and **solar access**. There is an expectation of greater tolerance, and therefore allowance, of these impacts at higher density. A level of impact not appropriate in an area of low density is likely to be more acceptable, and more tolerated, at higher densities.

SPECIFIC DESIGN ELEMENTS (Clause 5.4 of R-Codes Volume 1)

This element deals with the following provisions of Part B of the R-Codes Volume 1:

- 7.1 Visual privacy;
- 7.2 Solar access for adjoining sites;
- 7.3 Outbuildings;
- 7.4 External fixtures; and
- 7.5 Utilities and facilities.

7.1 VISUAL PRIVACY (Clause 5.4.1 of R-Codes Volume 1)

GENERAL GUIDANCE

It is recognised that side setbacks alone cannot achieve absolute visual privacy because the setback distances required are much greater than those which can be feasibly provided in an urban area.

Setbacks need to be complemented by thoughtful design and supplemented by various screening measures, as appropriate.

Privacy is a valid cause for concern and plays an important role in residential amenity. However, aside from cases of poor design, there is a large degree of subjectivity, often related to cultural perceptions and concerns.

A sufficient level of privacy must be reached by good design to satisfy reasonable concerns. It is not the intent of the R-Codes Volume 1 to require 100 per cent privacy at the expense of inconsistent building orientation, access to daylight, winter sun, ventilation, security or poor relationship to neighbours.

Sources of overlooking

Overlooking from areas on or close to **natural ground level** is not subject to control in terms of clause 5.4.1 of the R-Codes Volume 1. This applies equally to outdoor living areas and habitable rooms which are less than 0.5m above natural ground level. The basis for this is that the view from such areas can be readily limited by a standard 1.8m high boundary fence, and while this may not restrict sight lines in an upward direction, the impact of overlooking major openings to habitable rooms or balconies situated above natural ground level would be limited.

While it may be possible to overlook an adjoining property from many situations, clause 5.4.1 only seek to control overlooking between:

- primary living space, active habitable spaces, and outdoor living areas of the development site; and
- the habitable rooms and outdoor living areas of the adjoining residential properties.

Overlooking and the cone of vision for privacy design

The impact of a particular development on the privacy of a neighbouring property can be assessed by applying the concept of a **cone of vision** at any point where a person is likely to be able to look on to that property, as illustrated by Figure Series 10 of the R-Codes Volume 1.

The relevance of the **cone of vision** is readily apparent. The cone of vision is defined by the extent of the opening (Figure 10a of the R-Codes Volume 1). The concept of a cone of vision is a useful tool also for the design of screening devices.

For the purposes of assessing setbacks and privacy provisions, all balconies, verandahs, terraces and other outdoor living areas raised more than 0.5m above natural ground level should be regarded as habitable rooms with a wall height of 2.4m above the floor level. All such areas, together with active indoor spaces, should be designed to minimise overlooking of neighbouring properties.

Overlooking from bedrooms and studies, which may be occupied infrequently, mainly at night, without noise, and by relatively few people, is more easily tolerated than overlooking from active areas.

Of most concern are active habitable spaces, for example, living rooms, kitchens, activity rooms, balconies and outdoor living areas that are at levels higher than 0.5m above natural ground level.

Prevention of overlooking

There are four basic ways of preventing or ameliorating overlooking:

- designing windows, **balconies** and decks to face away from boundaries with neighbouring properties, especially side boundaries:
- providing greater than normal setbacks, to achieve an effective privacy separation distance;
- providing intervening screening; or
- ensuring that overlooking windows cannot be opened and are opaque or highlight windows.

Often the most effective results will come from a combination of these.

Effective location of major openings and outdoor active habitable spaces to avoid overlooking is preferred to the use of screening devices or obscured glass.

Where these are used, they should be integrated with the building design and have minimal impact on residents' or neighbours' amenity.

Where opposite windows are offset from the edge of one window to the edge of another, the distance of the offset should be sufficient to limit views into adjacent windows (refer to Figure 56 and 57).

7.1 VISUAL PRIVACY cont. (Clause 5.4.1 of R-Codes Volume 1)

Privacy separation distances

A desirable degree of privacy requires a significant separation between the areas concerned, in most cases greater than the lot boundary setbacks required under clause 5.1.3 of the R-Codes Volume 1. In practice, some degree of compromise is necessary.

Because it is not always possible to predict how a neighbouring site may be developed in the future, privacy separation distances can most realistically be applied between the proposed development and the property boundary, that is, as line of direct sight setbacks. The way in which setbacks should be determined is illustrated in Figure **10c** of the R-Codes Volume 1 using the **cone of vision** (refer to Figure 58).



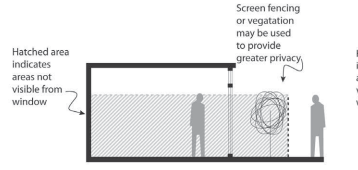
Screening devices used to provide for increased visual privacy between developments.

Figure 56 Angled louvre blades on balconies near the property boundary reduce the potential for overlooking while allowing natural daylight into the unit

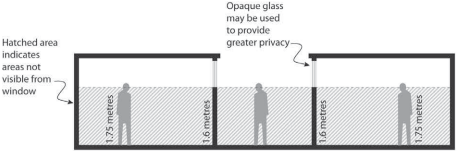


Screening devices used to limit views between internal spaces of one dwelling and the balcony of the adjoining building.

Figure 57 Screening devices allows developments within close proximity to mitigate direct overlooking







Sill heights of a least 1.6 metres can provide greater visual privacy

7.1 VISUAL PRIVACY cont. (Clause 5.4.1 of R-Codes Volume 1)

The R-Codes Volume 1 provide a set of privacy **setbacks**, based on these considerations, to operate in the absence of detailed and acceptable consideration of the use and **development** of affected properties. These are set out as **deemed-to-comply** provisions, which do not require the discretion of the **decision-maker**. For that reason, they are conservative, providing a relatively high level of protection from overlooking, but not absolute, protection.

In many cases, more effective and mutually beneficial outcomes can be achieved through the application of good design, directed at meeting the relevant **design principles** (Refer to **Figure 59**).

Acceptable point-to-point privacy distances can be calculated by aggregating the privacy **setbacks** of the **deemed-to-comply** provisions.

In the case of primary living spaces, active habitable spaces, including outdoor living areas and balconies, an effective privacy separation distance would be of the order of 15m or more. Clearly, this is not realistically achievable. An acceptable compromise setback, where intervening screening is not provided, would be in the order of 7.5m for active habitable spaces, 6m for living areas and 4.5m for bedrooms in areas coded R50 or less and 6m, 4.5m and 3m respectively in areas coded higher than R50.

The **deemed-to-comply** provisions for this design element provide for the **setback** of **major openings** in the **cone of vision** or permanent **screening**, as the alternative measure to protect the privacy of **adjoining property**. Measurement of **setback** distances is to be taken from the major opening to the boundary, and accordingly, should be measured from the external face of the opening.

This is illustrated in Figure 10b of the R-Codes Volume 1.

The measurement of privacy **setbacks** varies from that used for normal boundary setbacks only in that the line of the measurement in the case of privacy setback is to be based on the **cone of vision**. Accordingly, there will be situations in which the measurement is not at right angles to the boundary. It is important to understand that the setback distances included in the **deemed-to-comply** provisions represent minimum separation, which will be measured to the closest point of the boundary in the cone of vision.

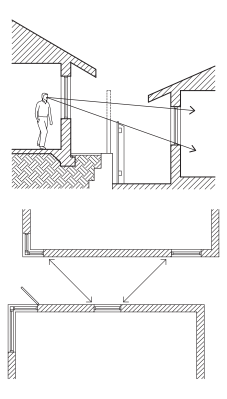


Figure 59 Increased fence heights or offsetting of windows are measures that may prevent overlooking

Where a proposed **development** involves a departure from the **deemed-to-comply** provisions with respect to the separation distances specified in clause **5.4.1**, assessment should be undertaken in accordance with the **design principle**, as illustrated by **Figure 60**. This will involve consultation with potentially affected **adjoining property** owners, who should be requested to provide comment on the proposal, and information about the location of any **habitable room**, windows or **outdoor living areas** which may be affected.

Assessment of applications which involve a proposal that addresses the **design principles** generally will require plotting the position of the adjacent **dwelling**, the location of any **major openings** to **habitable rooms** and any associated outdoor living areas. This will enable identification of areas and openings which fall in the **cone of vision**.

Evaluation of proposals should take into account only the potential impact of sight lines within the **cone of vision** where separation distances do not meet the **deemed-to-comply** provisions. Where separation distances accord with the provisions with respect to the cone of vision, the standard of privacy protection is satisfactory.

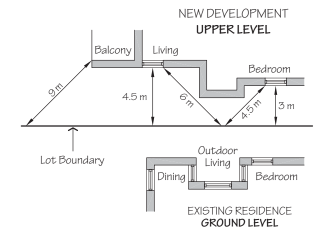


Figure 60 Example of a development that would not be **deemed-to-comply**, however, could meet the design principle

7.1 VISUAL PRIVACY cont. (Clause 5.4.1 of R-Codes Volume 1)

Screening for privacy

Screening can be employed to limit the cone of vision, and therefore, the privacy distances which otherwise would be required. However, it is important to note that in order for such screening to be taken into account for the purposes of the **deemed-to-comply** provisions, it must be regarded as permanent. Proposals that address the design principles would provide for alternative solutions from the deemed-tocomply provisions, and in such circumstances, alternatives to permanent screening may be considered, subject to appropriate consultation with relevant adjoining property owners.

Privacy screening can occur in various forms, including:

- vegetation
- permanent elements such as fences, balustrades and
- translucent or opaque (that is, non-transparent) glazing and other similar materials (refer to Figure 61).

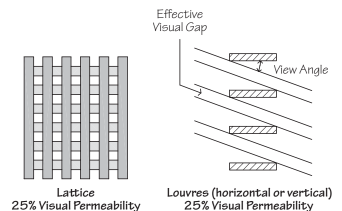


Figure 61 Example of screening by which visual permeability can be limited. Note that a view angle of 45 degrees to the side is the limit of the cone of vision as defined in the R-Codes Volume 1, and no screening is required outside these limits

Vegetation

Vegetation in the form of screen planting or selective placement of suitable trees or shrubs can provide effective screening for privacy control, and also can enhance development and residential amenity. A drawback of this mitigation is that potentially affected property owners and occupiers may need assurance that the vegetation will remain in place, and any such screening should be assessed in terms of the design principle and in consultation with relevant property owners.

Subject to consultation with the adjoining owner, the necessary planting may be located on the development site. and would be the subject of a condition of development approval to run with the land. As an alternative, arrangements might be made for the developer to provide or contribute towards the cost of **screen** planting on the affected property, which would then become the responsibility of the affected property owner to maintain.

Fences and balustrades

Fences and balustrades are effective forms of screening and require little further explanation where they take the form of a solid wall. The design and location of such features must not infringe on other relevant requirements for development, such as setbacks, shading, daylighting and in the case of fences, the requirements of the Dividing Fences Act 1961, and associated local laws.

Screening may be perforated to some degree to allow the circulation of air, providing it meets the objective of protecting visual privacy. Because of the absence of a prescriptive standard applicable to partial screening, such proposals generally should be assessed in terms of the **design principles** and in consultation with any potentially affected property owners.

Perforations should constitute no more than about 20 per cent of the total surface area, with an upper limit of 25 per cent. However, it also is important that the size of individual gaps are not such as to prejudice the visual privacy of adjoining properties, and a maximum 50mm visual gap is suggested as reasonable. This compares with a minimum gap of 50mm referred to in the definition of visually permeable.

In the case of lattice **screening**, the visual permeable definition would be met by 50mm slats at a spacing of 50mm (that is 75 per cent coverage with gaps no greater than 50mm). Where fixed louvres are used either for vertical or horizontal screening, the spacing required to meet the same visual permeability standards will depend on the angle of view and the width of the louvre blades (refer to Figure 62).

Louvres, which are proposed to be relied on for screening, must be fixed or have a physical and permanent limitation on opening, to ensure the level of visual permeability does not exceed the specified standard. Such standards may be subject to a discretionary variation taking into consideration any comment and/or agreement from the relevant adjoining property owner.

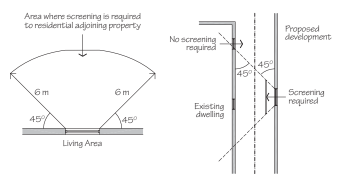


Figure 62 Horizontal screening

7.1 VISUAL PRIVACY cont. (Clause 5.4.1 of R-Codes Volume 1)

Translucent or opaque

The use of this form of **screening** generally does not involve the exercise of any discretion on the part of the decisionmaker. However, where such measures take the form of sheet glass of the type which could be easily replaced, as distinct from glass block work for example, it generally would be appropriate to apply a condition to ensure the screening remains in place (for example, in the event of breakage, it is replaced to meet the same specification). Because of the limitations on the use of planning conditions through the building permit process, this necessitates an application for development approval.

Building to boundaries

Privacy may be enhanced, for both the development and its neighbour, by building a portion of the dwelling up to the common boundary as provided in clause **5.1.4** of the R-Codes Volume 1. This overcomes the problem of overlooking from that wall, and in most cases allows more freedom of design on the site to ensure privacy for outdoor living areas and windows. However, the use of boundary walls does need to consider other aspects of design and neighbour amenity, such as the possibility of overshadowing neighbouring dwellings or outdoor living areas.

SPECIFIC GUIDANCE

Location of protected areas

Habitable rooms and outdoor living areas are identified in clause 5.4.1 of the R-Codes Volume 1 being the areas which are to be the subject of privacy protection. In the case of habitable rooms, major openings should be the focus of attention, while in the case of outdoor living areas, priority should be given to areas required to be allocated for this purpose under clause 5.3.1 of the R-Codes Volume 1 (an area of open space directly accessible from a living area and having a minimum dimension of 4m).

Protection from overlooking is not required for open space other than that defined as **outdoor living areas**. Protection from overlooking generally is not necessary for extensive areas of garden which are well separated from the dwelling to which they relate. Those outdoor areas likely to be occupied for extended periods of time, and where it is reasonable to expect a relatively high degree of privacy, should be the focus of attention in terms of any restrictions to be applied to overlooking from adjoining properties.

A lesser need for privacy protection is usual in the case of front gardens and areas visible from the street, and this principle should also be carried over to other public places. such as parks. The basis for this acceptance is that control of overlooking for areas visible from public places would be largely ineffective in terms of privacy protection and also could limit outlook over, and surveillance of, the public places themselves, thus compromising safety and security.

The **deemed-to-comply** provisions are limited to protection of areas of any adjoining property behind its **street setback**

While the **deemed-to-comply** provisions do not seek to protect areas in front of the adjoining property's street setback line, a proposal that addresses the design principles may need to be considered in the case of corner lots adjacent to a development site.

Prior to **development** of a corner **lot** in a greenfield area. the determination of **primary** and **secondary streets** will generally be unknown and, therefore, deemed-to-comply provisions which relate to the location of the **street setback** line will be undefined. This indicates the need for the exercise of discretion, and in these circumstances, a proposal that addresses the design principles would be appropriate. In such cases consultation with the relevant adjoining property owners may be required to inform the decision-maker. In circumstances where an **outdoor living area** (associated with a corner lot) is situated adjacent to the secondary street frontage and where the street setback line (generally taken to be the line which delineates the street setback area) is only 1.5m from the **street** alignment, some difficulty would be encountered in meeting the deemed-to-comply provisions. Similar difficulties may arise where the **dwelling** on a corner site is built up to the secondary street setback (1.5m) with major openings facing the side boundary and subject to overlooking from an adjoining dwelling situated at its standard setback.

Where there is an **outdoor living area** adjacent to the secondary street, or major openings in an area which otherwise might have been the primary street setback area, application of the normal deemed-to-comply provisions could impose unreasonable constraints on the adjoining development, for example, no front balconies or major openings to habitable spaces above ground level. In such circumstances, consideration should be given to the design principle, with a view to limiting potential conflicts, however, the concessional provisions which allow for reduced secondary street setbacks for corner lots should not be allowed to unduly prejudice development of adjoining property.

7.1 VISUAL PRIVACY cont. (Clause 5.4.1 of R-Codes Volume 1)

Taking neighbouring properties into account

The proponent and the **decision-maker** should take into account the effect of the new development on existing or proposed dwellings on adjoining properties.

Design of new **development** should avoid overlooking into adjacent habitable room windows, especially of living rooms, balconies, terraces and other outdoor living spaces which are frequently occupied.

Protection from overlooking has high priority where the proposed dwelling has limited outdoor living space, and especially where its location is fixed, for example, adjacent to indoor living areas. Protection from overlooking is not necessary for extensive areas of garden, especially where these can provide their own vegetation screening (refer to Figures 63 and 64).

Application of design principles

Minimisation of overlooking should not be interpreted as an absolute prohibition on visual interaction. The objective for this element is to minimise the impact of **development** on the visual privacy of nearby residents. It is clear that absolute protection of privacy is not realistically achievable. Limits to the protection of privacy are also borne out by reference to the general approach to separation, as an alternative to the interruption of sight lines, to achieve an acceptable compromise.

With reference to the application of the design principles the focus should be on what constitutes a reasonable level of privacy in the circumstances, and what is realistically achievable. This may vary depending on the circumstances, with generally higher levels of visual privacy achievable in lowdensity areas than is practical in higher-density areas. Differing community expectations in different situations should also be kept in mind.

In some cases, there may be mutual benefit to be gained by a relaxation of the privacy standards, and subject to consultation with potentially affected property owners, alternatives should be considered in this light. For example, where adjoining sites are orientated east to west with views or outlook to the north, relaxation of privacy standards may enable a better design outcome in which solar access to, and views from, the north side of the site are maximised.

Applicants seeking approval through an application for a proposal that addresses the design principles are required to provide a written submission in support of the proposal. Where a major opening to an active habitable space is proposed closer to the nearest point of common boundary in the cone of vision than the setbacks specified in deemedto-comply clause 5.4.1 C1.1i of the R-Codes Volume 1, the following additional information is to be provided, in accordance with clause 3.3.1(b) of the R-Codes Volume 1:

- The position and dimensions of any balcony or major openings to any active habitable space in any wall of an adjoining building which is visible from the development site and is located within 6m of a boundary of the development site.
- The position and level of any accessible area (for example, lawn, paving, decking, balcony or swimming pool) on any adjoining property and within 6m of a boundary of the development site.
- Provision of additional or marked-up plans and sections showing the cone of vision and critical lines of sight from those major openings as they relate to the adjoining property.
- Details of **screening** or other measures proposed to be used to reduce overlooking.



Figure 63 Upper windows facing the rear garden are generally acceptable

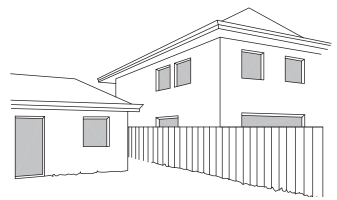


Figure 64 Upper windows facing a neighbouring property are generally not acceptable

7.2 SOLAR ACCESS FOR ADJOINING SITES (Clause 5.4.2 of R-Codes Volume 1)

GENERAL GUIDANCE

Western Australia encompasses a variety of regions with different climates, ranging from temperate in the south-west to hot-arid in the interior to hot-humid in the north (refer to Figure 65). Consequently, it is not possible for the R-Codes Volume 1 to adopt a uniform set of climatic design requirements for residential development. It is possible, however, to express general guidelines and principles and to allow local planning as the most appropriate avenue to introduce this aspect of design control to suit local conditions.

A majority of new development occurs in, or close to, the Perth metropolitan region and so there is some value in establishing standards suitable for the Perth coastal climate.

Accordingly, much of the guidance regarding solar access applies directly to the Perth metropolitan region, and appropriate adjustments need to be made for other regions.

While specific **deemed-to-comply** requirements for **solar** access are provided in the R-Codes Volume 1, solar access guidelines have been included in these explanatory guidelines and may be taken into account in the consideration of applications according to the design principles.

Codifying climate-sensitive design

In terms of residential development, the three main aims of climate-sensitive design are to reduce energy consumption, optimise on-site solar access and protect solar access for neighbouring properties.

However, it is difficult to translate these aims into development provisions. This is not because the issues are subjective but because conditions vary greatly from one situation to another, making it difficult to establish universally valid rules. To give an obvious example, a narrow eastwest oriented lot on the south side of a development site. especially where the terrain slopes to the south, is highly vulnerable to being overshadowed, even by a relatively low **building** set back from the common boundary. By contrast, where lots are oriented north-south, even tall buildings built up to the common boundary have little potential for overshadowing. In other cases, the shadows cast may largely fall on blank walls or roofs.

Site location, orientation and topography must be taken into account by the proponent in the design of the development.

Because it is impossible to adequately codify and enforce good design practice, the R-Codes Volume 1 deal with the issues in three ways:

- by setting out relevant factors for design of a development;
- by setting down conservative deemed-to-comply limits to overshadowing, which should be satisfactory for most developments, especially for single houses in low to medium-density range areas; and
- by encouraging proponents and decision-makers to use the design principle approach in difficult or complex cases.



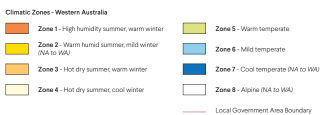


Figure 65 Extracted from Climatic Zone map of Australia published by ABCB (last amendment August 2015)

7.2 SOLAR ACCESS FOR ADJOINING SITES cont. (Clause 5.4.2 of R-Codes Volume 1)

Protecting solar access for neighbouring properties

Development should be designed so that it does not seriously affect **solar access** for neighbours. The R-Codes Volume 1 include maximum allowable percentages of overshadowing of:

- adjoining properties generally; and
- the north facing major openings to habitable rooms and roof mounted solar collectors of adjoining properties.

In most cases this means avoiding very tall **walls** close to southern boundaries, so that excessive shadows are not cast across the north-facing openings adjacent. In some cases, overshadowing by west or east-facing **walls** may also be important (R-Codes Volume 1 **Figure 11a**).

As with overlooking, but even more so, the potential for a **building** to overshadow a neighbouring **site**, or be overshadowed itself, varies enormously from case to case. The variables are several and complex and include:

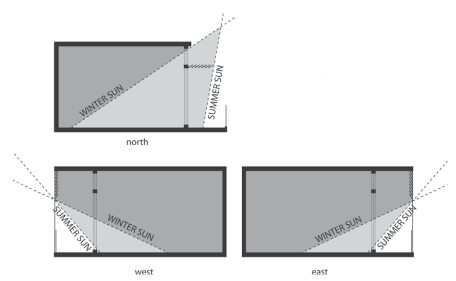
- the density of development;
- the height of buildings, existing and proposed;
- the position of buildings, existing and proposed, in relation to boundaries;
- the orientation of the development site and its neighbours, that is, the relative position of the sun;
- the relevant dimensions and shape of the development site and of affected neighbouring sites; and
- the degree and orientation of slope of the land.

It is clear that the **sites** most vulnerable to overshadowing are narrow east- west orientated sites, on the south side of a **development site**, especially if they are also lower or on a south facing slope. In such cases, even a relatively low **building** may cast mid-winter shadow over a greater proportion of the site than allowed under **deemed-to-comply** provisions. In some instances, such a **lot** may abut two or more properties to the north, and would be subject to overshadowing by two or more properties. The deemed-to-comply provisions of the R-Codes Volume 1 therefore reduce the amount that some lots can overshadow proportionate to the property boundary they share (R-Codes Volume 1 **Figure 11b**). It is possible, however, that some overshadowing is unavoidable. In these cases,

careful consideration as to what is being overshadowed, rather than the extent of overshadowing, should be judged on merit and the **design principle** applied (refer to **Figure 67**).

In other cases a shadow cast by a proposed **building** may exceed the allowable limits in theory, but in practice may simply be casting a shadow onto a **boundary wall** or roof or both, with minimal adverse effect.

A shadow may not exceed the limit but may fall over the only available **outdoor living area**, or living room window of an adjoining **dwelling**.



Note: These diagrams illustrate concept only. Actual summer and winter sun angles can vary greatly throughout the State and local information should be used for each development.

Figure 66 Orientating outdoor living areas and major openings to habitable rooms to the north maximises light penetration opportunities to reduce heating and cooling costs

7.2 SOLAR ACCESS FOR ADJOINING SITES cont. (Clause 5.4.2 of R-Codes Volume 1)

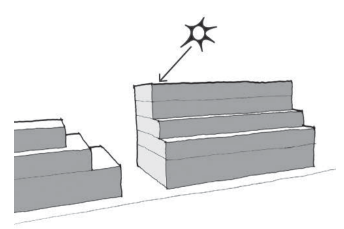
Calculation of overshadowing

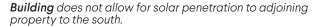
The assessment of the shadow cast by a **building** at midday 21 June is straightforward, and shown in **Figure 11a** of the R-Codes Volume 1. The methodology for determining the shade cast can be found in the *Sunshine and Shade Australasia*, Phillips, R.O., Commonwealth Scientific and Industrial Research Organisation (Australia), Division of Building Construction and Engineering, Canberra, ACT 1992. Reference should be made to the specific tables in this document.

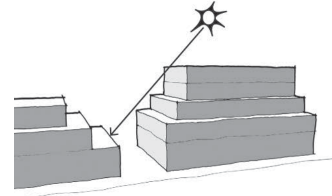
In general terms the shadow cast is calculated by:

- selecting the vertical sun angle from the following chart that lists the major urban centres from Albany to Wyndham;
- transposing the length of shadow on to the site plan, taking care to correctly orientate the **building** and allow for the slope of the land (R-Codes Volume 1 **Figure 11a**); and
- not including dividing (boundary) fences up to a height of 2m.

City/town	Latitude (S)	Vertical sun angle
Albany	35	31
Perth	32	34
Kalgoorlie	31	35
Geraldton	28	38
Carnarvon	25	42
Port Hedland	20	47
Broome	18	49
Wyndham	15	52







Amenity of the adjoining property is not adversely affected by the design of the building, allowing solar access into the adjoining building.

Setting taller elements back from common boundaries provides a more appropriate scale minimising the impact of the new development on existing built form.

Figure 67 By stepping the upper levels of a building back, adequate solar access to habitable rooms and open space on adjoining property is provided

7.2 SOLAR ACCESS FOR ADJOINING SITES cont. (Clause 5.4.2 of R-Codes Volume 1)

SPECIFIC GUIDANCE

Design for climate: energy conservation and comfortable living

The south of the State enjoys a climate suited to outdoor living and comfortable living indoors, throughout the year.

The important factors to take into account for the temperate south-west, and southern regions of the State, including the Perth metropolitan region, and also much of the State with hot dry climates (generally zones 4, 5 and 6 in **Figure 65**) are as follows:

- The sun is further north in winter than in summer, and its angle is much lower. This means that a simple, properly calculated, north-facing roof overhang will allow the winter sun in and keep the summer sun out.
- Dwellings should be laid out so that at least one living area, preferably the one used most of the day, faces north or within 15 degrees of north. An outdoor living area is also best located on the north side of the dwelling.
- Pergolas with removable, adjustable, solar-orientated awnings or deciduous vegetation can be designed and planted to provide solar access for desired times in the winter, while excluding solar access for desired times in summer.
- The sun is most fierce in summer in the afternoon. At this time it comes from the west or west-south-west, so areas of glass facing in that direction should be avoided. Protect the dwelling with trees or vegetation (preferably deciduous, so as to allow in the sun in winter), pergolas or verandahs.
- The morning sun comes more directly from the east in summer, but will generally have moved to the north and then west before the ambient temperature rises.
 Therefore, east-facing walls are not as critical as westfacing, but the use of glass should still be kept to a minimum, unless screened.

- The sun never hits the south face of a dwelling in winter: large areas of glass on the south will allow heat to escape in winter.
- Cooling breezes in summer come to the Swan coastal plain from the south- west; design should allow for letting these in while protecting windows from the sun, and avoiding crowding vegetation so close that they will hinder breezes.

All of these factors need to be verified for relevance to other regions. For example, sun angles vary significantly with latitude, and the time and direction of cooling breezes varies with proximity to the ocean and other factors. In the hot humid regions, thorough ventilation, and hence space around **buildings**, and shade are more important than solar penetration in winter (refer to **Figures 68 - 70**).

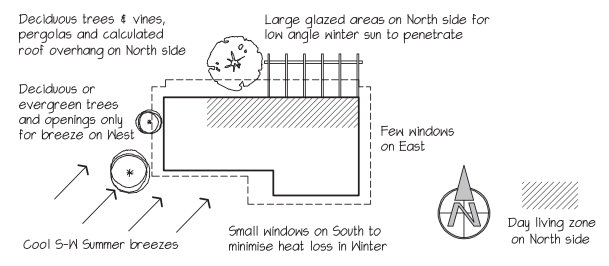


Figure 68 Some principles for the siting of a dwelling in the temperate zone

7.2 SOLAR ACCESS FOR ADJOINING SITES cont. (Clause 5.4.2 of R-Codes Volume 1)

Achieving solar access on site

The shape and orientation of **lots** sometimes makes it difficult to achieve optimum solar layout of a development. This may also conflict with the principle of **dwellings** facing the **street** and often a compromise will have to be made.

It should be the practice of **decision-makers** to assist, where necessary, by making concessions in particular cases, especially by modifying side **setbacks** to allow **solar access**, provided that neighbours' privacy or solar access is not affected. These concessions may include **building** up to a side boundary.

In other cases, the only available private north facing **open space** may be within the **street setback area**. The R-Codes Volume 1 recognise this, for example, by modifying the provision for fencing in the **street setback area** to allow for private **outdoor living space**.

Reflective roofs

Reflective roofs are useful and effective in reducing the heat absorbed by a **dwelling**. However, very highly reflective roofs sometimes cause glare and discomfort to neighbours.

In some situations it may be desirable or necessary to use a material or finish, such as Colorbond, in a light but less reflective colour. Conversely, dark roofs increase absorption of heat and should be avoided.

Energy-efficient design

The **WAPC** has made provision for energy efficient **lot** design in Liveable Neighbourhoods. For guidance on the requirements of energy efficient **design principles** and minimum construction standards, reference should be made to the BCA.

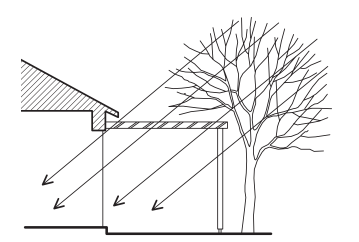


Figure 69 Solar pergola and deciduous trees

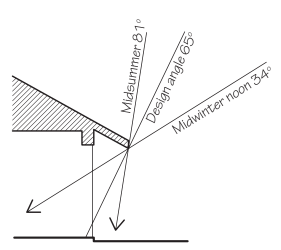


Figure 70 Calculated eaves overhang on north side, Perth

7.3 OUTBUILDINGS (Clause 5.4.3 of R-Codes Volume 1)

All **outbuildings** could, in theory, be regarded as **buildings** and made to comply with the same design guidelines as the main building or buildings. However, Australia has a long tradition of backyard sheds, workshops, garages and other similar buildings, including outside laundries and toilets, and these have always been regarded in a different light to the main buildings they serve. The tradition is changing because contemporary living standards have led to the demise of the outside laundry and toilet, in part because the spacious quarter acre block has since given way to smaller **lots**, and also because urban lifestyles have changed.

Nevertheless, there is a case for relaxed standards for some **outbuildings**. The criteria should be that they do not detract from the essential functions of **private open space**, the visual **amenity** of neighbours or the **streetscape**. This means that any outbuilding that is to be exempt from the residential or **dwelling** standards should be:

- relatively small in area;
- relatively low in height;
- sited so as to preserve the use and amenity of open space;
- set back sufficiently from boundaries;
- confined to single houses and grouped dwellings; and
- excluded from street setback areas.

Other common private garden or backyard constructions such as **pergolas**, cubby houses and play fixtures, and dog kennels have not been included in the definition of **building** and are exempted from planning control, although some **decision-makers** do have policies to control certain backyard constructions (for example, cubby houses).

Outbuildings are classified as either:

- small outbuildings; or
- large and multiple outbuildings.

This is to provide a **deemed-to-comply** pathway for both types. Smaller **outbuildings** may encompass two **boundary walls**, however, larger and multiple outbuildings are to be **setback** in accordance with **Table 2a**. The **lot boundary** setbacks required to large and multiple outbuildings are to manage cumulative impact, and bulk and scale of multiple or larger outbuildings.

Separate **building** code requirements may also be applicable for **outbuildings**.

4.0 Context | 5.0 Streetscape | 6.0 Site planning and design | 7.0 Building design | 8.0 Special purpose dwelling

7.4 EXTERNAL FIXTURES (Clause 5.4.4 of R-Codes Volume 1)

External fixtures include items attached to or emerging from **buildings**, including:

- solar collectors
- television, radio, other antennae and satellite dishes
- plumbing vents and pipes
- external hot water heaters
- air conditioners
- rain water tanks.

The BCA encourages water and energy efficiency of all housing in Australia. It is therefore an objective of the R-Codes Volume 1 to assist in the widespread adoption of technologies that may improve the **sustainability** of urban housing.

The location of **solar collectors** determines their efficiency, hence their positioning needs to be site-specific and is therefore permitted as of right. Television antennae of the standard type, essential plumbing vents above the roof line and external roof-water down pipes are accepted as minor and **deemed-to-comply**.

Any other **external fixtures**, which in the opinion of the **decision-maker**, may have greater potential to detract from **amenity** and **streetscape**, should be subject to planning control, and may be the subject of **local planning policies** (refer to **Figure 75**).



Rooftop plant and infrastructure dominates appearance of the building.

Figure 75 External fixtures can be unsightly and detract from the streetscape

4.0 Context | 5.0 Streetscape | 6.0 Site planning and design | 7.0 Building design | 8.0 Special purpose dwelling

7.5 UTILITIES AND FACILITIES (Clause 5.4.4 of R-Codes Volume 1)

For the purposes of the R-Codes Volume 1, **utilities** and facilities fall into two categories:

- essential facilities, such as clothes drying, general storage and rubbish bin storage; and
- optional facilities, such as a tennis court, swimming pool, gymnasium, gazebo, security fencing and gates, or below ground car parking.

Adequate provision for the above essential facilities is required in all **grouped dwelling** and **multiple dwelling developments** because they are important to the functionality of these developments.

8.0 SPECIAL PURPOSE DWELLINGS



4.0 Context | 5.0 Streetscape | 6.0 Site planning and design | 7.0 Building design | 8.0 Special purpose dwelling

SPECIFIC DESIGN ELEMENTS (Clause 5.5 of R-Codes Volume 1)

Part B of the R-Codes Volume 1 encompass three types of special purpose dwellings:

- 8.1 ancillary dwellings;
- 8.2 aged or dependent persons' dwellings; and
- 8.3 single bedroom dwellings.

These **dwelling** types may require discretionary approval under the relevant **scheme**.

The provisions for these sections are only applicable to Part B of the R-Codes Volume 1 and therefore only apply to all **single house**(s) and all **grouped dwellings** and **multiple dwellings** in areas coded less than R40. Aged or dependent persons' dwellings and **single bedroom dwellings** may take the form of either grouped or multiple dwellings and where proposed as multiple dwelling types in areas coded R40 or higher, the R-Codes Volume 2 apply.

8.1 ANCILLARY DWELLINGS (Clause 5.5.1 of R-Codes Volume 1)

SPECIFIC GUIDANCE

To encourage diversity in accommodation types, and to provide a means for residents to live in proximity but with autonomy, the R-Codes Volume 1 provide for ancillary dwellings, sometimes referred to as granny flats. This is essentially an independent dwelling, which may or may not be physically attached, on the same lot (with a minimum lot size of 350m2) as a single house. Such dwellings would include, for example, 'Fonzie Flats' (studios located above garages); separate rear studios; and self-contained quarters within a single house; for example, a second storey or separate ground floor wing that may have a shared lobby/entry or separate external access.

There is no longer a restriction regarding occupancy of ancillary dwellings by family members of the primary dwelling. Ancillary dwellings can however, support those living independently or semi-dependently, at various life stages. Ancillary dwellings should be designed to have a positive visual relationship with their surroundings. This includes ensuring that the dwelling design, and colours and materials selected are compatible with the main dwelling. Importantly, this does not imply replication or imitation of the main dwelling, but rather a compatibility that creates a positive design dynamic between both buildings. Substandard buildings such as sheds, dongas and shipping containers (that have not been re-purposed) would generally be considered incompatible.

While an **ancillary dwelling** is a self-contained **dwelling**, the extent of facilities provided would be at the discretion of the landowner. It is generally accepted that a separate kitchen and bathroom would be provided. The provision of a laundry would not be essential from a planning point of view. Meeting BCA requirements may, however, require the provision of laundry facilities.

Services also may be shared; the rental of an ancillary accommodation would function in a similar manner as a boarder; however, utility providers may have specific requirements for the separate provision of services, for example, separate water, power, sewer, gas and telecommunications.

Subdivision (for example, into **strata lots**, built-strata lots or **green-title lots**) is not permissible as specified by the definition of **ancillary dwellings** under the R-Codes Volume 1. The **single house** (primary **dwelling**) and ancillary dwelling are considered two dwellings on one lot. Subdivision could only occur subject to meeting minimum lot size requirements (and other R-Code Volume 1 provisions) of the density code of the **site** under a **scheme** as **grouped dwellings** or two single houses.

Ancillary dwellings are limited in size to 70m². Development is required to meet requirements set out in Part B – Design Elements for all single house(s); all grouped dwellings; and, multiple dwellings in areas with a coding of less than R30, as they relate to single houses (for example, setbacks) or as specifically provided for (for example, parking and compatibility in design and finishes) with the exception of:

- 5.1.1 site area:
- 5.2.3 street surveillance (except where located on a lot with secondary street or right of way access); and
- 5.3.1 outdoor living areas.

The **development** of an **ancillary dwelling** should not preclude the **single house** from meeting the **open space** and **outdoor living area** requirements.

8.2 AGED OR DEPENDENT PERSONS' DWELLINGS (Clause 5.5.2 of R-Codes Volume 1)

SPECIFIC GUIDANCE

The intention of this provision is to encourage the **development** of small-scale specialised housing in local communities, as an alternative to larger scale, relatively segregated retirement village/nursing home-type complexes. Because aged or dependent persons' **dwellings** are generally smaller than conventional dwellings, and the occupants do not usually have a high car ownership ratio, the R-Codes Volume 1 under **deemed-to-comply** clause **5.1.1 C1.4i** of the R-Codes Volume 1 allow the reduction of the **site area** by one-third of that provided for by the R-Code applying to the site and clause **5.3.3** provides for reduced car parking standards.

To prevent these concessions from being abused, for example as a back door way of increasing density for standard housing without re-coding an area, the concessions are subject to four constraints:

- there is a limit on the size of such dwellings;
- they must be purpose-designed;
- there is a minimum of five dwellings in a single development; and
- they are subject to a legal agreement to restrict occupancy.

The **development** of aged or dependent persons' **dwellings** is otherwise required to comply with all other R-Code Volume 1 provisions as relevant. Only clauses pertaining to the type (such as **grouped dwellings** or **multiple dwellings**) of development proposed are applicable.

In relation to the minimum number of **dwellings** in a single **development**, the **decision-maker** may make **local planning policies** that reduce the minimum number where it determines appropriate to facilitate additional aged or dependent persons' dwellings.

The design of aged or dependent persons' dwellings must incorporate, or at the very least, allow for future incorporation of features that are required to serve the special needs of aged or dependent persons, such as ramps and wider doorways and passageways to accommodate wheelchairs and handrails in bathrooms and toilets.

It is important that aged or dependent persons' dwellings are designed to allow for ageing in place, whereby **dwellings** cater for an individual to remain in their chosen place of residence even though their physical and sensory abilities may change in the future. Certain minimum standards, as set out in appropriate Australian Standards must be part of the original construction, or can be introduced (retrofitted) with ease in the future. In particular, this would include designs with minimal use of varying floor levels and stairs, adequate passageways and door widths, roofed car parking spaces, accessible **utilities** and slip resistant floors for kitchens, laundries, bathrooms and toilets as described in AS 4299:1995, *Adaptable Housing*. This would result in such dwellings being more flexible to accommodate the changing needs of older people.

In addition, it is necessary to stipulate an age threshold of 55 years in the case of **aged persons' dwellings**, however, there is no constraint on the dwelling type. The concessions apply equally whether they involve **single houses** or **grouped** or **multiple dwellings**.

It is also not necessary that the whole of any particular development comprise special purpose dwellings, or even consist of the same type of dwelling. It is possible, for a development to comprise a mix of dwelling types to cater for different ageing in place needs. An integrated facility may comprise a variety of dwelling types incorporating aged persons' dwellings for low-care/independent residents, serviced apartments for medium-care residents and nursing home type accommodation for high-care residents.

4.0 Context | 5.0 Streetscape | 6.0 Site planning and design | 7.0 Building design | 8.0 Special purpose dwelling

8.3 SINGLE BEDROOM DWELLINGS (Clause 5.5.3 of R-Codes Volume 1)

SPECIFIC GUIDANCE

One or two-person households now make up over half of all households in Western Australia. Single bedroom dwellings provide an important source of alternative and affordable housing for singles, students and couples. To encourage their development, and because dwellings of this nature result in a low population density per dwelling unit, they do not generate the same demands for car parking as two or three bedroom dwellings, and result in less building bulk. The R-Codes Volume 1 allow the same site area concessions as for aged or dependent persons' dwellings (clause 5.1.1 C1.4i of the R-Codes Volume 1), however, there are no constraints on the age of occupants and there is no requirement for special facilities to be provided.

To prevent these concessions from being abused, and to ensure that affordable housing options are provided through these concessions, it is important to ensure that floor area and site plans clearly propose a **dwelling** that would only support single or couple living arrangements in accordance with the definition of **single bedroom dwelling** under the R-Codes Volume 1.

The development of **single bedroom dwellings** is required to comply with all R-Code Volume 1 provisions as relevant, except as specifically exempted (for example, **site area** concession of clause **5.1.1** of the R-Codes Volume 1). Only clauses relevant to the type of **development** proposed would be relevant, such as provisions related to either **grouped dwellings** or **multiple dwellings**, depending on the form of development proposed.

PART C Medium density

1.0	THE GARDEN	7
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3.0	NEIGHBOURLINESS	11



1.0 THE GARDEN

The garden connects the home to the outdoors, bringing in sunlight, natural ventilation and an attractive outlook that contributes to the liveability and amenity of the dwelling. Gardens can be private, like a backyard, or communal space, such as a shared roof terrace or courtyard for apartments.

The elements in the garden section work together to encourage site planning that prioritises private open space and tree canopy.







1.2 Trees and landscaping 1.3 Communal open space 1.4 Water management and conservation

1.1 Private open space

INTENT

Well designed and oriented private open spaces (including courtyards, terraces or balconies) connect occupants to the outdoors through outlook and connection to landscape. A private open space that is accessed from the primary living space extends the dwelling's living area. Private open spaces should be designed for functionality, amenity and to support good passive environmental performance of the dwelling.

The primary garden area requirement applies to single houses and grouped dwellings only. For multiple dwellings, the private open space may be in different forms, such as balconies and courtyards. Where a primary living space is proposed on an upper level for a single house or grouped dwelling development, private open space (such as a balcony or a rooftop terrace) is required (refer C2.1.2).

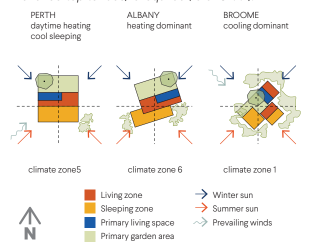


Figure G1.1a Optimum siting of the primary garden area for regional climate zones

DESIGN GUIDANCE

Responding to Climate - primary garden areas

The **primary garden** area should be located to respond to siting and orientation of the **dwelling** informed by the climate zone and **lot** orientation.

Locating the **primary garden area** between north-west and east of the **dwelling** in climate zones 4, 5 and 6 enables effective control of **solar access** to the dwelling through eaves and shading devices to an adjacent **primary living space**. This can facilitate passive solar heating and cooling and deliver energy efficient house designs. In climate zones 1 and 3, primary garden areas should be located to capture prevailing breezes and to enable **natural ventilation** through the dwelling, refer **Figure G1.1a**. Development should also consider additional covered areas and shading in climate zones 1 and 3.

Designing for comfort is important as **primary garden areas** may be used for extended periods and during different seasons and times of the day. Designing for comfort may involve providing weather protection and shading structures, such as **pergolas** (with or without planting), shade sails or **patios**. In climate zones 4, 5 and 6, these structures should be designed and located to maintain **solar access** into the **primary living space** of the **dwelling**.

Where maximum permanent roof cover is met and additional usable space is required, consider structures which permit sunlight into the primary living space such as pergolas, trellis, fixed open louvres and/or shade sails.

For some developments it may be appropriate to provide a secondary outdoor space to the **primary garden area**, such as a front **porch** or **verandah**. Multiple outdoor areas with different orientations allow use during different seasons and times of the day, as well as providing spaces for simultaneous use by different members of the same household.



Photo G1.1a A well located primary garden area contributes to the amenity and functionality of the home (PC)

1.1 Private open space (cont.)

DESIGN TIPS

The following design responses may assist in addressing a design principle(s):

- Where the ability to provide private open space is constrained due to a pre-existing site condition (for example, adapting a retained dwelling or apartments fronting busy roads), providing an alternative secondary living space and/or increasing the communal open space may be acceptable. A larger area of communal open space to offset decreased private open space may also be appropriate where the development aims to facilitate communal living, such as student, supported or co-operative housing.
- In cooler climates and for buildings exposed to extreme weather or noise, balconies may not be appropriate and providing winter gardens (glazed **enclosed** balconies) to apartments could be a suitable alternative.
- Where the primary living space is provided on an upper floor, it may be appropriate to reduce the size of the primary garden area, where a private open space area (such as a balcony or rooftop terrace) is provided in accordance with Table 1.1a. The reduced primary garden area should be 100% uncovered and open to the sky without restricting the site from achieving deep soil area, tree planting and soft landscaping requirements.
- For single houses and grouped dwellings where it is necessary to provide a primary garden area within the street setback area, it should be designed to facilitate street surveillance between the dwelling and the street and minimise the use of visually impermeable or solid front fences above 1.2m in height. Further levels of privacy can be achieved by screening portions of the space with landscaping, while maintaining sightlines to major openings and dwelling entrances.
- For primary garden areas where the **deemed-to-comply** maximum covered area has been met, additional covered areas may be provided where it can be demonstrated that required deep soil area, solar access to the primary living space. site cover and soft landscaping can be achieved.



Photo G1.1b A ground floor apartment may be provided with a **courtyard** garden that includes trees and productive garden beds



Photo G1.1c A generously sized balcony can function as an extension of an apartment's living space. This balcony retains a good external outlook from the primary living area.

Functionality and use

The **private open space** should be of sufficient size and dimension to be used in a flexible way for different functions, including socialising, recreating and resting. The design of private open spaces, in particular balconies, should consider providing:

- a water tap for plants / pets, space for a barbeque, and power points for appliances; and
- additional space and screening for clothes drying, storage and air conditioning units.

An appropriate size, location and configuration for the **private** open space will depend on the site context, dwelling size, site orientation, as well as relationship to landscape and views.

For balconies, as a minimum, the dimensions should be enough for a table and chairs supporting use by the likely maximum number of dwelling occupants.

The extent of paved surfaces and landscaping of private **open space** should be apportioned to enable a range of uses and daily activities including paving for alfresco, service areas, access to carparking, storage and utilities.

Outbuildings are not to be included in the calculation of primary garden area.

An area of **private open space**, connected to the **primary living space**, should be provided for the exclusive use of each multiple dwelling. It may be in the form of a balcony, terrace, courtyard or equivalent.

Where possible, avoid locating air conditioning units on balconies. Where this cannot be achieved, orient the exhaust away and appropriately screen from the functional areas of private open space, especially seating areas.

1.1 Private open space (cont.)

Photo G1.1d Early planning can make private open spaces function well by making provision for a gas point for a BBQ, a screened space for laundry drying, and a tap for watering (PC)

Outlook versus privacy

The design of **balconies** should balance the need for occupant and neighbour privacy, while providing an outlook from the **dwelling** to external spaces. Consider orienting balconies to minimise the need for visual privacy **screening** as this can restrict **daylight** access and outlook from the **private open space** and adjoining **habitable rooms**.

C1.1.4 limits the extent of screening of balconies to a maximum of 75% of the total perimeter to ensure solar access, natural ventilation and outlook is maintained to the dwelling. For a recessed balcony with walls on three sides (which equate to ¾ of the balcony's perimeter), this provision requires that the remaining fourth side is unscreened. In this case, alternative effective methods need to be considered to satisfy the visual privacy provisions of element 3.10 Visual privacy.

Examples of unscreened balustrades include any balustrade below 1.6m in height, and any balustrade 1.6m, or greater in height with a material less than 75% obscure including clear glass panel, perforated metal and clear polycarbonate.

Walls 1.6m or greater above floor level, and are visually obscured through the use of textured, opaque and/or translucent materials are considered to be **screened**.

Design integration

For **multiple dwellings**, integrate **balconies** into the overall form and aesthetic of the development. For example:

- projecting balconies should be compatible with the building design, including the design and finish of soffits and fascias;
- operable screens, shutters, hoods and pergolas should complement the main building materials; and
- balcony drainage should be integrated within the building façade.

ASSESSMENT GUIDANCE

When calculating the **primary garden area**, the following spaces can be included*:

- deep soil areas and landscaped areas (refer Figure 1.1a);
- pergolas, patios, unenclosed alfresco dining/living areas, unroofed terraces, areas under eaves and balconies, decks and steps with a floor level not greater than 0.5m above natural ground level;
- street setback areas where functional, useable areas are proposed;
- swimming pools and spas; and
- service areas such as clothes drying, air conditioning units and the like.

*Provided that the minimum length and width dimension can be met.

Spaces under eaves are included in the **primary garden area** (to a maximum 0.75m eave depth) as they allow for functional use of the space while performing an important role in achieving climate responsive design and shading of **walls**, windows and openings.

When calculating **private open space** for a **multiple dwelling**, exclude **service areas** such as bin storage, clothes drying, air conditioning units or other similar **utilities**. The private open space is required to have direct and physical access from the **primary living space**.

1.2 Trees and landscaping

INTENT

Landscape design that responds to climate, topography, soil conditions and existing significant landscape features allows developments to contribute positively to local character and neighbourhood streetscape appeal.

Retaining existing trees and providing space for new trees is a priority. Trees in the urban environment provide a range of important services including mitigating carbon pollution, improving urban air quality, reducing urban heat island impacts, and conserving energy. Deep soil areas provide for sustainable urban stormwater management. These services provide substantial qualitative and quantitative benefits for people and ecosystems. Trees provide shade and fauna habitat, enhancing dwelling outlook and can contribute to privacy.

The R-Codes require a **landscaping** plan to be included with an application for five or more **grouped** dwellings or for a multiple dwelling development. Refer to Appendix 3 Application documentation of the R-Codes Vol.1 for full requirements. For a **single house** proposal, the extent location and species of trees and landscaping is to be illustrated on the site plan.

DESIGN GUIDANCE

Trees and Deep Soil areas

Deep soil areas support and sustain the development of tree canopy and the retention of existing trees. A deep soil area is an area of soil that is free of built structure above and below, has sufficient area to support tree growth and enable the infiltration of water. Site planning should seek to locate deep soil areas in locations best suited for healthy tree growth.

Deep soil areas are to be located wholly on site and be of a sufficient dimension and area to protect and sustain healthy root systems for new and retained trees and to receive rainwater infiltration. Deep soil areas should be identified as part of initial site planning, with prioritisation given to colocating private open spaces and/or communal spaces with retained trees.

Residential development that removes trees or diminishes the long-term growth of healthy trees creates negative site impacts as well as broader cumulative impacts for neighbourhoods. Ensuring the health and viability of trees (both new and retained) is a priority for housing design. Refer to relevant local government Urban Forest Strategies or species selection list (where available) for guidance on suitable species, planting locations and approaches to tree provision and retention.

Careful consideration should be given to the location of trees to limit tree roots and canopy from traversing **lot** boundaries while noting that the minimum dimension and deep soil area is required to be provided on site. Generally, tree canopy diameter at maturity is not intended to fall outside of the development site, particularly where this may impact a neighbours' amenity regarding sunlight and views.

Trees should be located to ensure canopy (at maturity) and root systems are clear of **buildings**, buildings over and footings to ensure healthy tree growth and reduce impact on structures. Where this cannot be achieved, consider species with an appropriate canopy and root system for the location.

Tree location, size and species selection should permit winter sunlight to enter into the primary living space. In climate zones 4, 5 and 6 where a private open space is located to the North-West to East of the **primary living space** careful consideration should be given to planting location. When retaining a significant existing tree, the primary living space should likewise be located to ensure sufficient winter solar gain.

Where a different quantity and size of tree is proposed to Table 1.2a, or where a significant existing tree is retained. ensure an equal or greater amount of deep soil area is provided to support sufficient tree canopy and healthy tree growth.

Where trees are proposed to be planted by others as part of a development application, decision-makers should condition the tree requirement.



Photo G1.2a Waterwise planting contributes to the streetscape and creates an effective transition between the public realm of the street and private realm of the apartment

1.2 Trees and landscaping (cont.)

DESIGN TIPS

The following design responses may assist in addressing a design principle(s):

- The following design responses may assist in addressing a design principle(s):
 - Appropriate preparation of site ground/soil conditions is often needed to ensure good long-term health of planting. Considerations may include:
 - contouring of soil to ensure stormwater flows away from structures and towards soft landscaping areas:
 - soil stripping to loosen soil compacted during construction process;
 - preparation of sub-soil membranes and drainage;
 - conditioning of soil to enhance the water and nutrient retention capacity; and
 - use of structural cells for new trees adjacent to hard stand areas/structures with compacted soil.
- In climate zones 1 and 3, where it may be difficult to accommodate the deep soil area and tree requirements, alternative landscaping responses and shading devices may be appropriate.
- A reduction in overall deep soil area may be considered where one or more trees are proposed on the same site and are adjacent to each other. For example, where two trees are proposed in the street setback area for a grouped dwelling. This reduction should support the healthy growth of both trees with appropriate space for roots and tree canopy.

Retaining existing trees

Retention of significant existing trees should be prioritised, as small, newly planted trees are usually no substitute for the value of larger retained trees in terms of amenity, microclimate, fauna habitat and ecological benefits.

Where an existing tree within a **site** (or an adjoining tree) is identified for retention or on-site relocation, advice from an arborist is recommended to ensure the tree is protected during and post-construction.

A tree protection zone (TPZ) should be established to protect an existing tree from the impacts of development and ensure that the tree remains viable. The radius of a TPZ is calculated for each tree by multiplying the trunk diameter (measured at 1.4m above ground) by 12 (refer Figure G1.2a). More detailed guidance is provided in Australian Standard 4970-2009 covers tree protection on construction sites and outlines the recommended approach for protecting and retaining trees within developments.

To prioritise the long-term health of existing trees, TPZ's should be identified at the site planning stage and the subsequent location of all building services, footings, soakwells and structures should be avoided within the TPZ.

Where a retained significant existing tree dies during the development construction period, the required deep soil area must still be provided, and the local government may require a suitable replacement tree of similar size to be planted.

General landscaping

Landscape design and installation should have regard to the following:

- meeting occupant requirements, including the need for security and safety (sightlines, lighting), comfort and low maintenance;
- using durable and sustainable surface materials for vehicle driveways and parking areas; primary garden areas; communal open spaces; and private open spaces (examples include light coloured materials and permeable paving):
- minimising potential impacts on amenity (visual, odour, noise) from outdoor equipment such as barbecues and lighting;
- bushfire risk management where located in an identified bushfire prone area (refer SPP 3.7 Planning in bushfire prone areas); and
- safety, including incorporation of Crime Prevention Through Environmental Design principles.



Photo G1.2b Planting on structure – a green wall at the entry to an apartment building

1.2 Trees and landscaping (cont.)

Landscape should be designed to be sustainable, with consideration to enhancing the micro-climate and improve the thermal performance of buildings. Strategies to consider include:

- providing a balance between evergreen and deciduous trees for shading in summer and solar access in winter, and using shrubs and vines/creepers to shade east and west facing windows (climate zones 4, 5 and 6) to reduce heat load on buildings;
- locating trees to ameliorate building bulk and scale;
- incorporating shade structures, such as pergolas, to complement trees and enhance the microclimate;
- greening roofs or walls/façades to shade and cool the building;
- using materials with high reflectivity and low heat conductivity:
- minimising turf (e.g. using loose aggregate, mulch and/ or trafficable planting areas as alternatives) unless sustainable water harvesting, and reuse systems are used;
- maximising permeable surfaces to allow infiltration of rainwater and irrigation; and
- eco-zoning and hydro-zoning plants, and subsurface irrigation to minimise irrigation needs.

Water Corporation provides a range of online resources for waterwise landscaping. (www.watercorporation.com.au/ Waterwise)

Semi-permeable surfaces and alternatives to impervious paving

The use of grass paver systems, permeable paving, porous concrete and loose aggregate surfaces is encouraged as an alternative to impervious surface areas to support water infiltration, moisture retention, improved plant health and the reduction in radiant heat. Appropriate soil profiling, subgrade treatment and detailing is required for each of these permeable paving strategies.

Where loose aggregate is used as an alternative to paved surfaces, the type, depth and detailing (e.g. ground preparation, soil profile and edging/kerbing) of the loose aggregate should be considered to ensure that it supports the intended function of the site/garden area and enables safe access and efficient maintenance.

The use of loose aggregate, grass paver systems and porous concrete for driveway and car parking spaces is encouraged where the surface is appropriately durable and robust, and where planting areas can be provided directly adjacent to the space.

Planting and soft landscaping

Soft landscaping areas can include areas under eaves and building projections, planting on structure, and planting over sewers and services, and can be included in soft landscaping calculations where the planting area has a minimum dimension of 1m.

Soft landscaping can include planting, lawn and organic mulch. It does not include pools, rockeries and ornamental ponds. Semi-permeable surfaces such as grass pavers, decks, loose aggregate, permeable concrete paving systems and porous concrete systems, while providing some level of water permeability are not to be included in soft landscaping calculations.

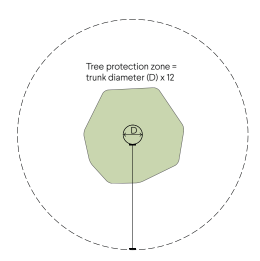


Figure G1.2a Establishing a tree protection zone

A range of planting of various scales, including shade trees, shrubs and groundcovers, should be identified on landscape plans. Local native plants are encouraged as they can benefit the local urban ecology and, once established, generally require less water and maintenance than exotic species. Refer to relevant local government species lists (where available) for guidance on suitable plant selection.

When considering the appropriateness of pools, rockeries and ornamental ponds these are not to impact the extent of required soft landscaping.

Planting design (including consideration of location, size, species, habit) should be coordinated with hydro-zoning (grouping of species or vegetation types with similar water requirements) and irrigation strategies, micro-climate and built form to ensure long-term viability and maximum benefit to the amenity, function and performance of the dwelling.



Photo G1.2c Soft landscaping and deep soil area provided to the primary garden area (PC)

1.2 Trees, deep soil area and landscaping (cont.)

Landscaping in the street setback area

Landscaping within street setback areas should enhance streetscape character and soften the built form. Aim to maximise planting areas and limit impervious surfaces (refer Photo G1.2a). This includes making provision for trees and landscaping in and around vehicle access and parking, while maintaining safe sightlines.

Consider tree planting and landscaping within the verge where local planning frameworks allow this. This can make a significant contribution to community tree canopy targets, street micro-climate, water infiltration, and streetscapes.

Photo G1.2d Provision of trees in the street setback area enhances the streetscape character and softens built form (PC)

Landscaping in the communal street

Landscaping of communal streets should incorporate appropriate planting and provide a high-quality landscape environment, giving consideration to:

- appropriate interface of the communal street with primary living spaces and habitable rooms, by providing privacy and acoustic attenuation
- legible definition and separation of dwellings from the communal street
- shading of the communal street with soft landscape areas adjacent to, and/or integrated with, the communal street
- opportunity for semi-permeable paving surfaces including use of grass paver systems, porous concrete and loose aggregate surfaces to driveways
- integrated features and elements that encourage slower vehicle speeds and safe, shared-use with pedestrians.

Planting on structure

Planting on structure can assist with landscaping constrained spaces (refer Photo G1.2b) and includes:

- wall supported planting (including trellis structures attached to walls);
- green roofs, particularly where roofs are visible from the public domain or other parts of the development;
- large scale planter boxes suited to small or medium trees;
- green walls, living walls and/or vertical gardens.

Planting on structure solutions need to respond to local climatic conditions, as some solutions may not be viable. Plant species selection should have regard to micro-climates and plant longevity. Soil profile and volume should facilitate good plant growth. Consider modifying depths and widths to suit plant species and irrigation frequency, and providing sufficient volume for tree anchorage.

Depending on scale, successful planting on structure may require technical expertise. Planters may need to be supported by reinforced structures to deal with additional saturated soil weight.

ASSESSMENT GUIDANCE

Trees

Development is to provide sufficient space for healthy tree growth and tree canopy. Where trees are proposed to be planted, the submitted plans are to clearly identify the corresponding **deep soil areas** consistent with the dimensions specified in **Table 1.2b**. The deep soil area is to be free from all encroachments and underground structures, including soakwells and any semi-permeable surfaces.

Deep soil areas

A deep soil area can be an irregular shape, provided the relevant minimum required dimension is achieved. Minimum dimensions relate to tree size and refer to the minimum length and width of all areas that contribute to the deep soil area.

LOCAL PLANNING FRAMEWORK **CONSIDERATIONS**

Local governments are often able to provide more regionally and climate-specific guidance on appropriate species selection and soil conditions. They can also identify locally significant trees that are critical to retain for both the ecological benefits as well as the community value they contribute.

The following matters may assist when considering modifications through a **local planning framework**:

- Establish species selection lists that are responsive to the region, considering factors such as:
 - Soil and climate conditions
 - Waterwise planting
 - **Endemic species**
- Establish a local significant tree register in order to identify and protect locally significant existing trees.

1.3 Communal open space

INTENT

Communal open space provides occupants of grouped and multiple dwelling developments with space for recreation and socialisation beyond their private open space and primary garden areas. It also creates room between buildings for trees and landscaping.

DESIGN GUIDANCE

Communal open space may include outdoor spaces that are unenclosed, semi-enclosed and/or partially covered. Spaces can be located at ground or on upper levels and should be sized and designed to be functional, attractive and accessible to all occupants of the development.

Communal open space may include improvements such as:

- seating, shared BBQs, and play areas connected to high amenity landscaping and deep soil areas;
- vegetable gardens;
- planting on structures; and
- recreation facilities.

For smaller sites, communal open space should be provided as a single consolidated area to maximise its functionality. On larger sites, a series of well-integrated, communal open spaces offering complementary uses may be more appropriate.

Communal open space should be well-lit for evening use (with consideration given to potential light impacts to dwellings and adjacent properties) and be open to passive surveillance from adjoining dwellings and/or the public realm. The cost for maintaining communal **open space** is typically shared by owners. The design of communal open space should therefore have regard to ongoing maintenance costs and programming.

Photo G1.3a A rooftop communal open space to an apartment building provides opportunities for social interaction between residents and guests (PC)

ASSESSMENT GUIDANCE

Communal open space should promote gathering and social interaction. It does not include primary external circulation areas for vehicles or pedestrians however a seating niche or small gathering space within a circulation area could be included. Covered communal facilities connected to open **space** and publicly accessible communal open space within the **development site** (if provided) can contribute to communal open space requirements. Communal open space may be co-located with deep soil areas and soft landscaping. Public open space contributed as a requirement of other WAPC policies is not included in communal open space calculations.

Communal open space may be provided in multiple areas, provided the minimum dimension of 4m is achieved. Minimum dimension refers to the minimum length and width of all areas that contribute to the communal open space.

For larger sites with more than one multiple dwelling building on the site, the **communal open space** should be evenly distributed or provided as a consolidated central space, whichever provides greater benefit to the residents.



Photo G1.3b Communal open space with landscaping and

** DESIGN TIPS

The following design responses may assist in addressing a design principle(s):

- Where a development is located close to a high amenity area (within approximately 100m) that offers a choice of accessible recreation and community facilities for the residents of that development, it may be appropriate to reduce the required amount of communal open space. In such instances, at least one useable communal open space area should be provided within the development site.
- Where all dwellings within a development are provided with larger private open space a reduction in communal open space may be appropriate.

1.4 Water management and conservation

INTENT

Water sensitive urban design (WSUD) measures should be considered at all stages of the development process, from site planning for on-site or off-site **stormwater** disposal, through to building design to capture and recycle stormwater for gardens and occupant use. WSUD measures should also respond to regional variations.

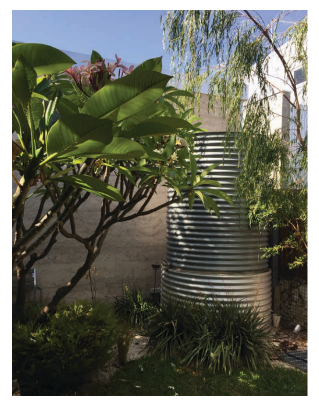


Photo G1.4a Compact rainwater tanks can be neatly located within the primary garden area

DESIGN GUIDANCE

Due to the wide variation in rainfall patterns and site conditions across Western Australia, water management solutions must respond to local conditions. In all instances it is necessary to plan for stormwater management at the onset of planning a medium density development, as this will be easier than retrofitting a system post-development.

In locations where on-site **stormwater** retention is required, designs should maximise deep soil areas for infiltration and groundwater recharge at the source. Consideration should also be given to diverting and recovering stormwater for use within the site, such as for garden areas and rainwater tanks, rather than directing runoff to soakwells. Refer to the Department of Health for guidance on the use of rainwater tanks (https:// www1.health.gov.au/internet/main/publishing.nsf/Content/ ohp-enhealth-raintank-cnt.htm).

Where climatic, local soil or groundwater conditions are insufficient to support on-site retention, consider the use of rainwater storage tanks (e.g. infiltration cells and soakwells).

Stormwater should be directed to a district or local stormwater drainage system where permitted by the local government. This approach limits unnecessary fill on site and ensures that stormwater is managed to avoid potential flooding. For development within Perth, refer to the Department of Water and Environmental Regulation's Perth Groundwater Map (https://www.water.wa.gov.au/maps-anddata/maps/perth-groundwater-atlas).



Photo G1.4b Permeable pavers planted with hardy waterwise plants can provide trafficable areas

Where off-site disposal is required, stormwater management should ensure that the quality of water leaving the site is equivalent to, if not improved from, the quality of water received, with particular consideration given to potential sources of pollution and sediment control.

When designing a **development**, consider opportunities to incorporate WSUD measures, including within buildings, gardens, vehicle access areas, and verges. Effective WSUD may include:

- incorporating raingardens, tree pits and vegetated swales into the landscape design for infiltration and groundwater recharge at source;
- reducing runoff and peak water flows by minimising **impervious surfaces** and/or substituting impervious surfaces with permeable paving (refer Photo G1.4a) and landscaping; and
- minimising potable water use through water efficient appliances and irrigation, low-water gardens, rainwater tanks and greywater re-use.

Greywater re-use systems must be approved for use in Western Australia and comply with the Code of Practice for the Reuse of Greywater in Western Australia 2010 (Department of Health).

The Department of Water and Environmental Regulation and Water Corporation provide online resources for urban water management. (https://www.water.wa.gov.au/urban-water/ urban-development/urban-water-design) (https://www. watercorporation.com.au/Our-water)

ASSESSMENT GUIDANCE

The water management and conservation requirements will vary between local government jurisdictions and may depend on soil type, climatic conditions or the capacity of local drainage and water management systems. For some localities it will be appropriate for **stormwater** to be retained on-**site**, however in other jurisdictions, drainage to off-site stormwater systems may be required. The **deemed-to-comply** provisions provide for both scenarios.

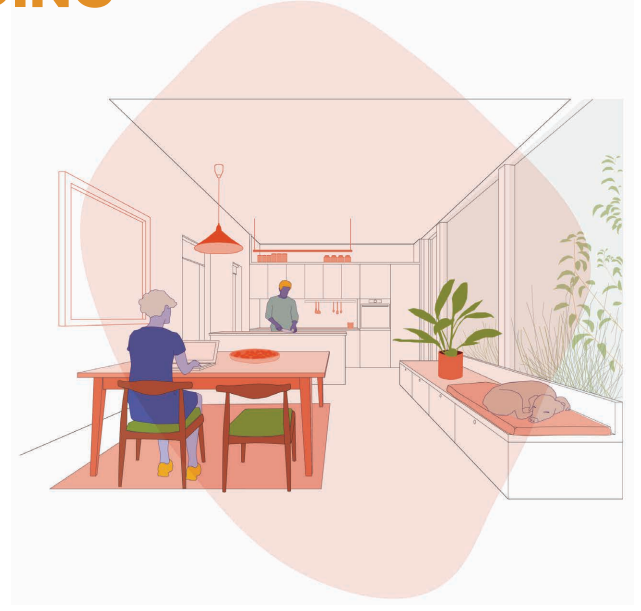
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2.0 THE BUILDING

'The building' includes the dwelling and the associated structures that make up a home. The elements in the building section of the R-Codes Volume 1 work together to guide the design of dwellings so that they perform well, feel good, and allow occupants to use their homes flexibly.

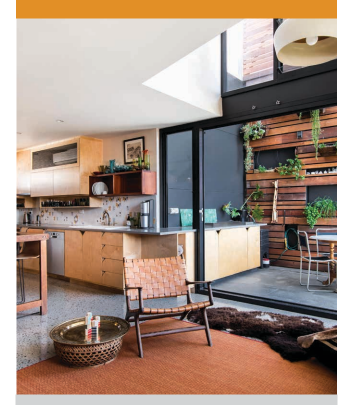
Designing the building to ensure living spaces have optimal orientation and connection to the outdoors, bringing in sunlight, winter solar gain, natural ventilation and providing an attractive outlook, contributes to the liveability, amenity and sustainability of a home.

As lot sizes decrease the need for efficient and flexible dwelling design increases and providing spaces that can do more than one thing and can adapt to changing needs, becomes more important.



INDOOR AMENITY

- 2.2 Solar access and natural ventilation



The elements within this sub-section promote internal dwelling spaces that are well-proportioned, functional and integrated with gardens and outdoor space. These attributes contribute to occupant amenity and support climate responsive dwellings that are comfortable throughout the year.

FUNCTION

- 2.3 Parking
- 2.5 Utilities
- 2.6 Outbuildings



As lots get smaller, the spaces within and around dwellings need to be more efficient and work harder to ensure functionality while supporting amenity. Designing functional dwellings means considering how spaces and uses can work simultaneously or adaptively, depending on the need, time of day, week or year.

HOUSING DIVERSITY

- 2.8 Ancillary dwellings
- 2.9 Small dwellings
- 2.10 Housing on lots less than 100m²



The R-Codes aim to diversify housing to broaden the choice for Western Australians, supporting affordability, ageing-in-place, alternative housing types and accessible and adaptable dwellings.

2.1 Size and layout of dwellings

INTENT

The size and dimensions of habitable rooms should be adequate for functional use of the space. Minimum room areas / dimensions and dwelling sizes are introduced to ensure each dwellings can accommodate required furnishings and provide for flexible use and occupant amenity. Guidance regarding the location of habitable rooms away from sources of noise, light spill and odours will help protect occupant amenity.

The location of the **primary living space** adjacent to **private open space** ensures sufficient solar access, natural ventilation and connection between internal and outdoor living.

Storage requirements help preserve living spaces, reduce the need for off-site storage, and enable residents to pursue hobbies and lifestyle choices.

DESIGN GUIDANCE

Primary living space

The floor area of the dwelling and the dimensions of individual rooms should allow for different furniture arrangements based on occupant needs. Location of doors, windows, circulation spaces and electrical fittings should support flexible and functional use of spaces and enable privacy.

The shape and dimensions of the **primary living space** should consider the functionality of the space and furniture placement, including kitchen cabinetry and lounge / dining

The primary living space should be located for natural ventilation and optimal orientation for the climatic zone, and have physical and visual access (e.g. sliding glass door, bi-folds or alternative suitable major opening) to the primary garden area or private open space (refer Photo G2.1a). See also design guidance on 1.1 Private open space - Responding to climate - primary garden areas.

For multiple dwellings, ceiling height contributes to the perceived spaciousness of interiors. Room width, depth and height should be considered together to create wellproportioned spaces. Correct proportions, along with generous sized windows can improve daylighting, thermal performance and facilitate good natural ventilation.

Where minimum dimensions for the primary living space cannot be achieved, additional ceiling height should be considered to ensure the living space is proportionate to the type and size of the dwelling and provides adequate amenity.

The maximum depth of a single aspect primary living **space** can be increased where it can be demonstrated that appropriate levels of daylighting can still be achieved e.g. the extent of glazing is increased such as through the provision of full height glazing.

Avoid geometries, dimensions and proportions for open plan living areas that create functional inefficiencies and are impractical to furnish.

Transitions between internal spaces should be considered to enable separation of functions, privacy and mitigation of acoustic impacts where appropriate. Door swings and alignment should be appropriately considered to ensure that the functionality and use of spaces is not compromised.

Limiting internal dwelling circulation (while meeting universal access requirements) can allow better use of spaces. Strategies may include:

- integrating circulation spaces into the functional layout of rooms: and
- zoning rooms or areas within the dwelling that have compatible functions to minimise passageways.



Photo G2.1a This well-proportioned and planned primary living space has been designed to flow to the private open space (PC)

2.1 Size and layout of dwellings (cont.)

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DESIGN TIPS

The following design responses may assist in addressing a design principle(s):

- Where minimum deemed-to-comply floor areas of C2.1.1 and C2.1.5 cannot be achieved, applicants should demonstrate that the dwelling and rooms are functional, provide amenity and can be adequately furnished. A floor plan should be submitted demonstrating sufficient space for accurately scaled furniture arrangements.
- Where direct access between the primary living space and primary garden area cannot be achieved, visual access using a major opening should be demonstrated. The major opening should have at least 50% transparent glazing, of sufficient dimensions and be located to provide an outlook to the primary garden area. This may be of benefit for dwellings where a view may be desired from the primary living space and the primary garden area is not located in the orientation of the view.
- Where there are no other alternatives available for a grouped dwelling, an outlook may be provided to the communal open space or other landscaped area (including landscaped street setback area) subject to achieving the solar access requirements of C2.2.4.
- The splitting of a storage area to provide smaller spaces over separate locations is discouraged. Where multiple storage locations are unavoidable, the total area should exceed that shown in Table 2.1b to ensure that the spaces are functional and appropriate. Where minimum dimensions cannot be met, the applicant should demonstrate that a dedicated storage area can be provided for the use of each dwelling and is of adequate size to enable the storage of bulky items such as sporting and gardening equipment to address P2.1.5.

Habitable rooms

The minimum bedroom dimensions are necessary for ensuring a functional and useable room size. The minimum bedroom area includes robes and built-in cabinetry.

Major openings to ground floor **multiple dwellings** are not permitted to open directly onto carparking areas unless provided with a sufficient setback. This is to minimise the impact of potential noise sources and light spill.

Where this cannot be achieved, the window may be provided with **landscaping** (e.g. trees and/or shrubs) to separate the window from the carparking area. **Screening** is not considered appropriate.

Where access to a **dwelling** is directly from a carpark area, the design should mediate the transition to the dwelling's internal areas utilising strategies including:

- a landscape buffer
- a covered entry point
- a recess in the built form (e.g. alcove entrance)
- vertical separation (where easy access for pedestrians can still be ensured).

Storage

Storage areas are to be provided for all dwelling types, including single houses, grouped, multiple and ancillary dwellings. Storage should be readily accessible and can be located either internal or external to the dwelling – for example either in a garage, or accessible from the balcony and screened from view or adjacent to a dwelling entry.

Storage areas should be proportionate to the size of the dwelling and capable of accommodating larger items, such as sporting equipment, bicycles and barbeques. Storage should be fit for purpose, weatherproof, secure, and easily and safely accessed.

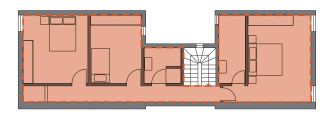
Within a grouped or multiple dwelling development, storage areas should be located away from the main activity areas/communal areas. The location of and access to storage should have good passive surveillance and be well lit.





Photo G2.1b and **c** This storage area has been neatly integrated into the design of the balcony, is conveniently located, is of useful size and proportions, weatherproof, and screened from view.

2.1 Size and layout of dwellings (cont.)



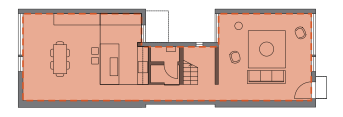


Figure G2.1a Measuring internal floor area

ASSESSMENT GUIDANCE

When measuring internal dwelling and room floor areas, measurements are taken from the finished internal surface of the wall (refer Figure G2.1a).

A single aspect open plan primary living space would have most of the source of daylighting from a window or openings on one wall. Where another window is provided on an alternative wall and provides an alternative source of daylighting to the open plan primary living space, it would not be considered as single aspect. Balconies are excluded when measuring the maximum depth for single aspect open plan primary living spaces.

Designated primary living space

Where a dwelling has multiple living spaces, one of these areas should be designated as the primary living space and shown as such on the **development** drawings.

The minimum dimension required for primary living space is exclusive of built-in cabinetry along walls that reduce the size of the space, for example cabinetry such as pantries, shelving and the like. However other cabinetry internal to the room that does not impede the usable space, such as island benches, are excluded.

Storage

When locating **storage** in a **garage** or **carport**, the plans should show a clear and dedicated storage space in addition to any space dedicated to parking. The storage (and its adjacent circulation space) should not serve as an additional parking space where the maximum parking limits of **Table 2.3a** have been reached. Where storage is located within a garage or carport, careful consideration should be given to the manner and ease of accessibility to the storage area when the garage or carport is occupied.

Where **storage** is proposed on a **balcony**, the balcony is measured exclusive of that storage area.

Functional utilities and services can be co-located with storage areas, provided they do not impact on the minimum dimensions and volume required for the storage (refer Table 2.1b).

1.0 The Garden | 2.0 The Building | 3.0 Neighbourliness

2.2 Solar access and natural ventilation

INTENT

Designing for the climate creates comfortable and more energy efficient living spaces. For medium density dwellings, building orientation, solar access and natural ventilation can offer the most affordable and effective way to manage indoor air quality, lighting and temperature, reducing or removing the need for mechanical ventilation and airconditioning.

Requirements however vary according to climatic zones, and this must be factored into the design process.

The climate zones referred to in the R-Codes are those used by the Australian Building Codes Board (ABCB) for thermal design and published in the National Construction Code (NCC), available for download: https://www.abcb.gov.au/Resources/Tools-Calculators/Climate-Zone-Map-Western-Australia.

Western Australia has vastly different climate regions, leading to locations around the State having varied heating and cooling requirements. To account for these differences, the **NCC** energy efficiency provisions vary from location to location and, for simplicity, locations with approximately similar climates are combined to create eight climate zones across Australia. For ease of use, the climate zone boundaries are aligned with local government areas and may be amended from time to time by the ABCB.

The deemed-to-comply provisions of Part C respond to the different climate zones by differentiating between climate zones 1 and 3, and climate zones 4, 5 and 6. No locations within Western Australia fall within climate zones 2, 7 or 8.

DESIGN GUIDANCE

Solar access and natural ventilation requirements are dependent on climate:

- In **climate zones** 4, 5 and 6, the objective is to maximise winter solar gain and to minimise sunlight in summer, while maintaining good natural ventilation.
- In climate zones 1 and 3, the objective is to minimise solar access during all seasons, while maintaining daylighting and prioritising natural ventilation to keep dwellings cool and minimise internal humidity levels.

Solar access in climate zones 4, 5 and 6

Passive heating can be readily achieved by orienting living areas and windows to the northern aspect to allow lowangle winter **sunlight** and using horizontal shading to exclude high-angle summer sunlight. As a general rule, the preferred orientation for living area windows is within 15 degrees west of north and 25 degrees east of north to allow for passive solar access. However consideration should be given to local climate and conditions including prevailing breezes, colder temperatures and how the house is intended to be used.



Photo G2.2a Adjustable louvres are an effective way to control sun, glare, privacy and ventilation through the day and year (PC)

Generally, to maximise winter solar gain to the building, orientate the dwelling primarily to the north and prioritise north facing major openings. Consider also:

- dual aspect dwellings or dwellings with shallow layouts to maximise the benefits of northern orientation:
- high ground floor ceilings and mezzanines;
- tall north facing windows, bay windows, clerestory windows and skylights; and
- planting deciduous trees and shrubs to allow winter solar gain to dwellings and to provide shade in summer.

To minimise summer sun entering the dwelling consider:

- horizontal shading devices such as eaves, shutters or hoods to openings;
- locating patios, carports and garages to the west of the
- tree planting and landscaping to the west and east of the dwelling; and
- minimising openings to the west and/or providing vertical shading devices to mitigate heat gain.

Shading in climate zones 1 and 3

To minimise sun entering the **dwelling** consider:

- deep eaves, awnings and verandahs to shade all windows and openings;
- climatically appropriate trees and landscaping to shade the dwelling and openings;
- minimising glazing and providing vertical shading to the east and west of the dwelling; and
- locating verandahs and carports east and west of the dwelling.

2.2 Solar access and natural ventilation (cont.)

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DESIGN TIPS

The following design responses may assist in addressing a design principle(s):

- Where a primary living space does not meet the orientation requirements of C2.2.4 and C2.2.5 in order to capture a view/ outlook or to address quiet house requirements (refer SPP 5.4 Road and rail noise), a clerestory window or similar may be an appropriate alternative to capture northern solar access.
- Where single houses and grouped dwellings aren't able to meet C2.2.4, proponents should use solar access diagrams to demonstrate solar access is being achieved through P2.2.1 & P2.2.2. Refer Technical Guidance Sheet 4.1 Solar and daylight access on how to demonstrate solar access for multiple dwellings.
- In most instances an openable window should be provided for habitable rooms. However, in some exceptional circumstances such as fire separation in the NCC, or bushfire areas, windows to habitable rooms may be required to be fixed. In this instance assessment would need to consider the requirements of the building codes and/or relevant local and state planning frameworks such as SPP 5.4 Road and rail noise and SPP 3.7 Planning in bushfire prone areas.

Natural ventilation

Appropriate layout and depth of a **dwelling** will facilitate good **natural ventilation**. Generally, as a room or **building** gets deeper, effective airflow reduces. Reducing the dwelling depth can improve natural ventilation.

To allow for **natural ventilation**, **habitable room** windows need to be openable.

Natural ventilation can be enhanced by locating openings towards prevailing breezes and providing dual aspect **dwellings** designed for cross-flow ventilation (refer **Figure G2.2a**).

For **climate zones** 1 and 3, including openings, louvres and breezeways oriented towards prevailing breezes assists with natural cooling. Consider also elevating the finished floor level of the **dwelling** and permeable fencing to allow breezes to enter the **site**.

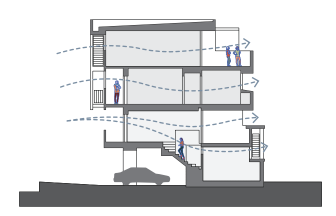




Figure G2.2a Natural ventilation for passive cooling

Bathrooms should be located and designed to have at least one openable window for **natural ventilation**. For bathrooms that do not have an external **wall**, an openable skylight or **lightwell** and/or mechanical ventilation may be necessary.

Where the only external **wall** to a bathroom adjoins a covered **unenclosed** area (for example a communal circulation space), this wall should have an openable window where appropriate.

Courtyards

Courtyards are useful in providing adequate solar access and natural ventilation, so long as they are proportionate to the building height and provide adequate privacy and building separation. Lightwells are not suitable as a primary source of daylight to a habitable room, however, may provide a suitable option for a secondary source of daylight and natural ventilation. The key differences between courtyards and lightwells are:

- Courtyards can be **enclosed** on three or four sides and generally have proportions where the width is at least half the height.
- Lightwells are enclosed on four sides and have proportions where the width is less than half of the height (Refer Figure G2.2b).

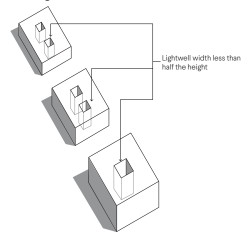


Figure G2.2b Lightwell width to height ratio

2.2 Solar access and natural ventilation (cont.)

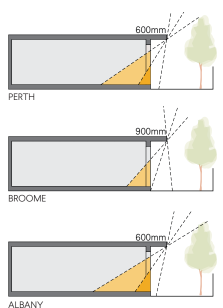


Figure G2.2c Regional variation of eave depths to achieve solar access and shading

Table G2.2a Midday winter solstice (approximately 21st June) vertical sun angles by latitude

City/Town	Latitude (S)	Vertical Sun Angle
Albany	35	31
Esperance	34	32
Bunbury	33	33
Perth	32	34
Kalgoorlie	31	35
Geraldton	28	38
Carnarvon	25	42
Karratha	21	45
Port Hedland	20	47
Broome	18	49
Wyndham	15	52

ASSESSMENT GUIDANCE

The size of glazed area in aggregate may be calculated across more than one openable external window to a habitable room. This may be necessary for larger (master) bedrooms.

Solar access

In climate zones 4, 5 and 6, covered patios, alfresco or equivalent within primary garden areas or private open space areas need to be located and/or designed to allow the solar access requirements of C2.2.4 for primary living spaces to be achieved.

As **sunlight** angles can vary greatly throughout the State, local information should be used for each development proposal (refer Table G2.2a and Figure G2.2c).

No orientation requirements apply to primary living areas located in climate zones 1 and 3.

For climate zones 4, 5 and 6 optimum solar access is achieved through at least two hours of **sunlight** into key living spaces of the dwelling measured between 9am and 3pm on the 21st June.



Photo G2.2b A trellis for deciduous creepers provides an alternative to a patio while permitting solar access to the primary living space (PC)



Photo G2.2c Orienting windows to the north provides effective winter passive heating to primary living spaces (PC)

2.3 Parking

INTENT

Parking for medium density **development** should cater for a range of transport modes, including cars, bicycles and scooters / motorbikes, and be commensurate with occupant and visitor needs.

Being efficient with how parking is designed, provided and used are important considerations for all developments, as the space allocated to parking can be significant and compromise how much room is left for internal living, outdoor areas, trees and gardens.

The R-Codes adopts the basic position of requiring adequate on-site provision of parking to be proportionate to the assessed need.

There is a long-accepted principle that the demand for car parking generated by a residential development should generally be accommodated on the development site. However, the space allocated to vehicles (for both parking and manoeuvring) occupies a significant proportion of a site and can be detrimental to the overall design and living quality of the dwelling as well as the **amenity** and attractiveness of the broader neighbourhood. Extensive use of garage doors and wide driveways can adversely affect streetscapes, neighbourhood character and pedestrian safety. Reducing private vehicle use by promoting the use of alternative transport modes (including public transport and cycling) has both environmental and financial benefits.

DESIGN GUIDANCE

The design, layout and provision of parking should balance and respond to considerations including:

- built form typology and tenure;
- occupant and visitor needs;
- access to available public transport and active transport infrastructure:
- topography (e.g. sloping sites may be more conducive to basement parking);
- impact on **streetscape** and resident amenity;
- site planning, in particular the preferred location and orientation of dwellings and associated primary garden areas and private open space.

On-site car parking requirements may be provided underground in basement parking, as uncovered aboveground bays, or in carports or garages. All parking layouts, bay sizes and design should be based on relevant Australian Standards.

Strategies to consider when reducing the amount of space given over to car parking include:

- designing unenclosed parking spaces for multiple purposes, such as locating parking adjacent to **primary** garden areas to extend available outdoor space;
- combining parking spaces into a consolidated parking area and unbundling parking from tenure (unbundling parking refers to the practice of selling or leasing parking spaces separate from the **dwelling**);
- providing tandem parking;
- providing car stackers; and
- building over parking, for example undercroft, semibasement or basement parking.

Consolidating parking into a single area away from dwellings reduces the amount of space needed to accommodate vehicles in **garages**. The parking area may also be used flexibly for other uses when cars are not parked.

Tandem parking allows car parking areas and vehicle manoeuvring to take up a smaller area. They may be a suitable option when developing a front-loaded **lot** with a narrow frontage.



Photo G2.3a Undercroft parking reduces the visual impact of parking on the street and provides an opportunity for flexible use of the space when not required for car parking



Photo G2.3b The visitor parking is easy to find and is located outside the development's security gate for accessibility

2.3 Parking (cont.)

TOESIGN TIPS

The following design responses may assist in addressing a design principle(s):

- For **grouped** and **multiple dwellings**, parking is generally not supported in the **primary street** setback area. However, this may be acceptable where the application demonstrates a better design outcome will be achieved and the parking will not dominate the development or streetscape.
- In Location B it may be appropriate for a development to provide less than the minimum parking requirements of **Table 2.3a** where parking is communal and shared between dwellings, recognising the efficiencies this arrangement can provide.
- Some local governments may support a reduction in on-site car parking spaces where parking may be located off-site. An agreement should be made between the proponent and the local government.

Integrating parking with development

Where communal parking or visiting parking is provided, consider adequate **screening** or locating car parking away from major openings to ground floor habitable rooms to avoid light and noise pollution.

Parking should be integrated with the landscape design by extending planting and materials into the parking areas, planting shade trees, and incorporating permeable paving systems.

Ventilation grills or screening devices for car park openings or basement parking that protrude above ground should be integrated into the façade and landscape design of the development.

Address climate considerations in the location and design of parking. This may include weather protected walkways between visitor parking and building entrances, and in the warmer climates it may be appropriate to locate visitor parking centrally on the development site to reduce walking distances.

Visitor bays are readily accessed from the primary vehicle entry. Where located inside security gates intercom controls to facilitate visitor access must be provided.

When proposing visitor car parking bays consider visibility from access points into the site or lot. It is preferable to enable visitors to see whether visitor parking is available/occupied to minimise the need for additional traffic systems or dedicated turning bays.



Photo G2.3c Providing a **carport** rather than a **garage** reduces the visual impact of vehicles on the street or communal area, is usually less expensive to construct, and can be located in the front setback area



Photo G2.3d Incorporating EV charging stations and share vehicles in larger developments can contribute to reduced greenhouse gas emissions and reduced demand for car parking spaces

2.3 Parking (cont.)

Bicycle parking and supporting alternative transport modes

The design and location of bicycle parking should respond to the type and intensity of development. For example, smaller medium density developments may make provision for bicycle parking within the dwelling, whereas for larger developments, shared bicycle parking in communal areas may be preferable.

Bicycle parking is to be additional to **storage** requirements. Bicycle parking is best provided in communal areas, on the ground floor level and should be as accessible as possible to encourage their use.

Where no occupant parking is proposed consider providing an exclusive space for bicycle parking.

Consider incorporating or making provision for future electric vehicle (EV) charging points for resident / visitor parking. Also consider providing universally accessible charging points for electric bikes and mobility scooters.



Photo G2.3e Bike parking is provided in a covered, accessible location that is accessible to visitors and residents of the development

Considerations for on-street parking

Where narrow lot frontages are proposed with vehicle access from the primary street ensure on-street parking can still be achieved. This is particularly important where narrow lot development is proposed along the length of a street as extensive hardscaping for driveways and crossovers prevents landscaping and parking of vehicles on the street.

Parking in mixed use development

For **mixed use development** residential parking should be separate from non-residential tenant and visitor parking or designated as resident parking.

It may be appropriate for tenants in a non-residential component of mixed use development to share access to a building, however individual access to residential lobbies and non-residential entries should be separate.

ASSESSMENT GUIDANCE

A tandem garage is considered to be two car parking spaces.

Where a car parking space is provided vertically above another car parking space (for example through a car stacker) this is considered an additional car parking space.

The maximum requirements of Table 2.3a are for garages and carports only. There are no maximums for uncovered parking spaces.

When measuring a walkable catchment, refer Liveable Neighbourhoods walkable catchment technique (Appendix 3).

LOCAL PLANNING FRAMEWORK **CONSIDERATIONS**

Carefully consider local context and access to alternative modes of transport when increasing or decreasing parking requirements.

The following matters may assist when considering modifications through a **local planning framework**:

- The need for on-site car parking can relate to the availability of parking on the street. Consider whether the road reserve (including verges) is wide enough to contain on-street parking without impacting the functionality of the street (for example waste collection and emergency service vehicles). This may assist in established urban areas, where narrow lots and small street setbacks may constrain on-site parking, and where verge and street parking is already permitted as an alternative to on-site parking.
- Proximity to public transport which provides access to places of work as well as essential services.
- Frequency of public transport during peak and off peak period.
- Proximity to cycling and pedestrian infrastructure, allowing for active transport to essential services.

2.4 Waste management

INTENT

Storage areas for rubbish and recycling bins are to be located for convenience and accessibility, while limiting potential visual impacts.

The Waste Avoidance and Resource Recovery Strategy 2030 sets targets to reduce the amount of waste going to landfill, the amount of waste generated per person and Western Australia's overall footprint.

For Perth and Peel, a three bin Food Organics and Garden Organics (FOGO) system will be implemented for all dwellings by 2025. This is the preferred kerbside waste collection system and is considered the most suitable for achieving the target of 65% diversion of waste from landfill by 2030.

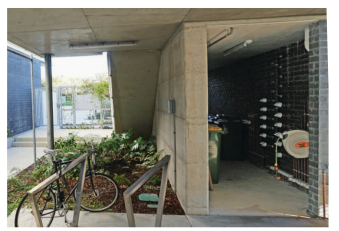
DESIGN GUIDANCE

Storage areas for rubbish and recycling bins should be addressed as part of early site planning to be integrated into the design. Proponents should engage with the local government to establish the requirements that apply in the relevant jurisdiction.

Waste and recycling storage should be located in positions that support easy, direct and convenient access for occupants. They should be located for easy transfer of bins for convenient collection. Suitable locations for bin storage may include:

- within garages (where dedicated space is provided in addition to the area required for vehicle parking);
- in a **screened** enclosure that is compatible with the building(s):
- close to building exits (for multiple dwellings in particular); or
- in **basement** car parks.

For single and small grouped dwellings, kerbside pick-up is preferred as it minimises the need for large vehicles to enter and manoeuvre within the site, which can have a negative impact on residential amenity and safety.



For large grouped and multiple dwellings, kerbside pick-up may not be possible or available. Where internal pick-up is required, a clear path of travel should be provided with sufficient clearance distances (horizontal and vertical) and sightlines.

Presentation points are the locations in which the bins containing waste and recyclables are presented for collection by waste service providers. Consideration should be given early on in the design process to how bins will be collected. As a general rule 1 square metre should be allocated for each 240L bin at a presentation point. When designing for presentation points consideration should be given to the required number of bins and access (which may be limited by crossovers and lot frontage width). Also consider potential limitations or obstructions (such as verge trees and light poles) which may impact the presentation of bins to the street and potential collection.

Where **buildings** are built to both side **lot** boundaries and accessed from the primary street, screened waste storage areas should be integrated into the design of the development.

Refer to WALGA WasteNet Planning for Waste Management for further advice.



Photo G2.4a and b This conveniently located bin storage area is neatly integrated into the service area and screened from view.

2.4 Waste management (cont.)

ASSESSMENT GUIDANCE

Plans should show a dedicated area for the storage of either a communal bin(s) or the required number of rubbish and recycling bins (depending on local government requirements). The area needs be sufficient in size, accessible, **screened** from public view and located in a secure and convenient location for residents and collection. Refer **Figure G2.4a** for examples of bin storage sizes. Plans should also show suitability of presentation point. Where a waste management plan is required, the proponent should submit the plan to the satisfaction of the local government to establish compliance with the relevant requirements.

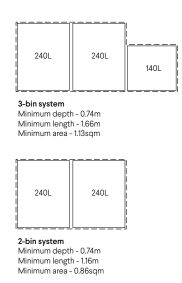


Figure G2.4a Approximate bin storage requirements for different sized bins.

LOCAL PLANNING FRAMEWORK CONSIDERATIONS

Local governments often have different waste bin requirements, varying in size and number of bins.

The following matters may assist when considering modifications through a **local planning framework**:

- The types of bins the waste collection vehicles are able to service.
- Whether sufficient space is provided for the required number of bins.

2.5 Utilities

INTENT

Quality medium density **development** ensures that **utilities** are integrated into the design of the **building** and **landscape** to minimise the impact on the **streetscape**.

Early planning, coordination and design of **utilities** will ensure the siting and appearance of functional and **service utilities** does not compromise the amenity of the **development** and that infrastructure can be safely accessed, maintained and used.

Refer to the definition of **utilities** which includes the below sub-categories:

- service utilities:
- functional utilities: and
- external fixtures.



DESIGN GUIDANCE

Integrating service and functional utilities with dwelling design

Where service utilities are located in the street setback area, ensure they are within or behind landscaping or street walls, beneath driveways with trafficable covers, or wall mounted in vehicle access ways, while making sure required clearances are adhered to.

Design solutions for the location of air conditioning units include:

- on roofs, where not visible from the public realm;
- within lot boundary setbacks, where not visible from the public realm; or
- within screened recesses.

Air conditioning units may be located within the **private open space** where this will not have a detrimental impact on the **amenity** or useability of the space.

Downpipes should be integrated with the façade of the **building**.



Photo G2.5a and **b** Effective screening of water meters within the front setback area of this development reduces visual impact and allows for easy access and maintenance when required.

Sustainability infrastructure

The **NCC** encourages water and energy efficiency of all housing in Australia. It is therefore an objective of the R-Codes to assist in the widespread adoption of technologies that improve the **sustainability** of housing.

The positioning of sustainability infrastructure, such as solar collectors, roof vents and rainwater tanks, is site-specific and should maximise functionality and performance.

Roof design, orientation, pitch and area should support optimal arrangements of roof mounted services such as photovoltaic solar arrays and solar hot water systems. In addition, roof finishes and colour should be selected to minimise heat gain of the **dwelling** and urban heat island effects for the neighbourhood.

Fire service infrastructure

Where fire service infrastructure is required, engagement with the Department of Fire and Emergency Services (DFES) should occur prior to development application lodgement to identify a suitable location. The fire service infrastructure should not impede access to or egress from a **building** and must be located at the front or on the approach to the building. There should be unobstructed access between the booster and where the emergency vehicle needs to access the **site** (refer GL-11: DFES site planning and fire appliance specifications on DFES website).

2.5 Utilities (cont.)



Photo G2.5c Landscaping effectively screens the essential service utilities in this communal street, whilst maintaining convenient and safe access

ASSESSMENT GUIDANCE

Where located on a **balcony**, the space that is required for the air conditioning unit and associated screening should be excluded from the minimum area and dimension calculations required for the balcony under C1.1.3.

Service utilities and functional utilities may be located in the primary garden area.

LOCAL PLANNING FRAMEWORK **CONSIDERATIONS

Any other external fixtures, which in the opinion of the decision-maker, may have greater potential to detract from amenity and streetscape, should be subject to planning control, and may be the subject of local planning policies.

Function

2.6 Outbuildings

INTENT

Outbuildings are an optional part of a development that may be constructed to provide additional space for storage, a workshop or equipment. The location and design of outbuildings should not detract from occupant, neighbour and streetscape amenity.

Australia has a long tradition of backyard sheds, workshops, **garages** and other similar **outbuildings**. In a medium density **development**, the space available is more constrained and therefore the need to accommodate outbuildings is best addressed at the design stage with the overall development.

LOCAL PLANNING FRAMEWORK CONSIDERATIONS

Regional local governments often modify **outbuilding** provisions to cater for resident's different lifestyles and hobbies to residents within metropolitan local governments.

The following matters may assist when considering modifications through a **local planning framework**:

- It may be appropriate to have a larger outbuilding or multiple outbuildings, which would not meet deemed-to-comply. In these circumstances, local government should be satisfied that the amended provisions are consistent with community expectation and not have a detrimental impact on the amenity of the streetscape and neighbouring properties.
- Amended provisions should not reduce private open space, soft landscaping, and tree and deep soil area.

DESIGN GUIDANCE

The **outbuilding** should be sited to maximise functional use of the **primary garden area** and other outdoor spaces. For **site** efficiency, consider integrating outbuildings with **boundary walls** between sites (refer **Figure G2.6a**).

Design and positioning of **outbuildings** should not detract from the visual **amenity** of neighbours or the **streetscape**. An outbuilding should be relatively small in area, low in height and should generally not be located in the **street setback area**.

Refer C2.6.2. Where a proponent is considering increasing the wall height for the outbuilding, the level of quality of the construction should be compatible with the primary dwelling. 'Compatible' does not mean the outbuilding must 'match' the dwelling design, but should be constructed of sufficient quality, materials and finish to warrant being permitted the additional height. (It is not intended to be an off-the-shelf product). The outbuilding may also respond to the design intent of the dwelling, local context and/or streetscape.

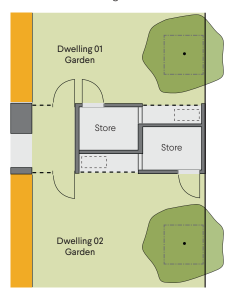


Figure G2.6a Outbuilding as a boundary wall

ASSESSMENT GUIDANCE

Other common private garden or backyard constructions such as cubby houses, play fixtures, and dog kennels have not been included in the definition of **building** and are not subject to the **deemed-to-comply** provisions. Refer to cl.61 in Schedule 2 of the *Planning and Development (Local Planning Schemes)* Regulations 2015 for works that does not require planning approval.

Where **garages** are detached from the **dwelling**, for example for rear-loaded **lots**, they are to be assessed as **outbuildings**. C2.6.2 allows increased **wall heights** for this scenario subject to the detached-garage (outbuilding) being consistent in colour and materials of the dwelling. Provisions of *3.7 Access* (for example **sightlines**) apply.

Where a proponent proposes a form of **development** that does not require a **building** permit and reduces the **primary garden area**, **soft landscaping**, trees and **deep soil area** or other landscaping provisions; **development** approval is required.

Other common private garden or backyard constructions such as **pergolas**, cubby houses and play fixtures, and dog kennels are not included in the definition of 'building' and are exempted from planning control, although some **decision-makers** do have policies to control certain backyard constructions.

2.7 Universal design

INTENT

There is a growing demand for **dwellings** that incorporate design features for people with limited mobility. Accessible and adaptable dwellings enable people of all abilities to continue to live well in the their own homes by ensuring that dwellings can meet the ongoing needs of occupants. Accessible and adaptable dwellings benefit all members of the community, including older people, visitors and those with a permanent or temporary disability.

While the **universal design** provisions apply to grouped and **multiple dwellings**, designers are encouraged to incorporate the principles of universal design in all dwellings.



Photo G2.7a This development, designed for adaptability and universal access, has a considered entry sequence with a wide, obstacle free path to the entry

DESIGN GUIDANCE

The **deemed-to-comply** standards and accompanying checklist (**Appendix A4**) refer to minimum Silver and Gold requirements from the publication, *Livable Housing Design Guidelines*, prepared by Livable Housing Australia (http://www.livablehousingaustralia.org.au/) and the Australian Building Codes Board Livable Housing Design Standard 2022.

The design principle pathway allows the option of accessible or adaptable housing (or a combination of the two), with the minimum number of dwellings to be proportionate to the size of the development. The expectation is that the greater the development dwelling yield, the more accessible or adaptable dwellings should be provided.

Adaptable housing is different to accessible housing and is specifically designed to allow for the future adaptation of a dwelling to accommodate an occupant's changing needs. Refer to Australian Standard 4299 - Adaptable Housing for design standards.

ASSESSMENT GUIDANCE

More information on accessible and **adaptable dwellings** can be found on the Livable Housing Australia website (http://www.livablehousingaustralia.org.au/).

The application of **C2.7.1** only applies where a **development** application is lodged for 10 or more grouped or **multiple dwellings**. Demonstration of silver level universal design is not required at subdivision stage. However, where proposed in a development, plans should clearly indicate which **dwellings** are designed to Silver level universal design.

Where Livable Housing Design certification is not provided, applicants are to demonstrate how compliance with Element 2.7 has been achieved. To assist assessment, the checklist (Appendix A4) should be completed and plans annotated and accompany application drawings.

In the application of **C2.7.2** where a proponent is seeking a gold level **site area** variation as per **C1.1.6** or **C1.1.7**, a restrictive covenant should be applied at the subdivision stage and should allocate the subject **site** and/or **lots**.

2.8 Ancillary dwellings

INTENT

An ancillary dwelling is an additional small, self-contained dwelling on the same site as a single house, grouped or a multiple dwelling strata lot. Ancillary dwellings are self-contained (containing kitchen and bathroom facilities) to allow occupants to live either independently or semi-dependently to the occupants of the main dwelling. This can assist in meeting different housing needs by providing for dwelling diversity, housing affordability and ageing in place.

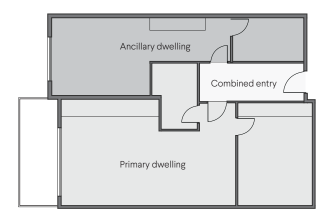


Figure G2.8a Dual key apartment

DESIGN GUIDANCE

Ancillary dwellings should capitalise on existing amenity, with openings, views and direct access to the primary garden area, private open space, or communal open space.

Ancillary dwellings may be either attached or detached. Detached ancillary dwellings include 'granny flats' developed as separate structures to the main house; 'Fonzie flats' located above a garage and re-purposed garages (subject to necessary approvals). Dual key dwellings (sometimes referred to as 'dual occupancy') are attached ancillary dwellings that are integrated into the design of a main dwelling.

For **lots** with **laneway** access, an ancillary **dwelling** above a **garage** with its own **street** entrance may be a suitable option.

When siting an ancillary **dwelling**, consider impacts on the **amenity** of the **development** including occupant access to prevailing breezes and **solar access**. This becomes more critical for ancillary types such as Fonzie flats which are two **storey**.

A dual key dwelling as part of a multiple dwelling development can offer an alternative living arrangement for multi-generational living (refer Figure G2.8a).

An **ancillary dwelling** may be a self-contained **dwelling**, with the extent of facilities provided being to some extent at the discretion of the landowner. For example, the provision of a laundry would not be essential, however, a separate kitchen and bathroom would typically be provided. Meeting **NCC** requirements must also be considered.

Services may also be shared. The rental of an **ancillary dwelling** would function in a similar manner as a boarder, however, utility providers may have specific requirements for the separate provision of services, for example, separate water, power, sewer, gas and telecommunications.

2.8 Ancillary dwellings (cont.)



Photo G2.8a This ancillary dwelling is built above the garage (Fonzie Flat) and is independently accessed from the laneway (PC)

ASSESSMENT GUIDANCE

Application plans must clearly identify an **ancillary dwelling** and its relationship to the primary **dwelling** on the **site**.

A single house or grouped dwelling (primary dwelling) and ancillary dwelling are considered two dwellings on one lot. Subdivision (for example, into strata lots, built-strata lots or green-title lots) to contain the ancillary dwelling on a separate lot or site from the main dwelling is not permitted under the R-Codes. Subdivision could only occur subject to the development meeting minimum site area requirements and other relevant R-Code provisions applicable to the density code of the site, with the resultant development being regarded as two grouped dwellings or two single houses.

For multiple dwelling developments, only dual key dwellings are permitted. Dual key dwellings may provide shared areas such as a lobby/entry, kitchen and laundry. Similar to the above, a dual key dwelling must be shown on the built strata plan on the same built strata lot as the related dwelling and cannot be individually strata titled.

Refer Table 2.8a. For multiple dwellings the maximum number of ancillary dwellings permitted includes:

- 1-19 **dwellings**: 1 per **development**
- 20 or more dwellings: 2 per development plus an additional 1 ancillary dwelling for each additional 10 dwellings above 20 dwellings. For example, for 29 dwellings a maximum of 2 ancillary dwellings would be allowed, for 30 dwellings 3 would be allowed, and for 35 dwellings 3 would be allowed.

There is no restriction limiting occupancy of an **ancillary dwelling** to a family member that is related to the occupants of the primary **dwelling**. They are a useful form of accommodation for carers, young people, downsizers or ageing relatives.

Ancillary dwellings are not to be included when calculating dwelling yield using average **site area**.

2.9 Small dwellings

INTENT

One or two-person households now make up more than half of all households in Western Australia (ABS 2016). **Small dwellings** provide an alternative approach to meeting different housing needs, including providing for more affordable options and facilitating 'downsizing' opportunities. To encourage uptake, the R-Codes allows a **site area** concession to support the **development** of small dwellings.

In earlier editions of the R-Codes, provision was made for **single bedroom dwellings**. Changing lifestyles, demographics, working habits and other needs has meant that space that could be used for a second bedroom or study is becoming more desirable in single bedroom dwellings. The removal of the single bedroom limit for medium density housing provides greater flexibility for these homes to provide for the needs of the occupants. Efficient planning and design is required to achieve additional habitable spaces and functions within the same **dwelling internal floor area**.

This element applies to **small dwellings** that are using the **site area** concession of Part D, C1.1.6 or C1.1.7. Other small dwellings may be proposed but would not need to meet the requirements of this element when not applying for the concession.

DESIGN GUIDANCE

When selecting a suitable **site** and designing a **small dwelling**, consider the following:

- small dwellings should diversify the housing choice available within a given locality and should not be the only or predominant dwelling type fronting the same street or within the same street block;
- small dwellings should be located in areas with good access to public transport, open space, retail uses and community facilities;
- small dwellings should capitalise on and contribute to existing local character and amenity, such as views to open space and streetscape; and
- small dwellings should include flexible and adaptable spaces.

The **internal floor area** limit of 70m² allows for a single or two-bedroom **dwelling**.

ASSESSMENT GUIDANCE

A small dwelling can be provided in the form of a single house, grouped or multiple dwelling.

Small dwellings should comply with all elements of the R-Codes Part C as they apply to the dwelling type (**single house** or **grouped dwelling**).

The size of a **small dwelling** is limited by definition. For **sites** created for small dwellings, appropriate measures (such as a notification under section 70A *Transfer of Land Act 1893* registered on the Certificate of Title) to limit **development** of the site to a small dwelling should be considered.



Photo G2.9a Small dwellings may provide an opportunity to retain existing dwellings and trees

2.10 Housing on lots less than 100m²

INTENT

Housing on lots less than 100m² provides an affordable option for buyers that would prefer to live in a single house, rather than a grouped or multiple dwelling.

Housing on **lots** less than 100m² have been selectively developed as a way to meet different housing needs, to assist in providing for housing affordability, create **dwelling** diversity and facilitate 'downsizing' opportunities. Provision of housing on lots less than 100m² in Western Australia has been increasing.

Previous editions of the R-Codes did not provide provisions for housing on **lots** less than 100m². As a result of this **local development plans** were used to coordinate development. The R-Codes now provide specific provisions for housing on lots less than 100m² on **sites** coded R100-SL, ensuring the development of smaller, constrained sites deliver good **streetscapes** and built form consistent with the intent of the R-Codes.

Housing on **lots** less than 100m² need to be integrated with the **streetscape** and surrounding development but must not be the predominant housing type in a **street**. Its location needs to be undertaken as part of comprehensive planning carried out for new urban areas and redevelopment of existing urban areas through the **scheme** or through a precinct or **standard structure plan**. Refer to the WAPC's Position Statement – Housing on lots less than 100m² for locational criteria.

DESIGN GUIDANCE

Where housing on **lots** less than 100m² adjoin each other and are front loaded, vehicle access points should be consolidated to reduce **crossovers** to the **street**, allowing for verge trees and street parking (refer to **Figure G3.7a** and **Photo G2.10b**).

Refer to *Part D, 1.1 Site area* of these guidelines for more information on the subdivision component of housing on **lots** less than 100m².

If modifications to design elements are sought refer to the design principles in the corresponding element. For example, when varying **site cover** refer to the design principles of the site cover element.



 $\mbox{\bf Photo}~\mbox{\bf G2.10a}$ An attached terrace house is an efficient built type for lots less than $100\,\mbox{m}^2$

ASSESSMENT GUIDANCE

Lots that are suitable for this type of **development** are identified with a coding of R100-SL. Modified **deemed-to-comply** standards applicable to housing on lots less than 100m² are set out in **Table 2.10a** of **C2.10.1**. Where a deemed-to-comply requirement does not apply, consideration against the relevant design principle is not necessary.

LOCAL PLANNING FRAMEWORK CONSIDERATIONS

The following matters may assist when considering modifications through a **local planning framework**:

- If further modifications are sought to Table 2.10a the design principles of the relevant element should be addressed.
- The respective design and assessment guidance, and local planning framework considerations of the relevant element should be considered.



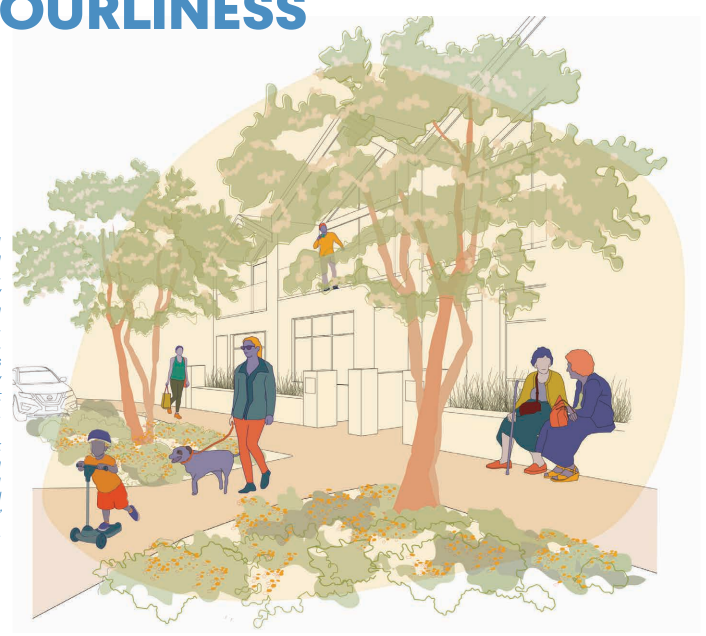
Photo G2.10b Consolidated vehicle access points reduce crossovers to the street and allow for street parking

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3.0 NEIGHBOURLINESS

Residents of medium density housing live closer to their neighbours than they do in lower density development. Well-designed medium density housing can foster social interaction and good neighbourhood amenity. It provides choice of housing that, when well located, benefits residents by providing access to high amenity areas, public transport, employment and community infrastructure.

The elements in this section work together to place the building within its neighbourhood context, having regard to the local streetscape and neighbourhood character, residents' amenity and community connection.



1.0 The Garden | 2.0 The Building | 3.0 Neighbourliness

BUILT FORM

- 3.1 Site cove
- 3.2 Building height
- 3.3 Street setbacks
- 3.4 Lot boundary setbacks
- 3.5 Site works and retaining walls



The elements considered within the built form sub-section address the primary controls for development. Site cover, building height and setback controls determine the maximum extent of development on a site. These elements operate together to ensure the building responds well to the site and its context.

CHARACTER

- 3.6 Streetscape
- 3.7 Acces
- 3.8 Retaining existing dwellings



The elements within the character sub-section establish and control the relationship between the building and the street. This relationship is of critical importance for well-designed places. The cumulative effect of a positive streetscape interface at each site leads to streets, precincts, neighbourhoods, towns and cities that are enjoyable to live in, walk through and visit.

COMMUNITY

- 3.9 Solar access for adjoining sites
- 3.10 Visual privacy



The community sub-section of the R-Codes Vol. 1 is aimed at balancing the impact of new medium density development with the amenity of adjoining properties, including in relation to solar access and privacy. As density increases in an urban context, it is important these aspects are adequately resolved through well considered site planning, building layout and design.

3.1 Site cover

INTENT

Site cover is the extent of **building** that covers a site. Limiting site cover allows open space between buildings for natural ventilation, daylight and solar access, as well as space for gardens.

Site cover controls should respond to the desired character of the streetscape and neighbourhood and inform the bulk and scale of development. Maximum deemed-tocomply site cover percentages increase with density, leading to more urban building forms and streetscapes.



DESIGN TIPS

The following design responses may assist in addressing a design principle(s):

Where an application for grouped dwellings includes all sites within the same parent lot, it may be appropriate to provide some flexibility enabling site cover to be redistributed between grouped dwelling sites, provided that the total site cover across the combined sites (excluding common property) does not exceed the maximum percentage for the applicable density code in Table D. This allows flexibility for some sites within a grouped dwelling development to have greater site cover than others. Refer to Table G3.1a for an example of how this can be applied.

DESIGN GUIDANCE

Proposed site cover should be compatible with the desired streetscape character and achieve adequate space between buildings for natural ventilation, solar access, landscape and outdoor use.

Planning and design strategies that limit site cover are encouraged, recognising that over the lifecycle of a development it is probable site coverage will increase. Strategies include:

- limiting building footprints through multi-storey development;
- efficient building design and internal layouts;
- use of **pergolas**, operable louvres or shade sails in lieu of patios; and
- replacing garages and carports with open car parking

Where an application does not meet the deemed-to-comply provisions for site cover, a careful assessment of the variation is required. Generally, variations should be minimal, respond to a site constraint, and trees and soft landscaping should be maintained. A variation should achieve:

- adequate consolidated open space to accommodate the requirements of a primary garden area (where applicable), trees and soft landscaping;
- well performing solar access and natural ventilation for each dwelling: and
- mitigation of negative impacts on the amenity of neighbouring properties.



Photo G3.1a This grouped dwelling development with a retained dwelling has carefully managed site cover to create useable outdoor spaces around each house (PC)

3.1 Site cover (cont.)

ASSESSMENT GUIDANCE

Development should not exceed the maximum site cover of C3.1.1

Calculating the percentage of a **development's** site cover is achieved by dividing the sum of all areas defined as site cover (as per the definition) by the site area and multiplying by 100.

See equation below:

For **grouped dwelling developments**, the area of **common** property (communal street) is excluded from site cover calculations.

The site cover requirement has been established and balanced with other open space and landscaping requirements. Therefore a proposal that seeks to exceed the site cover requirement will likely require a creative and innovative design response to meet the objectives of the element.

! LOCAL PLANNING FRAMEWORK **CONSIDERATIONS**

The following matters may assist when considering modifications through a **local planning framework**:

- Site cover may be increased through a local planning framework where the primary garden area, soft landscaping, trees (and deep soil areas) and solar access and natural ventilation requirements can still be achieved.
- It may be appropriate to decrease site cover and restrict the **building** footprint to force multi-**storey** development and more compact typologies.

Table G3.1a Example of applying site cover where distributed between grouped dwelling sites (see Design Tip).

Lot characteristics	Site area calculations				
Coded R40 Parent lot area of 728m² 3 survey-strata lots with common property Maximum 65% site cover permitted	One development application lodged for 3 grouped dwellings. Application of design tip mentioned above		Site area	Site cover area	Site cover %
		Dwelling 1	180m²	95m²	$ \begin{array}{r} 95m^2 \\ 140m^2 \\ \hline 140m^2 \\ \hline $
		Dwelling 2	210m²	140m²	
		Dwelling 3	220m²	140m²	
		Common property	118m²		
		Parent lot	728m²	1	
		Parent lot less common property	610m²		

3.2 Building height

INTENT

The height of medium density development should be appropriate to the intended streetscape and neighbourhood character and be responsive to topography.

Building height should also be used to define street edges and the proportions of streets and public spaces. It should also have regard to the visual and physical amenity of the public and private realms, with consideration to the potential for negative impacts such as overlooking and overshadowing.

The height of new **development** sometimes dominates discussions about planning; however, it is not the most significant factor impacting neighbourhoods. Well-designed taller buildings with good siting, **setbacks**, **open space** and articulation can be significantly better for neighbourhoods than poorly-designed low-rise buildings with maximised site coverage and poor consideration of context.

Earlier editions of the R-Codes measured building height in metres without mention of storeys. However, this can result in attempts to include additional storeys within the overall height limit which compromises the appearance and the amenity of a building while reducing internal amenity. To address this issue, building height is now measured in both metres and storeys. By measuring in storeys, it allows more flexibility for designers and encourages generous floor to ceiling heights for improved internal amenity. The maximum height and storey in metres (Table 3.2a) provides certainty for community and clarity for assessors.

DESIGN GUIDANCE

Consider orientation, prevailing breezes, views and outlook when determining the preferred height for a building, including the potential impact on adjacent properties in terms of solar access and visual privacy.

Where **development** is proposed for a sloping site, consider stepping the building height along the slope (refer Figure G3.2a).

For development of three or more storeys, consider increasing the lot boundary setbacks for the upper level to reduce the impact of building bulk and overshadowing (where applicable) on adjoining properties, particularly where surrounding existing development is predominantly single storey and unlikely to change in the near to medium term (refer G3.2a).

For corner lots, placing the highest building elements towards the **street** corner can create a defining edge to the street and have less impact on the amenity of adjoining properties.



Photo G3.2a Where narrow lots are proposed it may be appropriate for building heights to increase. This example sets back the third storey to minimise impact on adjoining properties

DESIGN TIPS

The following design responses may assist in addressing a design principle(s):

- Increasing maximum building heights may be acceptable in locations where the proposed development would not unreasonably impact on the amenity of adjoining properties and streetscape character. This may include the following circumstances:
 - larger development sites (such as amalgamated sites) where taller buildings can be set back sufficiently from adjoining properties;
 - development sites that abut non-residential lots;
 - to enable an innovative and creative design response to a site;
 - where the development would provide an appropriate transition in scale from existing or planned tall, multi-storey development;
 - where the development would contribute to a unifying streetscape character; and/or
 - where the development is compatible with a steeply sloping site.

3.2 Building height (cont.)

ASSESSMENT GUIDANCE

Development should comply with the building height limits (expressed in metres and storeys) set out in Table 3.2a, except where modified by the local planning framework, in which case development is to comply with minimum and/or maximum building height limits set out in the applicable local planning instrument.

The maximum total building height is the sum of the wall and roof height (refer Table 3.2a), and varies according to the following roof types:

- Concealed, gable or skillion roof these roofs typically locate their highest point towards the lot boundary.
- Pitched or hipped roof these roofs typically locate their highest point towards the centre of the building, hence why more building height allowance is provided for these roof types.

Roof design can vary and may not conform with the nominated types in the deemed-to-comply. The decision-maker should determine the most appropriate roof type for assessment of a particular **development** and consider the above points regarding the impact of roof design on adjoining neighbours.

A building that complies with the height (in metres) while exceeding the number of storeys requires assessment against the relevant design principles.

Measuring building height

The calculation of wall height and total building height is to be measured as the vertical distance from natural ground level to the highest point at any part of the building.

To determine building height on sloping sites, the height of a building is taken as the highest point of the **development** immediately above natural ground level (refer Figure G3.2a). On a sloping site, the building form should correspond to the natural ground level with separate storeys complimenting the slope of the land without exceeding the maximum height in Table 3.2a

Where the slope of the site is not uniform, the natural contours should be interpolated so as to modify or smooth out any anomalies in order to establish the deemed natural ground level (refer Figure 3.2a).

Minor projections and plant equipment (including overruns for lifts) are excluded from the measurement of building height.

Habitable rooms within a roof space are a loft and, as per the definition of storey, are not counted as an additional storey.

Unroofed rooftop terraces are not counted as a storey, however provisions such as maximum wall height, lot boundary setbacks and visual privacy apply.

Where rooftop terraces propose open structures such as canopies or pergolas, a design principle pathway should consider the amenity impact (e.g. visual privacy, overshadowing) of the structure on neighbouring properties and the streetscape.

Where covered areas such as patios, BBQ areas, or roofed communal open spaces are proposed this should be considered an additional storey. Total building heights of Table 3.2a apply.

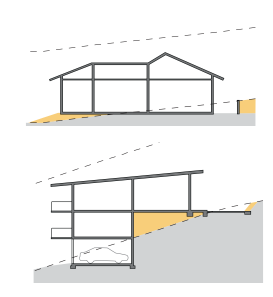
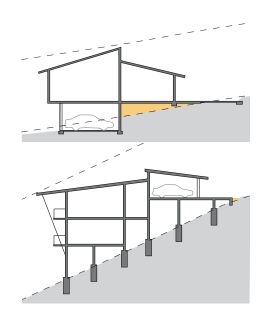


Figure G3.2a Building height for sloping sites



3.2 Building height (cont.)



LOCAL PLANNING FRAMEWORK CONSIDERATIONS

The following matters may assist when considering modifications through a **local planning framework**:

- Express building height provisions in storeys and metres to:
 - provide flexibility for design solutions at ground and roof levels
 - promote generous floor to ceiling heights
 - provide opportunities for future building adaptability.
- When adjusting height controls, test in tandem with other primary controls to ensure the settings are well aligned.
- Site-specific building envelopes and heights can be developed within a local planning framework, including for large or complex sites such as those on steep slopes and those with variable topography.
- Ensure the maximum building height allows for architectural roof features such as articulated roof planes, and/or the provision of communal open space at the roof top.
- Where rooftop open space is desired, ensure adequate maximum height is provided and consider secondary height controls for lift/stair access and shade structures.
- It may be appropriate to determine heights by relating them to features within the existing streetscape or locality such as topography or heritage elements. This may include:
 - defining an overall height or street wall heights to key datum lines, such as key architectural features
 - aligning floor to floor heights of new development with existing built form.
- Consider secondary height controls to transition built form, for example:
 - a street wall height to define the scale and enclosure of the street
 - a step-down in building height at the boundary between two R-codes.
- Take into account the viability of development types and efficient use of land when setting height controls. The NCC has certain requirements based on the effective height of a building, such as fire protection systems, fire resistance and vertical transportation. When setting height controls, consider these thresholds as they impact on the feasibility of a development.
- It may be appropriate to increase building heights to facilitate terrace typologies which support efficient lot layouts and reduced site cover. This may assist in supporting retention of significant trees, increasing landscaping and desired future residential character.

3.3 Street setbacks

INTENT

Consistent **street setbacks** help to establish a consistent, legible **streetscape** with space for trees and other **landscaping**. As residential densities increase, street setbacks typically reduce to reinforce a more urban character.

The purpose of **street setbacks** (in accordance with **Table 3.3a**) is to:

- enable a clear view between the dwelling and the street:
- provide a transition between the public and private realm;
- provide an area for *landscaping*; and
- promote a consistent and harmonious streetscape reflective of the urban intensity.

For established residential areas with valued streetscapes, there is often a consistent pattern of street setbacks. New development should respond to the established pattern. Where the pattern varies, a setback mid-way between that of the buildings on either side may be appropriate. The decision-maker may stipulate setbacks for a particular area in the local planning framework. The R-Codes street setback requirements apply in all other cases.

In areas undergoing transition from low to medium density, street setbacks should respond to the intended future character of the **street**.

In the case of new residential areas, the desirable street setback may be fixed as part of **structure plan(s)** or **local development plan(s)**.

DESIGN GUIDANCE

While **Table 3.3a** provides a minimum **street setback line** with no averaging requirement, designers should aim to avoid blank and/or flat **façades** through the incorporation of:

- verandahs, porches and balconies;
- building articulation (see below); and
- entries and windows.

Carports, patio, porches, verandahs and balconies built forward of the street setback line should be designed and built from materials compatible with the dwelling.

Building articulation can be achieved through the coordination of built form elements and visual interest in the building **frontage**. **Dwellings** should not present to the **street** as a flat **façade** and should demonstrate articulation through:

- well-defined entry points;
- appropriate, well-detailed materials;
- consideration of rhythm, proportion and scale of built form elements within the context of the building frontage and the broader streetscape;
- coordination of vertical and/or horizontal building elements (e.g. minor projections and shading elements);
 and
- integrating aspects of daily household activity within the design of the building frontage (e.g. site entries, letter box, access path, verandahs).

ASSESSMENT GUIDANCE

Refer to Figure G3.3a for annotation of street setback, street setback area and street setback line. Where the actual street setback of a dwelling is greater than the minimum street setback line prescribed in Table 3.3a, the street setback area is measured to the street setback line.

Where the **street setback** is 1.5m or greater, the area can support tree planting and associated **deep soil area**s (refer to **Tables 1.2a** and **1.2b**).

Setback of garages and carports

The setback of **garages** in areas coded R30 and R35 is designed to enable a vehicle to park in the **driveway** in front of the garage and minimise obstruction of an adjacent footpath (refer **C3.3.4**).

The setback of **garages** in areas coded R40 and above is in accordance with the minimum **street setback** requirements of **Table 3.3a**. The **deemed-to-comply** setback for garages in R40 is minimum of 3m. This distance is not intended to have a vehicle parked in the setback area as it may have the potential to overhang a footpath.

The **street setback area** should generally be open and free from structures that obstruct views and **passive surveillance** of the **street**. However, **carports** may be acceptable in the **street setback** (refer **C3.3.5**) as they allow a clear view between a public **street** and a private **dwelling**. When assessing carports, gates are not to be considered as doors.

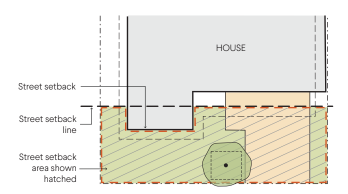


Figure G3.3a Street setbacks, street setback areas and street setback lines

3.3 Street setbacks (cont.)

DESIGN TIPS

The following design responses may assist in addressing a design principle(s):

- Buildings forward of the street setback line may be appropriate where consistent
 with adjoining properties and the streetscape, or where necessary to retain an
 existing tree.
- With respect to corner lot truncation setbacks (C3.3.3), it may be appropriate to reduce the setback for an upper storey subject to the development not restricting sightlines.



Photo G3.3a Street setbacks include landscaping and articulation to the dwelling facade (PC)

LOCAL PLANNING FRAMEWORK CONSIDERATIONS

Providing a consistent **street setback** is an important aspect of creating or retaining a distinct **streetscape** character. The decision-maker may stipulate setbacks for a particular area in the **local planning framework**.

Setting **street setbacks** for **buildings** should begin with consideration of the desired or existing **streetscape** character. The proportions of a **street** are established by the distance between opposing building **frontages** in combination with the height of buildings, with this aspect of streetscape character directly affecting how the street will be perceived and used.

The following matters may assist when considering modifications through a **local planning** framework:

- Determine street setback controls relative to the desired streetscape and character, for example:
 - O define a future streetscape in a transitional area:
 - o consider existing development:
 - oprovide appropriate setbacks to maintain views towards significant **buildings**:
 - o retain significant trees: and
 - use a setback range where the desired character is for variation within overall consistency, or where **lot** boundaries are at an angle to the **street**.
- Consider parameters for articulation of building frontage through balconies, landscaping, porticos, awnings etc. where these elements are included in the street setback.
- Identify the quality, type and use of open space and landscaped areas facing the street so setback areas can accommodate landscaping and private open space.
- In conjunction with height controls, consider street setbacks for upper levels to:
 - reinforce the desired scale of buildings at street level: and
 - o reduce overshadowing of the street and other buildings.
- Where dwellings are likely to front a rear right-of-way or laneway, consider additional setback requirements to improve the quality and amenity of housing facing laneways.
- Ensure provisions for street setbacks respond to local government policies regarding onstreet parking.

3.4 Lot boundary setbacks

INTENT

Lot boundary setbacks help govern the extent of the building footprint and are scaled according to building height to address perceptions of bulk and scale. **Lot** boundary setbacks are important for maintaining separation between buildings for solar access and natural ventilation, and for managing amenity, including overshadowing and the visual privacy of neighbouring properties. They are also important for moderating the visual impact of building bulk on a neighbouring property, creating usable outdoor space and preserving deep soil areas for trees, landscape and outdoor use.

Smaller lot boundary setbacks are typical for medium and high-density residential character, compared to larger setbacks in suburban contexts.

DESIGN GUIDANCE

The size and location of **setbacks** should ensure adequate daylight, solar access and natural ventilation for primary living spaces and active habitable spaces within developments and on adjoining properties.

Consider boundary walls (where appropriate) to maximise site efficiency and free up useable outdoor spaces for gardens and recreation. Boundary walls should be co-located with and match the alignment and extent of existing boundary walls to minimise the impact of overshadowing, visual privacy and to coordinate building frontages to streetscapes.

Greater setbacks may be required to retain trees within the site accommodating sufficient deep soil area. This could also be considered to accommodate adjoining tree/s.



Photo G3.4a When proposed in a coordinated manner, two storey boundary walls support efficient design and construction outcomes with minimal impact on adjoining properties

Lot boundary setbacks

A reduction to lot boundary setbacks should only be considered where it can be demonstrated that functional outdoor and indoor spaces can be achieved. The decisionmaker should also be satisfied that the amenity of adjoining properties is not negatively impacted, particularly where the reduced setback may result in increased overshadowing, overlooking or lack of privacy. In these situations, the proposed **development** would need to address the **design** principles of this section.

PDESIGN TIPS

The following design responses may assist in addressing a design principle(s):

- It may be appropriate to vary lot boundary setbacks and boundary wall provisions where the development site abuts non-residential land.
- Reduction in setbacks may be necessary due to the irregular shape or topography of the lot. In such instances the decision-maker should have regard to the amenity of adjoining properties, including potential impact on existing trees, overshadowing and visual privacy.
- Reduced lot boundary setbacks for single **storey** dwellings may be appropriate where this allows more functional use of the dwelling and a consolidated primary garden area.
- Where all dwellings in a grouped dwelling proposal are included in a single development application, it may be appropriate to increase the boundary wall length on site boundaries subject to the overall boundary wall length being no greater than two-thirds the length of the parent lot boundary.

3.4 Lot boundary setbacks (cont.)

ASSESSMENT GUIDANCE

Lot boundary setbacks

C3.4.3 enables structures including carports, verandahs and patios to be built to the lot boundary behind the street setback line, however NCC provisions may apply.

Where a lot has an angled boundary and the wall of the proposed **development** is not parallel to that boundary, the entire length of the wall must be set back the minimum required distance (refer Figure G3.4a).

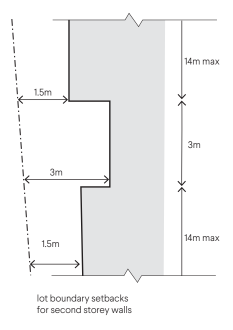


Figure G3.4a Lot boundary setbacks where walls are not parallel with the lot boundary

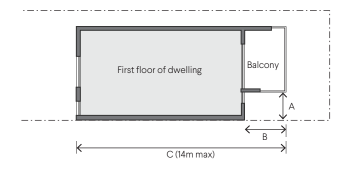
Boundary walls

Two storey (7m high) boundary wall provisions for R50-R100 lots (subject to frontage width) have been included in the deemed-to-comply to accommodate development of two or more terrace type dwellings.

The 14m maximum two **storey boundary wall** length (refer Table 3.4b), where separated by a setback of 3 x 3m can be continued with an additional boundary wall to the same lot boundary (refer Figure 3.4h). Notwithstanding deemed-tocomply boundary walls, overshadowing requirements still apply.

When measuring the maximum length of a second storey wall (refer C3.4.2), walls which are set back less than 3m from the lot boundary are to be included in calculations. (Refer Figure G3.4b)

In R50-R100 coded areas where a boundary wall abuts an existing boundary wall of similar or greater dimension the boundary wall is permitted to the extent of height and length of the existing boundary wall at which point it should be setback from the lot boundary.



Where A is less than 3m, the length of B is to be included in calculations for maximum two storey boundary wall length (C). Refer Table 3.4b.

Boundary wall provisions include any wall on or less than 600mm from a lot boundary (refer definition). Any wall 600mm or more from the lot boundary is required to meet the requirements of C3.4.1 to C3.4.3.

Stand-alone pillars or posts located on the boundary with a horizontal dimension of 450mm or less should be excluded from the calculations of boundary wall length. Where supporting structures are greater than 450mm in dimension, the boundary wall provisions apply.

Where a wall is built on the boundary and does not abut an existing boundary wall, the surface of the wall facing a neighbouring property should be finished to the satisfaction of the decision-maker giving consideration to its visual impact, amenity and maintenance requirements (refer C3.4.4(iii)).

Figure G3.4b Measuring two storey boundary walls

1.0 The Garden | 2.0 The Building | 3.0 Neighbourliness

Built form

3.4 Lot boundary setbacks (cont.)



LOCAL PLANNING FRAMEWORK CONSIDERATIONS

Modifications to the lot boundary setback provisions through the local planning framework may be made to suit the local context and intended development outcome. These modifications may define specific setback provisions to promote particular built form outcomes or respond to site-specific conditions.

The following matters may assist when considering modifications through a **local planning framework**:

- Undertake testing of lot boundary setbacks with height controls to understand the impact on:
 - potential for overshadowing of the site, adjoining properties and **private open space**;
 - streetscape;
 - visual privacy; and
 - tree retention.
- Consider appropriate settings for streetscapes or neighbourhoods that respond to the distinctive local character including existing heritage, housing typologies and urban grain.
- In established streetscapes which largely contain boundary-to-boundary development, consider whether new setback constraints to **boundary walls** are appropriate.
- On sloping sites, consider increasing the lot boundary setbacks to minimise overshadowing (subject to orientation) and overlooking of lower sites.

3.5 Site works and retaining walls

INTENT

Development of sloping sites should respond to the natural topography and aim to minimise the amount of cut and fill required. This is because extensive site earthworks are resource intensive, removes vegetation, disturbs the soil profile and hydrology, and affects **local character**.



Photo G3.5a This row house development steps down with the slope of the site

DESIGN GUIDANCE

Development of land should be designed to correspond to the topography of the site.

Retaining walls can be visually prominent. Where retaining is unavoidable, the design of retaining walls should seek to minimise their height and length by responding to the slope of the site through terracing and articulation or by balancing the extent of excavation and fill. For sloping sites, a mix of cut and fill should be proposed as opposed to one method. The integration of **buildings** with retaining walls is encouraged to minimise resource consumption and visual impacts, and improve the efficiency of site planning. The materiality of retaining walls should complement and integrate with the surrounding **landscape**.

Significant fill and retaining walls above **natural ground level** can also be visually prominent. Where it is necessary, consideration should be given to potential privacy and overshadowing issues arising from the increase in height. Significant fill can in some circumstances impact localised soil and hydrological conditions which potentially limits future tree and plant growth.

Because much of the State's housing was built before accurate contour mapping was available, it may not be possible to know precisely the **natural ground level** that preceded **development**. Where there is evidence of ongoing site works over time, it may be necessary to refer to other evidence in order to establish as closely as possible the relevant natural ground levels.

Excavation may be beneficial to the **development** outcome, including allowing for undercroft / **basement** parking and **storage** areas. When excavation is proposed, it is necessary to address engineering requirements and account for essential services, particularly where protected by a registered easement.

ASSESSMENT GUIDANCE

Housing design which proposes extensive site works recontouring the site without regard to neighbouring properties and their **amenity**, should not be supported.

The height of retaining walls, excavation and fill are to be measured directly from the **natural ground level** (above or below).

Visual privacy provisions under element 3.10 Visual Privacy should be applied for fill and retaining walls greater than 0.5m above **natural ground level**.

LOCAL PLANNING FRAMEWORK CONSIDERATIONS

Modifications to the site works and retaining walls provisions may be necessary for areas which contain sloping sites.

The following matters may assist when considering modifications through a **local planning framework**:

- Undertake testing of site works and retaining walls to understand the impact on:
 - O **lot boundary** setbacks
 - street setbacks
 - potential for overshadowing of adjoining properties and private open space;
 - streetscape; and
 - o visual privacy.

3.6 Streetscape

INTENT

A well-considered interface between **buildings** and the **street** ensures a successful transition from the public to private realm and contributes to the **sense of place** and character of the street. Attractive and pedestrian-friendly street **frontages** incorporate well-considered arrangements of planting, fencing, **screening** and site entries.

Street fences delineate the private realm from the public realm, and contribute to **streetscape** character. They can frame gardens within the **street setback area** and assist in balancing surveillance, privacy and impacts of noise.

Garages and supporting structures are potentially dominant and often imposing elements on the streetscape, impacting dwelling appearance as well as the visual connectivity between the dwelling and the street.

DESIGN TIPS

The following design responses may assist in addressing a design principle(s):

 When the optimal location for the primary garden area and/or private open space is in the street setback area, walls and fencing should provide a balance of visual permeability and visual privacy, utilising screening and landscaping.

DESIGN GUIDANCE

Building elevations fronting the **street** should be of a human scale and proportionate to the **streetscape**. This can be achieved by using the following design solutions:

- well composed horizontal and vertical elements;
- variations in floor heights to enhance the human scale; and
- design elements that are proportional and arranged in patterns.

Building entries should be readily identifiable and accessible. Where there are multiple **buildings** and/or entries, architectural detailing, materials, colours and **landscape** treatments can be used to differentiate **dwellings** and improve legibility for residents and visitors.

Blank walls facing the **street frontage** should be avoided where possible. Blank walls can be broken up with **major openings**, fencing, **landscaping** and other elements that provide visual interest and surveillance when viewed from the street.

Raising the ground floor height of a **dwelling** by 0.5m-1m from **natural ground level** at the **street boundary** can provide an appropriate balance between **passive surveillance** to the street and privacy for residents.

Incorporating verandahs, porches and balconies in the street setback area can provide residents with passive surveillance and interaction opportunities with the wider community, improving sense of place.

The integration of and access to essential services **utilities** such as power and water meters and fire service infrastructure requires careful consideration in the **building** design. Consult early with relevant authorities to resolve functional requirements through an integrated design solution. Refer to element 2.5 Utilities, for more information.

For sites that have more than one **street frontage**, it is important to address the **secondary street** through the built form and **landscaping**.

Where a **right-of-way** is proposed to be the **primary street frontage**, the **street setback area** should be treated in the same way as a primary **street setback** including provision of **landscaping** and clearly identifiable entries.

Impact on garages

Consider single or tandem garages and carports instead of double garages as they have less visual impact on the streetscape. Recessing garages behind the dwelling alignment reduces the visual dominance of the garage and may also provide additional parking space between the garage and street boundary. The use of porticos or porches in front of the supporting structures of garages may also assist in reducing the visual impact on the streetscape.



Photo G3.6a Trees and visually permeable fencing contribute to attractive streetscapes

3.6 Streetscape (cont.)

Street fences

Street fences include lightweight structures as well as masonry walls used to delineate between the public and private realm. All street fencing should be designed to balance the need for privacy and security with the promotion of strong community connection and streetscape amenity. This can be achieved through the use of low walls, visually permeable materials and limiting the extent of walls and fencing.

Consider the incorporation of low fencing and walls (less than 900mm) along the street boundary to clearly demarcate public and private space. Ideally low walls should be integrated with the landscape, letterbox design and access points such as gates and driveways.

For climate zones 1 and 3, permeable fencing should be used for **street** fences/walls for **natural ventilation**.

Where non-permeable fencing to the height of 1.8m is proposed to attenuate traffic noise or headlight glare, antigraffiti material or paint coating should be considered.



Photo G3.6b Carports forward of the street setback line supporting visual connectivity between the street and dwelling

ASSESSMENT GUIDANCE

For multiple dwellings, it may not be possible for all dwellings to address the **street**, however, all dwellings which front the street are to address the street. Where **private open space** areas of ground floor apartments front the street, privacy can be achieved while maintaining a street presence as per the provisions of street walls and fences (C3.6.7 to 3.6.9).

When measuring the percentage of garage width and supporting structures, piers and porches proposed forward of the supporting structures are to be excluded from calculations (refer Figure G3.6a).

Carports are roofed and unenclosed with a maximum of two walls behind the street setback line. When proposed forward of the primary street setback line, they are to be without walls (excluding post and pillars less than 450mm by 450mm). Carports are to be developed without doors to the crossover/ driveway, to ensure visual connectivity between the dwelling and the street in perpetuity. Gates do not constitute a door but should not impact visual continuity to the street.(refer Photo G3.6b).

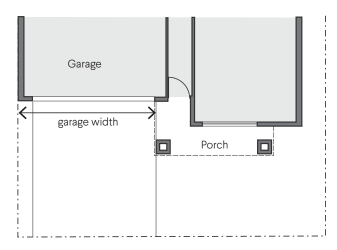


Figure G3.6a Piers and porches forward of garages excluded from garage width calculations.

Street fences

Where street fencing incorporates a retaining wall, the height of a retaining wall (measured from natural ground level) is to be included in the calculation of the total wall/fence height.

A **street** fence, including all footings, is to be located wholly within the **lot** boundaries.

LOCAL PLANNING FRAMEWORK CONSIDERATIONS

The following matters may assist when considering modifications through a **local planning framework**:

- The proportion of garage width to individual lot width may be increased where it can be demonstrated that the total proportion of garage width along the same side of the **street** does not exceed the requirements in C3.6.5. And should support the following:
 - soft landscaping and tree planting within the street setback area;
 - ability for parking within the street;
 - ability to provide street trees within the verge;
 - suitable space for waste collection and service utilities.
- Where development adjoins public parks, pedestrian access ways, open space or bushland, the dwelling(s) should respond to this interface. Potential considerations include:
 - pedestrian paths connecting the dwelling(s) to the open space and clearly defined building entries:
 - low, uniform fences and planting that clearly delineate between communal and private open space and the adjoining public open space; and
 - minimising the use of blank walls, solid fences and ground level parking.

3.7 Access

INTENT

Access connects pedestrians and vehicles from the **street** into the **development**. The design of vehicle access points and common areas such as **communal streets** should balance the requirement for safe and efficient vehicle access with the needs of pedestrians, bicycle riders and other road users, and minimise the impact on the **streetscape**.

The **communal street** is a shared use area designed to balance the movement and access needs of pedestrians, bicycle riders and vehicles, and should limit the extent of paved **impervious surfaces**.

Car parking spaces, manoeuvring areas and access ways are potentially intrusive – physically, visually and acoustically. This is particularly evident for grouped and multiple dwelling developments where multiple parking spaces and access is required. Vehicle access and parking consumes space and does not generally make a positive contribution to the streetscape. Consequently, location and materials of vehicle access and car parking areas are major factors in amenity as well as security and safety.

Communal streets are created as part of a grouped or multiple dwelling development and are in private ownership common to a number of dwellings, whose owners are also responsible for maintenance.

DESIGN GUIDANCE

Consider design solutions to minimise the visual impact of vehicle entries and circulation areas within the site, while allowing for appropriate **sightlines** and safety considerations, such as:

- locating and designing vehicle entries to minimise the number and length of driveways;
- where required, incorporating aesthetically pleasing and effective traffic calming devices that are integrated into the design, such as changes in paving material or textures;
- minimising the visual impact of unavoidable long driveways through changing alignments and screen planting; and
- minimising the interruption to the verge by consolidating vehicle access points (refer Figure G3.7a).

Where a separate pedestrian access is required (refer C3.7.13(ii)), consider using landscape, level changes and varied trafficable finishes, materials or patterns to clearly delineate from vehicle access.

Hardscaping across the site should be minimised and areas of landscaping maximised. The following strategies to reduce hardscaping are strongly encouraged:

- the use of strip paving or permeable paving in driveways;
- using impervious paving for the minimum area required for driveways, vehicle parking, circulation areas, and pedestrian access; and
- creating paths within garden beds from stepping stones or loose aggregate.

Minimising the number of vehicle access points along the **street** provides more opportunity for on-street parking and the retention or improvement of the **streetscape** character. When locating vehicle access points, consider the location of any street trees, infrastructure, and/or relevant obstructions. The distance of **crossovers** from street trees should ensure clear **sightlines** and viable tree growth (refer WALGA Guidelines and Specifications for Residential Crossovers).

Driveways must maintain adequate **sightlines** where they intersect **streets**, rights-of- way and footpaths to ensure visibility and safety. Sightlines must be kept clear from obstructions – including fences, walls, **landscape** features and vegetation.

Communal Streets

As a semi-public space, **communal streets** share some of the characteristics of public **streetscapes** including the need to address visibility, security and privacy. They should be designed to provide clear demarcation between private and communal space and to create a consistent, attractive streetscape through appropriate use of **landscape** and pavement treatments.

Communal streets should be clear and legible, and designed to prioritise the movement of pedestrians and bicycle riders and may use different surface treatments to manage shared space. For developments consisting of less than 10 dwellings, the communal street can be used for pedestrian access.

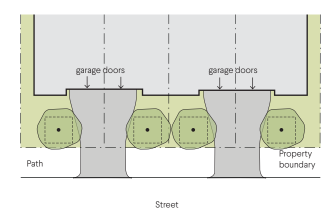


Figure G3.7a Pairing of vehicle access points

3.7 Access (cont.)

PDESIGN TIPS

The following design responses may assist in addressing a design principle(s):

Where it may be necessary to be reduce the width of the communal street and battleaxe leg (for example for retaining an existing dwelling), the building setback to the communal street and battleaxe leg may be reduced to nil provided that the minimum driveway width (3m) and clearances (0.3m either side) is maintained.

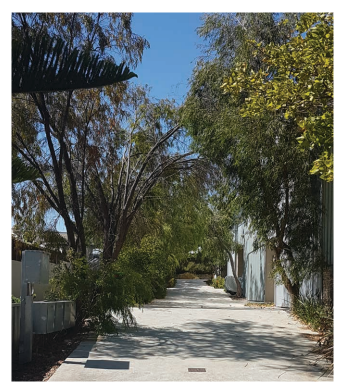


Photo G3.7a Incorporating landscaping contributes to attractive communal streets and outlook for residents, as well as providing environmental benefits

Dwellings should front the **communal streets** (where this is the principal frontage), in the same way they would address a public street.

For larger development sites or where existing block patterns are deep, site accessibility may be best served by introducing a network of new communal streets and laneways, rather than a continuous, long street.

Trafficable, semi-permeable, permeable surfaces or strip paving within communal streets are strongly encouraged.

Consider design solutions that provide multi-use opportunities, legible and comfortable access for pedestrians, and attractive outlook from adjacent dwellings. Surface treatments of **communal streets** should minimise heat gain and heat island impacts while supporting **stormwater** infiltration.

Where traffic calming devices are required within communal streets, ensure that they are integrated with landscaping. drainage, and allow for continuous path of travel for pedestrians.

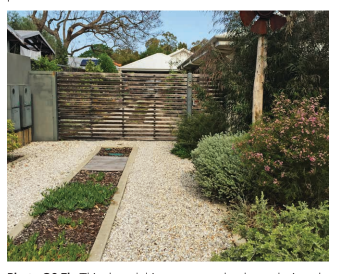


Photo G3.7b This shared driveway space has been designed and constructed to be fully permeable, and includes planted areas and a gravel surface

ASSESSMENT GUIDANCE

Driveways can be provided as strip paving or permeable paving for vehicle access and manoeuvring areas.

For corner lots where the lowest hierarchy street is undefined, the decision-maker should determine which street frontage is most appropriate for vehicular access to the proposed development.

A **driveway** width of 3m is adequate for driveways serving four dwellings or less and does not require passing points.

C3.7.6 requires driveways for grouped and multiple dwellings to be 5.5m wide at the **street boundary**, this ensures a vehicle can safely enter the **development** off a primary distributor or integrator arterial at the same time a vehicle is exiting the site.

The minimum driveway width of 3m and 0.3m setback either side of the driveway aligns with Australian Standards AS2890.1. The setback is required for vehicle clearances. The combination of the driveway and clearances make up the communal street and battleaxe leg.

Landscaping features within the **communal street** such as lighting, pavement treatments and planting areas should be detailed in a landscaping plan, this may also include deep soil areas for tree planting where proposed.

LOCAL PLANNING FRAMEWORK **CONSIDERATIONS**

The following considerations may assist when considering matters through a local planning framework:

Restricting the location and width of **driveways** may be a suitable option where proposing street parking bays via a Local Development Plan.

3.8 Retaining existing dwellings

INTENT

Retaining an existing dwelling can support housing diversity and reduce the embodied energy and waste impact associated with demolition and new construction. It may also help to maintain an established streetscape and local character, depending on the location and condition of the dwelling on the lot.

DESIGN GUIDANCE

Retaining an existing dwelling on a development site can be achieved through well-considered site and project planning. When retaining an existing dwelling, consider the following:

- the desired **streetscape** and **local character**;
- the quality (both design and structural) warrants its retention and/or upgrade;
- its location on a lot facilitates an integration into the broader development; and
- housing diversity in the locality.

Ensure that the location of strata subdivision permits the retained dwelling to meet the requirements of the R-Codes. In particular, ensure boundary setbacks internal to the lot are adequate to meet the requirements of C3.4.1.

Where it is not possible to meet all of the deemed-to-comply requirements of this element, a merit-based approach via the design principle pathway is encouraged. Achieving the private open space requirement for the retained dwelling should be prioritised.

ASSESSMENT GUIDANCE

Upgrading the appearance of the existing **dwelling** may be required as a condition of subdivision or development approval. Decision-makers may prepare a local planning policy to provide guidance on acceptable upgrade standards.

C3.8.1 does not apply where the existing dwelling is to be retained as a single house (either green title, strata or survey strata without common property) as there is no planning mechanism to require upgrading to a retained dwelling that is on a separate title (and potentially in different ownership) to that of the remainder of the development.

Lot boundary setbacks are to be calculated to the new proposed site or lot boundaries, not existing lot boundaries to adjoining properties.

LOCAL PLANNING FRAMEWORK **CONSIDERATIONS**

Retaining existing dwellings may be preferred where a specific streetscape character is recognised. Further modifications to this element may be required in order to ensure the existing dwelling maintains the existing streetscape character.

3.9 Solar access for adjoining sites

INTENT

Siting and design of **dwellings** should respond to climatic conditions and have regard to resident amenity both within the **development site** and adjoining properties.

In terms of **residential development**, the three main aims of climate sensitive design are to reduce energy consumption, optimise on-site **solar access** and protect solar access for neighbouring properties.



Photo G3.9a This dwelling designed to reduce the impact of development overshadowing primary garden area of adjoining lot (PC)

DESIGN GUIDANCE

Development should be designed so that it does not significantly impact **solar access** for neighbours, in particular:

- north facing openings to primary living spaces;
- outdoor active habitable spaces; and
- roof mounted solar collectors.

Similar to considerations for visual privacy, the potential for a **building** to overshadow a neighbouring site, or be overshadowed itself, varies from case to case. There are several variables which range in complexity, including:

- the density of development;
- the height of buildings, existing and proposed;
- the position of buildings, existing and proposed, in relation to lot boundaries;
- the orientation of the development site and its neighbours, that is, the relative position of the sun;
- the relevant dimensions and shape of the development site and of affected neighbouring sites; and
- the degree and orientation of the slope of the land.

Early design analysis should be undertaken to optimise the orientation of the **buildings** on a site to achieve the objectives and provisions of the policy as they apply to **solar access**.

Sites that are most vulnerable to overshadowing are narrow east-west oriented sites, on the south side of a **development site**, especially if they are also lower or on a south facing slope. In such cases, even a relatively low **building** may cast mid-winter shadow over a greater proportion of the site than allowed under **deemed-to-comply** provisions.

In some instances, a **lot** may abut two or more properties to the north and would therefore be subject to overshadowing by two or more properties. **C3.9.3** reduces the amount that some lots can overshadow proportionate to the **lot boundary** they share (refer **Figure 3.9e**).

C3.9.1 also limits overshadowing to diagonally adjacent **lots**, recognising that at certain lot orientations, both the **adjoining property** and the diagonally adjacent lot may be impacted by overshadowing (refer **Figure 3.9b**).

When calculating overshadowing where multiple sites are being proposed at differing stages (for example two out of three **grouped dwellings** issued for **development** assessment), consider whether the final site, when proposed, would exceed the limits of **Table 3.9a**.

In climate zones 4, 5 and 6, the siting and design of a development should aim to limit overshadowing of adjoining properties, particularly spaces used predominantly during the day (i.e. primary living space and outdoor active habitable space). Strategies can include:

- where possible, orientating and focusing building height so that it overshadows blank walls, car parking areas, driveways and roofs;
- increasing setbacks of upper levels; and
- breaking up building mass and orienting development perpendicular to the adjoining lot boundary.

In all climate zones, **development** should avoid overshadowing **solar collectors** within the development and on adjoining properties.

DESIGN TIPS

The following design responses may assist in addressing a design principle(s):

Due to lot orientation, it may be necessary in some cases to exceed the overshadowing limits of Table 3.9a. In such
cases, careful consideration should be given to the types of spaces being overshadowed when judging merit and
applying design principles. Solar access should be prioritised for spaces on adjoining properties that are likely to be
used most frequently during the day, such as primary living spaces and outdoor active habitable spaces.

3.9 Solar access for adjoining sites (cont.)

ASSESSMENT GUIDANCE

The assessment of the shadow cast by a **building** at midday 21 June is shown in **Figure 3.9a**. The methodology for determining the shadow cast can be found in the *Sunshine and Shade Australasia*, *Phillips, R.O., Commonwealth Scientific and Industrial Research Organisation (Australia)*, *Division of Building Construction and Engineering*, *Canberra*, *ACT 1992*. Reference should be made to the specific tables in this document.

In general terms, shadow cast at midday 21 June is calculated by:

- selecting the vertical sun angle from the following chart that lists the major urban centres from Albany to Wyndham; and
- transposing the length of shadow on to the site plan, taking care to correctly orientate the **building** and allow for the slope of the land.

shadow cast from building on development site

do not include shadow cast from dividing fence less than 2m in height

do not subtract shadow cast from dividing fence

Figure G3.9a Dividing fences excluded from overshadowing calculations

Drafting software also provides capabilities for demonstrating solar access to adjoining sites in accordance with the requirements of this element. The use of such software is encouraged for accuracy and convenience, particularly in calculating shadow cast for multiple times across the day. (refer Figure G3.9b).

When measuring overshadowing to adjoining properties, the percentage of overshadowing is measured per site. For example, this would be the individual strata sites for **grouped dwellings**. Measuring overshadowing percentages on a per site basis supports **amenity** for each effective **site area**.

When calculating overshadowing from **grouped dwellings** onto a **parent lot**, all grouped dwellings should be included in the calculation.

LOCAL PLANNING FRAMEWORK CONSIDERATIONS

Where development is undertaken in a coordinated manner, it may be appropriate to reduce the requirements of **solar access** for adjoining sites for typologies such as **terraces** on narrow **lots**. In particular, east-west oriented sites, especially where the levels of the sites fall to the south.

The following considerations may assist when considering matters through a **local planning** framework:

- Likely subdivision layout of the site; and
- Likely building typology proposed within the site.

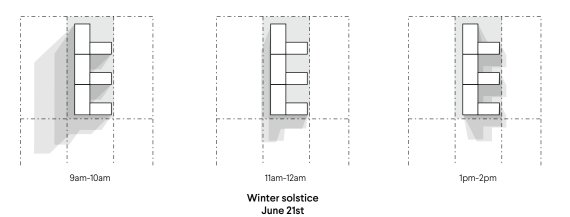


Figure G3.9b Software can assist when calculating overshadowing

3.10 Visual privacy

INTENT

New **development** needs to balance the need and desire for outlook, **solar access** and **natural ventilation** from **major openings** with an appropriate level of visual privacy to the main living spaces of adjoining **dwellings**.

Overlooking from areas on or close to **natural ground level** (0.5m or less) is not subject to control in this element. Overlooking at these levels can be readily limited by a standard 1.8m high boundary fence. While this may not restrict the line of sight in an upward direction, the impact of overlooking to **major openings** of **habitable rooms** or **private open space** would be limited.



Photo G3.10a The upper level windows on this apartment have been oriented toward the communal space to help address visual privacy

DESIGN GUIDANCE

Setbacks alone cannot achieve absolute visual privacy as the setback distances required to achieve this are much greater than those that can feasibly be provided in an urban area. The design of dwellings should prioritise a sufficient level of privacy to satisfy reasonable concerns. It is not intended for the R-Codes to require 100 per cent privacy at the expense of building orientation, access to daylight, winter sun, natural ventilation.

Privacy setbacks should be accompanied by thoughtful design solutions, including the orientation, placement and design of openings to limit overlooking. **Screening** of openings may also be required but should be used carefully, as screens for privacy can create dark, constrained internal spaces that compromise resident **amenity**.

Overlooking from bedrooms, studies and other rooms that are used less frequently or mainly at night, without noise, and by relatively few people, can be tolerated more than overlooking from active areas. Design should limit overlooking from frequently used spaces including active habitable spaces, for example, living rooms, kitchens, activity rooms, balconies and private open space with a floor level 0.5m or more above natural ground level.

Recording the location of existing **major openings** and **active habitable spaces** on adjoining properties during the site analysis phase is required and will assist in planning for appropriate levels of visual privacy.

Outlined below are different approaches that are generally appropriate in addressing the visual privacy objectives and requirements.

Offsetting major openings

Windows may be offset rather than positioned directly opposite existing windows of an adjacent **dwelling** to limit overlooking from a bedroom or study. The distance between the edge of one window and the edge of other is considered to be sufficient to achieve visual privacy.

When offsetting windows to interrupt the line of sight on upper levels, it is important to ensure that any overlooking of lower level major openings and active habitable spaces in the cone of vision is also addressed.

Depending on the separation between **buildings** and size of the openings, the 1.5m offset (refer **C3.10.3**) may not completely interrupt the line of sight between windows. This intervention however will ensure the main outlook from a **major opening** is not directly into an adjacent window and is included as an acceptable **deemed-to-comply** solution for medium density housing.

Location and/or orientation of sources of overlooking

Where possible, major openings to habitable rooms and outdoor active habitable space should direct outlook away from other dwellings. Orienting windows away from the lot boundary can interrupt the line of sight while still providing solar access and natural ventilation for the development (refer Figure G3.10a and G3.10b).

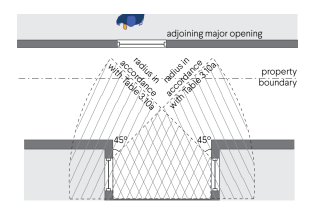


Figure G3.10a Window placement to avoid direct overlooking

3.10 Visual privacy (cont.)

Vertical or horizontal building elements, planter box or fins

The use of window hoods, vertical or horizontal fins, permanent planter boxes, wide bay windows and fixed angle louvres can minimise downward or horizontal overlooking of adjoining properties while maintaining an outlook for residents. These **screening** methods restrict the line of sight in specific directions. The dimensions and positioning of screening will depend on the size and location of adjoining **major openings** or active habitable space, and the angle of the line of sight (refer **Figure 3.10c**).

Planter boxes incorporated into the design of walls and **balcony** balustrades can effectively limit the line of sight to lower levels of an **adjoining property**, while providing an opportunity for additional **landscaping** (refer **Figure 3.10d**).

Landscaping

Landscaping in the form of planting or selective placement of suitable trees or shrubs can provide screening for privacy, whilst enhancing residential amenity. However, as landscaping can be temporary the decision-maker needs to be satisfied as part of a design principle pathway assessment that the landscaping will remain in-situ. This may entail consultation with the relevant property owner(s).

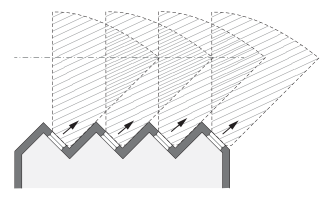


Figure G3.10b Angle windows to avoid direct overlooking

Fences, walls and balustrades

Fences (including dividing fences) and balustrades are effective forms of **screening** and require little further explanation where they take the form of a solid wall. The design and location of such features must not impinge on other relevant requirements for **development**, such as setbacks, shading, **solar access**, and in the case of fences, the requirements of the *Dividing Fences Act 1961*, and associated local laws.

Obscure glazing

Obscure glazing can be used to limit the line of sight while maintaining a level of **solar access** and **daylighting** into rooms, and when openable, **natural ventilation**. While obscure glazing can be an effective means for addressing visual privacy, it restricts outlook for residents, and therefore alternative design solutions may be more appropriate.

The area of obscure glazing should only be provided up to a height of 1.6m above floor level. It is preferable that any glazing above this height is transparent to maximise **daylighting** and maintain some outlook from the **dwelling**.



Photo G3.10b The privacy screening on this development has been effectively integrated into the **building** design

Where obscure glazing is proposed and an openable window is required, consider providing the openable portion above a height of 1.6m above floor level to ensure visual privacy is maintained.

Raised sill height

Raising the sill height of a window to a **habitable room** to at least 1.6m above floor level, means it is no longer considered a **major opening** as per the definition. This results in the visual privacy requirements no longer being applicable. While this can provide an effective measure for mitigating visual privacy issues, high windows limit outlook for residents, and alternative design solutions should be prioritised.

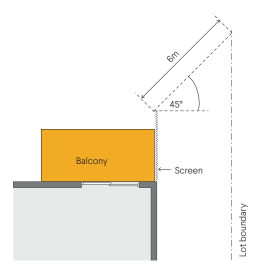


Figure G3.10c Screening considerations for future development of adjoining lots

3.10 Visual privacy (cont.)

PDESIGN TIPS

The following design responses may assist in addressing a design principle(s):

Suitable established trees, shrubs and other **screening** plants may provide an acceptable means of interrupting the line of sight into a major opening or active habitable space of an adjoining dwelling for the purpose of satisfying visual privacy design principle requirements. Subject to consultation with the adjoining owner, the necessary planting on the development site would be the subject of a condition of development approval to run with the land. Additionally, arrangements may be made between the proponent and landowner of the affected property for the proponent to also provide or contribute towards the cost of installing screen planting within the affected property.

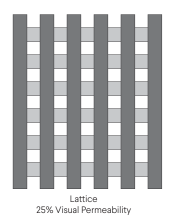


Figure G3.10d Permeability of screening

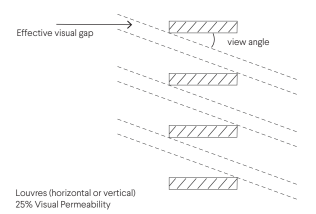
Screening

Where screening is proposed, it should be permanent, integrated with the **building** design and have minimal impact on the amenity of residents and neighbours. Screening devices do not always need to cover the entire window and should be made from durable materials.

Excessive visual privacy screening is strongly discouraged as it can result in negative impacts such as reduced outlook, solar access, natural ventilation and internal amenity.

Screening should be perforated to allow the circulation of air, provided that it meets the objective of protecting visual privacy. In the absence of a prescriptive standard for partial screening, such proposals generally should be assessed against the design principles and in consultation with any potentially affected property owners. However, it also is important that the size of individual gaps do not compromise the visual privacy of adjoining properties, and a maximum 50mm visual gap is suggested as reasonable. The definition of visually permeable can be used to guide what constitutes sufficient screening.

In the case of slatted or lattice screening, 50mm slats, spaced at 50mm, would be appropriate. Where fixed louvres are used, either for vertical or horizontal screening, the spacing required



to achieve acceptable screening will depend on the view angle and width of the louvre blades, suitably interrupting the line of sight (refer Figure G3.10d).

Louvres intended for **screening** must be fixed or have a physical and permanent limitation on opening, to ensure the level of visual permeability does not exceed the specified standard. Such standards may be subject to a discretionary variation taking into consideration any comment and/or agreement from the relevant adjoining property owner.

Building to boundaries

Privacy may be enhanced for both the **development** and its neighbour by **building** a portion of the **dwelling** up to the **lot** boundary as provided in C3.4.4 and C3.4.5. This overcomes the problem of overlooking from that wall, and in most cases allows more freedom of design on the site to ensure privacy for **private open space** and windows. However, the use of boundary walls does need to consider other aspects of design and neighbour amenity, such as the possibility of overshadowing adjoining properties.

Where development adjoins a vacant residential lot, it may not be known how the land will be developed in the future. Visual privacy should be addressed by major openings or outdoor active habitable spaces (excluding bedrooms) being:

- set back from a lot boundary in accordance with Table 3.10a;
- oriented at right angles to the lot boundary to direct outlook away from the adjoining property; or
- screened.

There are no **deemed-to-comply** provisions for bedrooms facing a lot boundary of a vacant residential lot as future **development** can respond to privacy considerations through C3.10.1 to C3.10.3.

Where a previously vacant adjoining property is developed with a dwelling(s), modifications to or the removal of screening may be appropriate in consultation with the decision-maker.

3.10 Visual privacy (cont.)

ASSESSMENT GUIDANCE

The provisions of this element are applied in context to whether the adjoining property is vacant or developed with dwelling(s):

- where the proposed development site adjoins an existing dwelling, the cone of vision assessment of C3.10.1 and C3.10.2 should be applied.
- where the proposed development overlooks an adjoining vacant residential lot, the setback, design and screening requirements of C3.10.6 should be applied.

When applying Table 3.10a and the adjoining property is dual coded, the lower coding will apply unless development has been approved or built to the higher coding.

Sources of overlooking

While it may be possible to overlook an adjoining property from multiple vantages, the provisions of this element only seek to control overlooking between:

- active habitable spaces and habitable rooms with a floor level more than 0.5m above natural ground level of the development site; and
- the active habitable space and habitable rooms of the adjoining property.

Visual privacy requirements do not apply in the street setback area. The basis for this is that control of overlooking for areas visible from public places would be largely ineffective in terms of privacy protection and also could limit outlook over, and surveillance of the public places themselves, thus compromising safety and security.

LOCAL PLANNING FRAMEWORK **CONSIDERATIONS**

Where development is undertaken in a coordinated manner, it may be appropriate to remove or reduce visual privacy requirements for typologies such as terraces (on narrow lots).

Active habitable spaces

The **deemed-to-comply** provisions aim to maintain an adequate level of privacy to major openings and active habitable spaces that are located behind the street setback line on adjoining properties. A site survey is required to include the location, dimensions and levels of major openings and unenclosed outdoor active habitable spaces on adjoining properties.

For the purpose of assessing visual privacy, adjoining active habitable space may include:

- habitable rooms with a floor area greater than 10m² - typically living rooms, kitchens, dining rooms and bedrooms: and
- outdoor private open space typically swimming pools, decks, patios, verandahs, courtyards, balconies etc that are likely to be occupied for extended periods of time;

but excludes:

- service areas and areas for functional utilities such as clothes drving: and
- other areas of open space such as lot boundary setbacks containing blank walls and/or minor openings.

Cone of vision and line of sight

The impact of a development on the privacy of an adjoining property should be assessed by applying the cone of vision from the **source of overlooking**. The three-dimensional cone of vision is measured from the source of overlooking towards the affected site in accordance with C3.10.1.

The three-dimensional **cone of vision** is a wedge shape (refer Figure 3.10a) that captures the area being overlooked on the adjoining property. Privacy only becomes an issue for design and assessment where the cone-of-vision captures any portion of either a major opening or outdoor active habitable space.

The design of the development can then respond by limiting or interrupting the line of sight to the major opening or active habitable space within the cone of vision (refer C3.10.2). The line of sight refers to what a person can see from the source of overlooking within the cone of vision.

Measurement of the cone of vision and line of sight should be undertaken in accordance with Figures 3.10a to 3.10i.

To demonstrate that the line of sight has been limited in accordance with C3.10.2, plans should include:

- clear identification of the sources of overlooking and the established cone of vision:
- the position and level of any major openings and active habitable spaces on the adjoining property within the established cone of vision:
- marked-up plans and elevations should show the established cone of vision and line of sight, measured from a standing position (1.6m above floor level) and/or seated position (1.1m above floor level), 0.5m in from the major opening (refer Figure 3.10c and 3.10d), as they relate to the adjoining property; and
- any solution(s) (e.g. a horizontal fin) used to interrupt or limit the line of sight (refer Figure 3.10a to 3.10i).



Photo G3.10c This window hood effectively restricts overlooking of the neighbouring property's rear garden without compromising amenity for the dwelling

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PART D Land

1.0 LAND 136



1.0 LAND



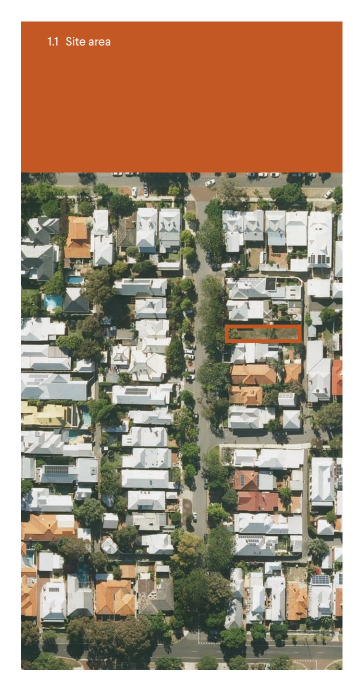
The size, shape and configuration of lots has a bearing on built form outcomes.

Consideration should be given to both subdivision and development design to improve development outcomes.

1.0 Land







1.0 Land

1.1 Site area

▶ INTENT

The site area requirements are determined by the density coding allocated to land through the local planning framework. Lots and strata lots created through subdivision and amalgamation processes must comply with these requirements. This ensures that the density and type of residential development is appropriate for its context.

DESIGN GUIDANCE AND ASSESSMENT GUIDANCE

Lot design achieved through subdivision will influence yield and built form typology. For example, the creation of several lots with narrow street frontages could promote a terrace built form typology, whereas the creation of a wider frontage lot may be more suited to a low-rise apartment. It is therefore important that the desired built form outcome informs subdivision design and is considered prior to commencing the subdivision process.

Amalgamation is the process of combining two or more **lots** into a larger lot. This can have positive built form benefits including more coordinated development outcomes and design efficiencies, such as those achieved through shared vehicle access, communal spaces and the retention of **significant existing trees**. Larger, amalgamated lots are also capable of supporting diverse projects, including a combination of grouped and **multiple dwellings** or **mixed use development**.

Calculation of dwelling yield

The density coding applicable to a site and the corresponding site area provisions of C1.1.1 determine the dwelling yield potential of a development.

The **dwelling** yield of a **lot** can be calculated by dividing the lot area by the average **site area** requirement for the relevant dwelling type and density coding (refer **Table D**).

Development can consist of a mix of **dwelling** types. For example, a development may include **grouped dwellings** and **multiple dwellings** on the same **lot**. To calculate the dwelling yield potential of a lot that includes both grouped and multiple dwellings, apply the following formula:

Table G1.1c Provides scenarios for calculating **dwelling** yield for developments consisting of grouped and **multiple dwellings** on the same **lot**.

Multiple dwellings and mixed-use development

Table D provides an average **site area** requirement for calculating the yield of medium density **multiple dwellings** (R30–60). This is different to the **plot ratio** method used for higher density apartments in R-Codes Volume 2. Plot ratio can have the unintended consequence of delivering mostly smaller apartments (1 and 2 bedroom) to maximise development yield. The average site area approach allows consideration of a mix of apartment types, including larger apartments suitable for families, without foregoing yield.

The average **site area** approach also simplifies yield calculations for mixed **dwelling** type proposals consisting of grouped and **multiple dwellings** on the same **lot**; further encouraging diversity and affordability in the housing market.

The **site area** per **dwelling** requirement only applies to the residential component of a **mixed use development**. For any guidance on the floorspace of non-residential development, refer to the **local planning framework**.

^{*}rounded down to nearest whole number.

1.1 Site area (cont.)

Measuring the minimum site area

The minimum area of a **development site** should be equal or greater than the minimum required in Table D and permit a useable area for development. Factors that should be accounted for that may reduce or increase its capacity to accommodate **residential development**, include:

- the area lost to corner truncations (to a maximum of 20m²), as these may be indistinguishable from the **lot** itself, and can be visually part of the development; and
- in the case of battleaxe lots, exclusion of some or all of the vehicle and pedestrian access leg and associated truncations.

For **grouped dwelling** developments, the minimum **site area** excludes areas of **common property** (although common property is included for the purpose of calculating average site area).

Site area variations

The minimum and average **site area** in **Table D** may not be varied except where the **WAPC** is satisfied that the proposal addresses **P1.1.2** and **P1.1.3** and approves the application. This provides some flexibility to accommodate minor reductions to minimum and average site areas and includes the creation of a **green title lot**, **survey-strata lot**, or strata lot for an existing authorised grouped and **multiple dwelling** development that does not meet the minimum and average area requirements specified in **Table D**.

As the WAPC is the only decision-maker that may approve a variation to the minimum or average site area, multiple dwelling development approved by the local government (including where a Joint Development Assessment Panel is the decision-maker), will need to comply with the average site area requirement. This is distinct from multiple dwelling development subject to the R-Codes Volume 2 where all decision-makers have discretion to vary the plot ratio requirements. Grouped dwelling development in advance of an approved subdivision is similarly required to comply with the minimum and average site area requirements where the local government is the decision-maker.

Notwithstanding this, there are a range of **site area** concessions available for proponents to use to gain additional **dwelling** yield, subject to meeting certain criteria.

The subdivision of land and ability to vary minimum and average **site area** requirements is also subject to other **WAPC** polices, in particular *Operational Policy 2.2. Residential Subdivision*.

Site area concessions (aged or dependent persons' dwellings or single bedroom dwellings) – Part B – low density

Single houses, grouped dwellings and multiple dwellings may be proposed as aged or dependent persons' dwellings and single bedroom dwellings and accordingly afforded site area concessions which apply to Part B – low density only.

A **site area** concession for an aged or dependent persons' dwelling and **single bedroom dwellings** is incorporated under **C1.1.5** of *Part D – Land* for **lots** coded R25 and below. The concession is calculated by reducing the minimum and/or average site area requirements by one-third and calculating the number of aged or dependent persons' dwellings or single bedroom dwellings accordingly. For example, under the R20 Code, each **dwelling** requires a site area of 450m². Application of the site area concession reduces this to 300m². In the case of a 1,200m² site coded R20, the concession could potentially allow four aged or dependent persons' dwellings or single bedroom dwelling units instead of the usual two.

The **site** area concession does not mean that the coding of a **lot** is amended, with consequences for other requirements. For example, application of the site area concession to a lot with an R-Code of R20 does not mean that the coding is increased to R30, or that the **street setback** or **open space** requirements of the R20 code are replaced by those of R30.

1.1 Site area (cont.)

Site area concessions (accessible dwellings or small dwellings) – Part C – Medium density

Single houses, grouped dwellings and multiple dwellings may be proposed as accessible dwellings and small dwellings and accordingly afforded a site area concessions which apply to Part C – Medium density only.

To promote **dwelling** diversity, **C1.1.6** and **C1.1.7** enables the minimum and average **site area** requirements of **Table D** to be reduced by up to 35% for **accessible dwellings** and **small dwellings**, subject to the development meeting the **deemed-to-comply** provisions and/or **design principles** of elements 2.7 Universal Design and 2.9 Small dwellings.

The **site area** concessions recognise that these types of **dwellings** are typically smaller, have fewer residents, and less demand for parking. The 35% site area concession is limited to 50% of dwellings in the R30-R40 coding for developments of 4 or more dwellings. This is to ensure dwelling diversity and density appropriate to locality.

In R50 and above coded land, the development of accessible dwellings is not limited as this density coding is generally appropriately located in proximity to key services.

To calculate the minimum and average **site area** for **small dwellings** or accessible dwellings, apply the following formula:

Concession min or ave site area
$$=$$
 $\begin{pmatrix} min \ or \ ave \ site \ area \ \times 0.65 \end{pmatrix}$

To calculate the **dwelling** yield of a **lot** that includes either **small dwellings** or accessible dwellings, together with non-concessional dwellings, apply the following formula:

Table G1.1b provides scenarios for calculating **dwelling** yield when including **site area** concessions.

Site area concession (retaining significant existing trees) – Part C – R30 to R60 multiple dwellings

A site area concession is afforded where retaining a significant existing tree on a site subject to a development proposal for a multiple dwelling. When proposed, the average site area may be reduced by 10%. However, the reduction cannot be applied to dwellings already subject to other site area concessions. It is recommended that the proponent and the decision maker agree to a suitable arrangement for the ongoing protect of the tree, such as conditions of development approval.

Mixed use development sites

Part D applies to mixed-use developments in areas coded up to R60. For areas coded R80 and above or R-AC, refer to R-Codes Volume 2.

Retained existing dwellings

In accordance with element 3.8 Retaining existing dwellings, ensure strata subdivision allows the retained dwelling to meet the requirements of the R-Codes. In particular, ensure **lot boundary** setbacks meet the requirements of **C3.4.1**.

Housing on lots less than 100m²

Dwelling development on **lots** less than 100m² are to be selectively used as a transitional **building** typology between high-density urban environments (i.e. multi-**storey** commercial, mixed use and apartment developments) and low-density suburban environments (i.e. single and two-storey **single house** and **grouped dwelling** developments). They should be located close to public **open space** and other high **amenity** areas, with ready access to active transport modes.

Lots less than 100m² can only be created where the land is coded R100-SL in a **scheme** or approved **structure plan**. For further guidance, refer to Position Statement - Housing on lots less than 100m².

1.1 Site area (cont.)

Table G1.1a Calculating **dwelling** yield for mixed dwelling types

Lot characteristics	Single house or grouped dv	welling yield	
Coded R40	Grouped dwellings:		
Lot area of 1,012m²	Min = 180m²	Lot area required $\geq (2 \times 220m^2) + (4 \times 115m^2) = 900m^2$	
20m frontage	Ave = 220m²	As the lot area is 1,012m², this lot is able to accommodate a total yield of 6 including 2 grouped dwellings and 4 multiple dwellings	1 2
	Multiple dwellings:		
	Min = N/A		
	Ave = 115m ²		3-6 Multiple dwelling

1.1 Site area (cont.)

 Table G1.1b
 Calculating dwelling yield with and without site area concessions

Lot characteristics	Development options	Single house or grouped dwell	ling yield	
Coded R40 Lot area of 728m² 20m frontage	Scenario 1 Development without site area concessions	Grouped dwellings: Min = 180m² Ave = 220m²	T28m ² 220m ² = 3.3 dwellings Dwelling yield = 3 lots/dwellings (rounded down) Note: A mix of sites can be created provided they meet the minimum site area requirement of 180m ² .	2 3
	Scenario 2 Development with site area concessions	35% concession (applied to 50% of total dwellings): Ave = 143m ² Non-concession dwellings: Min = 180m ² Ave = 220m ²	Lot area required $\geq (2 \times 143m^2) + (2 \times 220m^2) = 726m^2$ Dwelling yield = 4 lots/dwellings (rounded down) $2 \times \text{small dwellings (single house or grouped)}$ $2 \times \text{single house/grouped dwelling}$ Delivers one (1) additional dwelling compared to Scenario 1.	1 2 Small dwelling Small 3 dwelling

APPENDICES

THE R-CODES AND SCHEMES

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THE R-CODES AND SCHEMES

The R-Codes apply to all residential development throughout Western Australia and provide a consistent set of design standards for residential development. The R-Codes refer to the State planning objectives and these are to be taken into account by the decision-maker in assessing a residential development proposal.

The R-Codes provide for an appropriate choice and distribution of housing types and densities to meet the needs of the community as a whole, appropriate to local conditions and amenity.

The design principles of the R-Codes should be considered by local planning or housing strategies, taking into account local context and planning issues and reflected in its objectives. Both State and local objectives may then be referenced in the assessment of a residential development proposal.

It is important for schemes and local planning strategies to provide the local context within which design and development proposals can be considered, and to ensure that they identify the best applicable R-Coding and provisions, after properly considering and addressing:

- lot size, shape and variation from the average lot area within each zone:
- capacity of infrastructure to service housing at the density proposed;
- community values, both protecting what has value from the past, and new opportunities for the future;
- access, transport and proximity to movement networks;
- access to social infrastructure such as open space, schools, hospitals, sporting and community facilities;
- mixture of housing types, density and social diversity; and
- proximity to economic activity such as employment centres, ports, and activity centres.

Although the R-Coding will be designated on the scheme map, the local planning strategy will explain the designation of the particular R-Coding for particular local areas in the scheme.

Where there are individual needs, the R-Codes may need to be supplemented by a local planning policy, structure plan, local development plan or a special control area which may be implemented through schemes.

G1.1 Local planning strategies

A local planning strategy provides the rationale and vision that underlies the regulatory provisions of the scheme, including the specific R-Code designations of the scheme.

The local planning strategy includes a section on housing within the Community, Urban Growth and Settlement theme. The issues that are relevant in the housing component of a local planning strategy, and the selection of the relevant R-Code for the various parts of the municipality, include:

- recognition of the regional demand for a range of densities/development intensity and dwelling types;
- socioeconomic and demographic profiles, both existing and likely in the future;
- existing lot sizes;
- current and future infrastructure, including the road network, sewerage, water supply, power, significant employment centres, social and recreational Facilities and public transport facilities;
- age and condition of existing housing stock;
- existence of sites suitable for new housing development, redevelopment or infill;
- trends and market demand for various forms of housing;
- heritage and streetscape values;
- existing and desired character of particular precincts; and
- land values and the effect of proposed density changes on them.

This list is not exhaustive or ranked in order of importance. The issues are useful for analysing the appropriateness of existing or proposed R-Codings.

G1.2 Local planning schemes

The R-Codes are implemented through local planning schemes and applied to zones that allow residential land use. There is flexibility in their application by providing a choice of R-Codings to facilitate a range of residential development types and densities (ranging from traditional low-density suburban development to higher-density activity centres).

The R-Codes aim to provide certainty for assessing development proposals and to increase flexibility to allow the consideration of good design and innovation, while meeting the objectives of the R-Codes and any relevant local planning objectives.

G1.3 Density control

The application of the minimum site area requirements of the R-Codes R-Codes Volume 1 will assist in the achievement of housing density targets determined during the strategic planning process. Before making a decision as to the R-Code to be applied to a particular area, the decision-maker should first examine the density targets and housing character specified in its local planning strategy for each precinct or locality. It will then be necessary to identify which R-Code is most likely to promote the density targets and reflect the desired housing character.

For existing urban areas the process of allocating an R-Code in a scheme requires careful assessment of the relationship between the lot sizes prevailing in a locality, current trends in demand for particular types of housing, and any adopted strategic planning policy relevant to residential density/development intensity.

G1.4 Changes in housing density

Sometimes planning and design problems arise from a change in the R-Code designation between different areas or neighbourhoods. Issues of setback, visual dominance, overlooking and privacy are often evident. Due consideration needs to be taken when identifying where an R-Code density will change.

Local planning provisions need to give due consideration to neighbourhood design. A scheme will need to carefully consider such factors when delineating R-Codes and changes from one R-Code density to another. Development sites should respect adjoining properties where land use or zoning differs, particularly where two residential lots with different R-Codings adjoin, or where a commercial zone (mixed use) adjoins a residential zone.

An R-Code boundary along the rear of a property boundary, aligned along a rear laneway or right-of- way, may in some cases be preferable. However, it is often the rear of existing housing developments (such as bedrooms, private spaces and courtyards) which generally has a higher need for privacy, daylight and overshadowing (refer to **Figure A1.4a**).

G1.5 Restricted coding

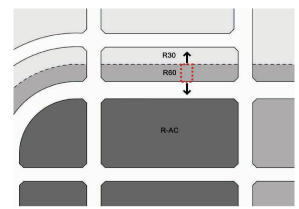
The assignment of a particular R-Code to a given area will normally mean that all the varying housing types (such as single, grouped and multiple) included in that R-Code under **Table D** will be permissible, or at the very least, discretionary within that area.

There may be areas where the decision-maker may wish to secure a given density but without permitting the full range of housing types available under the relevant density code.

For example, consider an area which contains **lots** of 1,000m² occupied by single houses. The decision- maker may decide that it wishes to allow for some increase in residential density, but retain the single house appearance and character of the area. It is prepared to see single houses or grouped dwellings on small lots, on a limited basis, where they have frontage to a public street.

To achieve this:

- the area is coded R25 on the scheme map; and
- a clause is inserted in the scheme text which reads:
 "Within the area bounded by (name the streets or otherwise clearly define the area) that is coded R25, a single house or grouped dwelling may not be constructed unless the frontage is at least 10m to a public street".



Site responds to the setting, adjoining the different residential densities that surround it.

Figure A1.4a Development needs to consider the surrounding development context

G1.6 Expanded or dual coding

The opposite of restricted coding is an expanded coding where the decision-maker may wish to permit specific dwelling types not included in the selected code under **Table D** of the R-Codes Volume 1.

For example, in the case of expanded coding the **decision**-maker determines that a particular part of the residential zone should comprise primarily single houses on lots with a minimum lot area of 700m² but it is also prepared to consider, on its merits, applications for the construction of a pair of grouped dwellings, notwithstanding that grouped dwellings are prohibited in the zone as a whole, provided a lot has a minimum area of 1,000m².

To achieve this:

- the area is coded R12.5 on the scheme map; and
- a clause is inserted in the scheme text which reads: "Within the area bounded by (name the streets or otherwise clearly define the area) coded R12.5, the decision-maker may permit the construction of not more than two grouped dwellings in accordance with the standards of the R20 code on any lot of not less than 1000m²".

Examples of dual coding might include:

- an area undergoing change and being redeveloped by the replacement of single houses on large lots by grouped dwellings at a higher density; or
- ii. an area which has servicing constraints that is, reticulated sewerage and requires coordinated development with staged upgrading of servicing infrastructure.

Some of the older housing stock may be structurally sound and of a particular heritage or character that the decision-maker wishes to preserve. Although the existing lots are large for single houses (for example, 1,000m²), there would be positive planning advantages if two or more lots were amalgamated for redevelopment. The decision-maker determines that the R20 density code is generally appropriate but it would be prepared to accept the R30 code if certain criteria were met.

To achieve this:

- the area is coded R20/30 on the scheme map; and
- a clause is inserted in the scheme text which reads:
 'Within the area coded R20/30, development to the density and standards of the R30 code shall be permitted only if the development: a) involves not less than four nor more than six grouped dwellings or single houses;
 b) retains any existing house(s) that the decision-maker considers worthy of retention; and c) is consistent with the requirements of the scheme and any local planning policy".

G1.7 Housing in non-residential zones

Most schemes provide for residential development to be possible in one or more non-residential zones, or zones which are not exclusively residential in nature.

Depending on the type of housing that is desired or acceptable, the decision-maker should designate the appropriate R-Code to apply within that zone or part of the zone, just as for the residential zone or zones. Where residential use is permitted in a zone but no specific R-Code is allocated, the R-AC3 code can be used as an indicative guide to assist in the absence of any other provision in the local planning framework.

G1.8 Short-term accommodation

Whether or not the provisions of the R-Codes apply to the development of short-term accommodation (including serviced apartments), will be determined by the way in which the scheme deals with this type of land use.

Short-term accommodation may be proposed where a density coding applies but should be assessed under the R-Codes based on the form of development proposed.

Short-term accommodation which is proposed where no density coding applies must be assessed under the provisions of the scheme and the relevant design elements of the R-Codes used to guide and inform the decision-making process, particularly, where the short-term accommodation is not serviced or attached to a hotel/motel (such as self-contained accommodation with integral cooking and laundry facilities for each dwelling unit.)

G1.9 Residential buildings

Where it is proposed to develop a residential building as defined by the R-Codes, the extent to which the provisions of the R-Codes should be applied to the development of the building will be determined by the scheme and relevant provisions under the Health Act 1911, relating to residential buildings or lodging houses.

A residential building may be proposed where no density coding applies and should be assessed under the provisions of the scheme. In this case the relevant provisions of the R-Codes could be used to guide and inform the decision-making process.

G1.10 Heritage matters

Heritage and character are issues addressed in schemes and local planning strategies. The R-Codes therefore make no specific provisions related to heritage places and areas. Provision is made in clause 12 of the Deemed Provisions for the decision-maker to vary any site or development requirement specified in its scheme for the conservation of a heritage area. The decision-maker therefore has the ability to vary any site or development requirement within the R-Codes, where desirable, to enhance or preserve heritage values in a heritage area.

G1.11 Residential precincts or localities

Precinct or locality-based planning recognises key housing differences, for example, in density, type and style of housing, landscaping and streetscape. It is often these parameters which contribute to a sense of place and create neighbourhoods. This is a big contributor to the quality of life and experience offered in many residential areas.

Planning by precincts is particularly relevant in established residential areas, places where redevelopment or infill development is taking place or where there is a mix of land uses and activity which present valued living experiences for residents.

In such cases, precinct or locality-based planning provides the best basis on which to allocate R-Code density, as well as identifying local character differences and responding to these with focused objectives.

Greenfield housing development sites on the peri- urban fringe and large-scale urban infill sites (for example, former industrial sites) are more suited to comprehensive structure planning through Liveable Neighbourhoods and/or local development plans.

Some of the criteria that may be used in defining residential precincts include:

- well-defined areas with common existing and desired future characteristics;
- perception of precinct as an entity;
- broader than individual streets, but smaller than suburbs;
- recognisable similarities or patterns in terms of land use, age and period of development, subdivision pattern and lot sizes, and type, scale and style of housing;
- well-defined edges, defined by clear transition of use or character, busy streets, natural features such as a major park; or
- different land use and activities, divorced from surrounding areas of different density or character.

G1.12 Special control areas

In localities or precincts of distinctive character it may be appropriate for the decision-maker to designate a special control area by amendment to the scheme. Special control area provisions might typically deal with issues that aim to protect the special character of an area or to promote a particular development theme in order to establish and reinforce a sense of place. This may involve controls on the demolition of existing buildings, particular design or siting requirements or controls in relation to the materials of construction. Other matters may include seeking control of street setbacks, building heights, roof pitches, street fencing and external appearance.

Photo credits

ACKNOWLEDGEMENT

The Department of Planning Lands and Heritage and the **WAPC** gratefully acknowledge the following contributors for allowing the use of these photographs to illustrate the document.

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uilt form type B	7	MDC Architects	MDC Architects	Temple Street Triplex
uilt form type C	7	Lajos Jon Varga	MDC Architects	Rec Road grouped dwellings
uilt form type D	8	DPLH	Iredale Pederson Hook	Roberts Road Subiaco
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1.2b	83	DPLH	Gary Dempsey developments	Taskers/McCabe Street North Fremantle
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The Building B	89	Crib Creative	Colin Moore	Leicester Street Leederville
The Building C	89	DPLH	David Barr Architects/Match/DevelopmentWA	M32 Shoreline /North Coogee
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G2.1b and c	91	DPLH	Cameron Chisholm Nichol/Iris Residential	Empire East/Dynevor Rise Floreat
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G2.3b	96	DPLH	-	Paget Street Hilton
G2.3c	97	DPLH	Josh Byrne and Associates	Grigg Place Hilton
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G2.4a and b	99	DPLH	Spaceagency/FJM/Development WA	Knutsford/Knutsford St Fremantle
G2.5a and b	101	DPLH	-	Hastings Street Scarborough
G2.5c	102	DPLH	-	Mt Hawthorn
G2.7a	104	DPLH	Cameron Chisholm Nichol/Iris Residential	Empire East/Dynevor Rise Floreat
G2.8a	106	Jack Lovel	Meaghan White Architect	Marmion Street Cottesloe
G2.9a	107	DPLH	Whispering Smith	House A/Scalby Street Scarborough
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G2.10b	108	Nearmap	-	Ellenbrook
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G3.5a	122	DPLH	MDC Architects/Salander Property Group/ Bruce Construction Design	Carrington Street Terraces Palmyra
G3.6a	123	DPLH	-	Mt Hawthorn
G3.6b	124	DPLH	Chindarsi Architects	Union Street Residence North Perth
G3.7a	126	DPLH	Officer Woods Architects	Steven Street Fremantle
G3.7b	126	DPLH	Josh Byrne and Asociates	Grigg Place Hilton
G3.9a	128	Jack Lovel Photography	MJA Studio	Jimmys house
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G3.10b	131	DPLH	MDC Architects/Salander Property Group/ Bruce Construction Design	Carrington Street Terraces Palmyra
G3.10c	133	DPLH	-	_
Land A	137	Nearmap	_	_
Land B	137	Nearmap	_	_
Land C	137	Nearmap	_	_





Medium Density Overview

Western Australia's new Medium Density Residential Housing Code ensures that good design is at the centre of all new residential development. A diverse mix of housing in every suburb, at all price points for all stages of life.

State Planning Policy 7.3 - Medium Density Residential Housing Code (R-Codes Volume 1) prioritises:

- more trees and gardens
- better solar access and ventilation
- flexible, functional living spaces
- safe, attractive streetscapes
- more space for people and less cars.

In the pursuit of a 'happy medium' in residential developments, extensive and rigorous design testing and local government and industry consultation was undertaken to inform and refine the policy.

The policy is the result of three years of consultation, research and testing and supports the State Government to reduce emissions to meet Western Australia's goal of net zero by 2050.

How did we get here?

WA has some excellent medium density housing dating back 80 years or more – and much of it is in our most well-established and prestigious suburbs.

However, in the past 30 years or so, single storey villas have become the dominant infill option small groups of houses and long driveways squeezed onto blocks, with little regard for local character, attractive streetscapes, energy efficiency or lifestyle.

At the same time, our urban sprawl has become unsustainable and our lifestyles have changed radically.

Older people want smaller homes in the communities they know; younger people want to rent or buy near jobs, entertainment and transport. Households now come in all shapes and sizes.

We are also more environmentally conscious our climate is changing and rising energy costs are driving up living costs.

COVID-19 changed our relationship with our homes too. They now double as workplaces, and sanctuaries - and we know the importance of community connection.

It all underlines the need for good quality medium density housing – and policy settings that demand good design and drive innovation.



TIMELINE

Project Initiation

Problem definition | Scoping

11 peak industry bodies formed the Medium Density Advisory Group

Regular meetings to provide high level advice on policy development and testing.



Policy Development

Testing and engagement

Phase 1 Testing Infill Sites - 6 infill sites, 12 designers, 24 designs with costings

Phase 2 Proving/Industry Testing - 1 site, 6 designs to cost and test feasibility by volume builder

Phase 3 Develop Building Types - 10 designs produced covering triplex, villas, terrace, apartments

2021 - Stakeholder engagement and public consultation

Phase 4 Refinement - 2 information sessions, 9 stakeholder workshops, 2 regional workshops, 554 people, 225 submissions, 4,000 comments.

Industry Testing

8 designers, 16 sites, 27 designs on greenfield and infill lots.

Launch & Implementation

The new Medium Density Code was announced in February 2023.

Current policy settings continue to apply until the end of August 2023.

The new policy will take effect for most medium density developments from September 2023.

A further two-year transition period will apply to single houses in greenfield developments until September 2025 to allow certainty for people with existing house and land packages and financing arrangements.





Medium density Many voices contribute to a happy medium

A new Medium Density Residential Housing Code is being introduced to deliver better housing choice across Perth to reflect our changing lifestyles and housing needs, and create more vibrant communities.

State Planning Policy 7.3 Residential Design Codes Volume 1 (Medium Density) has been informed, developed and refined over almost three years of research, analysis, drafting, consultation and testing.

We thank everyone from local government, peak bodies, industry and the community who have provided considered and valuable input.

The result is a Code that prioritises housing choice to suit a variety of lifestyles with sustainable options to accommodate population growth, with quality design that delivers, among other benefits:

- more trees and gardens
- better solar access and ventilation
- flexible, functional living spaces
- safe attractive streetscapes
- more space for people and less cars.



Range of voices

In the pursuit of a 'happy medium' the State Government invited constructive feedback on the policy and its implementation from a broad range of stakeholders including:

- the community buyers, investors, residents who live in or close to medium density housing
- local and State Government agencies decision makers (regulators)
- industry developers, architects, designers, builders, planners.

Medium Density Advisory Group

A Medium Density Advisory Group (MDAG) was formed to help define and scope the Code, and provide ongoing expertise throughout. It consisted of representatives from a range of peak bodies and other stakeholders including:

- Planning Institute of Australia (PIA)
- Architects Institute of Australia (AIA)
- Western Australian Local Government Association (WALGA)
- Local Government Planners Association (LGPA)
- Housing Institute Australia (HIA)
- Urban Development Institute of Australia (UDIA)
- Master Builders Association
- Property Council Australia (PCA)
- Community representatives.

In 2022, MDAG members were given an advance copy of the Code and asked to comment on fundamental issues, and provide examples or evidence to illustrate their discussion points.







Informed voices

The invitation to examine and comment on the Draft Medium Density Code was issued publicly in late 2020 and more than 550 people were engaged in information sessions and workshops in metropolitan and regional WA to help stakeholders prepare informed submissions.

The workshops were designed and tailored for specific stakeholder groups with a mix of opportunities to provide feedback including plenary sessions, small groups, and through an interactive online tool.

Public advertising

It's clear that striking a happy medium on our medium density housing policy matters to Western Australians. The public advertising process attracted a total of 225 submissions with more than 4,000 individual comments on different aspects of the policy. More than half the submissions (53%) came from members of the community.

Sustainability, impact on existing housing, cost and feasibility, effects on greenfield development and the transition period were among the key themes.

Diving deeper

As the policy was further developed and refined, engagement included forums where previous information and workshop session participants took a 'deeper dive' into the key issues raised through the consultation period – and proposed responses to them.

There was robust and invaluable debate, discussion and input from local government authorities, State agencies and the development and planning industry on significant issues - about how the new Code would be integrated into local planning frameworks and how the transitional arrangements might work smoothly for industry and homebuyers.

Rigorous testing

The new Medium Density Housing Code has been rigorously tested by designers, land developers, builders, architects and local government planners.

In five phases of testing from 2020 to 2022, 100 designs covering a range of building types (terraces, apartments, triplexes) to suit common lot types were produced. Thirty eight of them were costed and valued by volume builders, quantity surveyors and valuation consultants.

The key findings validated important aspects of the Code and also highlighted some industry concerns including garage width restrictions, reducing homes to three-bedrooms on smaller lots, feasibility and affordability.





Medium Density Testing

Western Australia's new Medium Density Residential Housing Code is being introduced to deliver a better mix of housing options across Perth's suburbs, reflect our changing lifestyles and housing needs and create more vibrant communities.

It sets a new standard for quality and consistency in design, prioritising:

- more trees and gardens
- better solar access and ventilation
- flexible, functional living spaces
- safe, attractive streetscapes
- more space for people and less cars.

In the pursuit of achieving a 'happy medium' in residential developments, extensive and rigorous design and industry testing was undertaken to inform and refine the policy.

No less than five phases of testing were conducted, involving input from 24 local government and industry professionals.

Some 100 designs were produced across a range of building types and topographies.

Thirty eight individual examples were costed and valued by volume builders, quantity surveyors and valuation consultants to ensure affordability and feasibility.

The Medium Density Housing Code is the product of close collaboration, consultation and input from local government and industry stakeholders that delivers real housing choice and diversity, quality design for sustainable and healthy living, and contributes to vibrant communities in WA.



Phase 1 – Design Adaptability (early 2020)

12 designers

6 varied sites testing the Code's adaptability

24 designs with costing and feasibility

Phase 2 – Feasibility & Affordability (late 2020)

6 design options testing capacity of the Code to deliver choice

Each design costed by a volume builder

Information applied to policy

Phase 3 – Building Types (late 2020)

Preparing for consultation

10 designs - testing the Code allowed for diverse building types

Consideration included triplex, villas, terraces, apartment houses and low-rise apartments

Phase 4 – Quality vs Practicality (late 2021)

Consultation attracted over 550 community members, planners, developers, architects and local government officers

225 submissions

More than 4,000 individual comments

Feedback examined and used to inform policy refinements

Phase 5 – Outcomes vs Cost (early-mid 2022)

Rigorous and thorough testing

8 designers

16 sites

27 designs

Greenfield and infill lots

Varied codes, building types, lot sizes and orientations

Modifications informed by industry testing and feedback

Development of final Medium Density Housing Code











Planning Bulletin 114/2023

State Planning Policy 7.3 Residential Design Codes Volume 1 and 2:

Deferred Gazettal, Special Transition Period and Relationship with Pre-Existing Local Planning Frameworks



February 2023

1. Purpose

To assist stakeholder understanding of when to apply State Planning Policy 7.3 Residential Design Codes Volume 1 (R-Codes Vol.1) and Volume 2 (R-Codes Vol.2) as gazetted in 2023, and the relationship with the existing local planning framework.

2. Definitions

Throughout this planning bulletin -

Deemed provisions - means schedule 2 of the *Planning and Development* (Local Planning Schemes) Regulations 2015.

Local planning instrument -

means a local planning scheme, precinct structure plan, activity centre plan, standard structure plan, local development plan or local planning policy.

R-Codes Vol.1 2021 -

means the version of the *R-Codes Volume 1* gazetted on 2 July 2021.

R-Codes Vol.1 2023 -

means the version of the *R-Codes*Volume 1 publicly released in 2023

which will be gazetted on 1 September 2023.

R-Codes Vol.2 2019 -

means the version of the *R-Codes Volume 2* gazetted on 24 May 2019.

R-Codes Vol.2 2023 -

means the version of the *R-Codes Volume 2* publicly released in 2023 which will be gazetted on 1 September 2023.

WAPC -

means Western Australian Planning Commission

3. Background

State Planning Policy 7.3 Residential Design Codes Volume 1 and consequential amendments to State Planning Policy 7.3 Residential Design Codes Volume 2 were released by the Minister for Planning in February 2023. A 'deferred gazettal period' has been put in place with the new policy provisions scheduled to come into effect on 1 September 2023.

The 'deferred gazettal' period is then followed by a 'special transition period' that will apply to some Volume 1 development applications in certain scenarios, generally greenfield and brownfield developments. The 'special transition period' is 24 months from the date of gazettal as outlined in the *R-Codes Vol.1* 2023, ending 1 September 2025.

Parts of local planning frameworks will similarly be subject to a 'special transition period' of 24 months following gazettal. During this period it is expected that the framework will be updated to align with the *R-Codes Vol.1* 2023 and be implemented by 1 September 2025 at the conclusion of the 'special transition period'.

The 'deferred gazettal period' and 'special transition period' have been developed following extensive targeted consultation with local government, planning consultants, land developers and the housing construction industry and was subjected to an independent peer review.

In greenfield development areas and some brownfield developments, building designs and lot sizes are almost always inextricably linked. Often, these designs have been contracted many months or even years before building commences. In such cases, lots that have been created to accommodate a building design compliant with the *R-Codes Vol.1* 2021 (and site specific local development plans) may not necessarily provide for development compliant with the updated *R-Codes Vol.1* 2023.

The 'deferred gazettal period' and 'special transition period' provide time for contracted designs to gain a development approval or a development approval-exempt building permit (where applicable) under existing planning frameworks.

3.1 Local Planning Frameworks and State Planning Policy 7.3 Residential Design Codes Volume 1

Part A, Section 3 of *R-Codes Vol.1* 2023 outlines the deemed-to-comply provisions that may be amended or replaced by local government either with or without WAPC approval (as outlined in the *R-Codes Vol.1* 2023). These provisions ensure that the design and development of low and medium density development is respective of local context..

This can be achieved through the following local planning instruments:

- local planning policies;
- local development plans;
- precinct structure plans (including what were previously called activity centre plans); and
- local planning schemes

It is also noted that many pre-2015 structure plans also amend or replace deemed-to-comply provisions.

Many local governments have adopted local planning policies or local development plans for development in structure plan areas that incorporate provisions based on *Planning Bulletin* 112/2016.

4. Arrangements during the deferred gazettal period

Part A, Section 4 of the *R-Codes Vol. 1* 2023 outlines transitional arrangements for local planning instruments and certain development applications. The following further articulates the WAPC's position in regard to particular circumstances:

4.1 Development for which development approval is not required

4.1.1 Single houses and other works on the same lot as a single house or grouped dwelling (all codings)

For the purposes of clause 61(1) (a) of the deemed provisions contained in Schedule 2 of the Planning and Development (Local Planning Schemes)
Regulations 2015, during the 'deferred gazettal period' the R-Codes Vol. 1 2021 (including as modified by local planning instruments) is the version of the R-Codes applicable for items 6 and 7 in the table (where column 2 specifies that the works need to comply with the deemed-to-comply provisions).

For the avoidance of doubt, during the 'deferred gazettal period', the ungazetted *R-Codes Vol.1* 2023 should not be used to assess a development for which development approval is not required.

4.2 Development applications submitted prior to public release but not yet determined

4.2.1 Single houses, grouped dwellings (all codings), multiple dwellings in areas coded less than R40

The *R-Codes Vol.1* 2021 is the version of the R-Codes applicable during the 'deferred gazettal period'.

In accordance with clause 2.5.4 of the *R-Codes Vol.1* 2021, any development application, that meets the deemed-to-comply provisions of the *R-Codes Vol.1* 2021 (including as modified by local planning instruments) and the relevant provisions of the applicable local planning scheme shall not be refused.

Where deemed-to-comply provisions are not met, an assessment of the application primarily against the relevant design principles (of the *R-Codes Vol.1* 2021) should be undertaken and, in accordance with clause 67(2) of the deemed

provisions, due regard be had for the relevant provisions of the *R-Codes Vol.1* 2023.

4.2.2 Multiple dwellings in areas coded R40 to R60

The *R-Codes Vol.2* 2019 is the version of the *R-Codes* applicable during the 'deferred gazettal period'.

The *R-Codes Vol.2* 2019 is a performance-based code, requiring development to meet all element objectives. In accordance with clause 67(2) of the deemed provisions, due regard should be had for the relevant provisions of the *R-Codes Vol.1* 2023.

4.2.3 Multiple dwellings in areas coded R80 and higher

As the consequential amendments to the *R-Codes Volume 2* are confined to the removal of R40-R60 related provisions, there is no need to consider the *R-Codes Vol.2* 2023 until it is gazetted.

4.3 Development applications submitted after public release but prior to the gazettal date

As outlined in planning case law¹, it is well established that a development application is to be determined on the basis of the law as it stands at the time of the determination.

In this regard, officers assessing applications should give careful consideration to the likely timing of a decision based on the timeframes in clause 75 of the deemed provisions, particularly where an application requires the preparation of a Responsible Authority Report to a Development Assessment Panel. Where there is a possibility that an application may not be determined prior to the gazettal date, consideration may be given to assessing the application under the provisions of both the 2021 and 2023 R-Codes Vol.1 (noting any special transitional arrangements that may apply) in order to minimise any delays if the application is not determined prior to gazettal.

Noting the timeframes in clause 75 of the deemed provisions and the requirements of the *Planning*

and Development (Development Assessment Panel) Regulations 2011, proponents should ensure they provide the local government with sufficient information and time to determine their application if seeking an approval under the R-Codes Vol.1 2021 prior to the gazettal date.

5. Arrangements during the special transition period

5.1 Special transitional deemedto-comply provisions for certain circumstances

Dwellings designed under existing local planning frameworks may not necessarily comply with *R-Codes Vol.1* 2023. Recognising this, Part C, section 4 of the *R-Codes Vol.1* 2023 provides a set of transitional deemed-to-comply provisions for single houses within areas subject to an approved structure plan and/or local development plan (as specified in Part A, section 4.1) that will apply for the duration of the 'special transition period'. Additionally, Part A, section 4.1 of the *R-Codes Vol.1* 2023 specifies that some deemed-to-comply provisions will not need to be met.

Where the local planning instrument provides a deemed-to-comply provision, the local planning instrument's provision prevails. For example, if a local planning instrument specifies the size of an outdoor living area, that outdoor living area requirement will prevail over the special transitional provision for private open space.

The special transitional deemed-tocomply provisions will cease to have effect on 1 September 2025.

6. Local planning instruments

6.1 Existing local planning policies

As outlined in Part A, Section 4 of the *R-Codes Vol.1* 2023, at the conclusion of the 'special transition period', the *R-Codes Vol.1* 2023 will prevail over local planning policies that modify deemed-to-comply provisions of Part C of the *R-Codes Vol.1* 2023, regardless of whether they were previously subject to a WAPC approval or not. In order to have the effect of modifying deemed-to-

¹ Miller v City of Stirling [2007] 247, paragraph 35

comply provisions after the conclusion of the 'special transition period', existing local planning policies will need to be reviewed by local government, amended as necessary and approved..

Such reviews should seek alignment with the *R-Codes Vol.1* 2023. It is expected that many local planning policies will no longer be required.

Where WAPC approval is required for provisions, the review of these local planning policies should be prioritised by the local government and the Department of Planning, Lands and Heritage.

6.2 Local planning policies incorporating R-MD Code provisions

Local governments are strongly encouraged to undertake the preparation of appropriate notices to revoke local planning policies incorporating R-MD Code provisions in a timely manner, and to publish these in accordance with clause 6 of the deemed provisions at the conclusion of the special transition period – no earlier or later.

Where an endorsed structure plan or a scheme provision designates an area or lot as being subject to R-MD Code provisions, the Commission has determined that – following the revocation of these policies – the deemed-to-comply provisions contained within the *R-Codes Vol.1* 2023 will apply (subject to any modifications elsewhere in the local planning framework).

The relevant deemed-to-comply provisions are outlined below:

R-MD Coding	R-Code
R-MD-R25	R25 (Part B)
R-MD-R30	R30 (Part C)
R-MD-R40	R40 (Part C)
R-MD-R60	R60 (Part C)

6.3 Existing approved local development plans

As outlined in Part A, Section 4 of the *R-Codes Vol.1* 2023, all approved local development plans that modify deemed-to-comply provisions of the *R-Codes Vol.1* 2023 will remain valid until their expiry date.

When considering an amendment to an approved local development plan, the validity period should not be extended.

Notwithstanding, the local government may agree to an extension to the validity period if the instrument is modified to align with the *R-Codes Vol.1* 2023.

Local governments are encouraged to review local development plans that have an expiry after 19 October 2025 with a view to alignment with the *R-Codes Vol.1* 2023 within five years of the gazettal of the *R-Codes Vol.1* 2023. Where possible, this review should align with the report of review for a local planning scheme prepared under r.66 of the *Planning and Development (Local Planning Scheme) Regulations 2015.*

6.4 Local development plans in active preparation but not yet approved

During the 'deferred gazettal period', local government is expected to continue to approve local development plans consistent with *R-Codes Vol.1* 2021 as would have otherwise occurred had the *R-Codes* not been updated. However, in approving the local development plan, the validity period should align with the conclusion of the 'special transition period' instead of the default 10 years.

Notwithstanding, the local government may agree to a longer validity period (up to 10 years) for titled lots in order to allow the build out of lots subject to the local development plan. Proponents should provide evidence to support a longer validity period including:

- evidence of inability to construct R-Codes Vol. 1 2023 compliant dwellings on the lots
- expected build-out time
- evidence of active marketing of land
- · orderly and proper planning.

Where WAPC approval of local development plan provisions is required, proponents should ensure they submit the local development plan to the local government with sufficient time for it to be considered and approved by the local government, and submitted to the WAPC for approval prior to the gazettal date. In determining whether to approve provisions that are inconsistent with the R-Codes Vol. 1 2023, the WAPC will have regard to its previous decision making under the R-Codes Vol.1 2021, the evidence listed above provided by the proponent and any other matter it considers relevant. However, the WAPC is not bound by its previous decision making, given the new policy provisions. Where a local development plan is not lodged with the local government with sufficient time for consideration and approval prior to the gazettal date, local government may be unable to approve the local development plan as it will likely be inconsistent with the *R-Codes Vol.1* 2023.

6.5 Existing approved standard structure plans and precinct (activity centre) structure plans

As outlined in Part A, Section 4 of the *R-Codes Vol.1* 2023, all WAPC approved standard and precinct structure plans that modify deemed-to-comply provisions of the *R-Codes Vol.1* 2023 will remain valid until their expiry date.

When considering an amendment to an approved structure plan, the validity period should not be extended.

Notwithstanding, the WAPC may agree to an extension to the validity period if the instrument is modified to align with the *R-Codes Vol.1* 2023.

Local governments are encouraged to review the structure plans within their area that have an expiry after 19 October 2025 with a view to alignment with the *R-Codes Vol.1* 2023 within five years of gazettal. Where possible, this review should align with the report of review for a local planning scheme prepared under r.66 of the *Planning and Development (Local Planning Scheme) Regulations 2015.* The WAPC will consider amendments to structure plans upon request following such a review.

6.6 Standard structure plans in active preparation but not yet approved

As standard structure plans do not vary the *R-Codes*, the WAPC does not make decisions on built form controls when determining a standard structure plan. Proponents are advised to consider whether their structure plan design will support future development consistent with the *R-Codes Vol.1* 2023 and modify as necessary.

6.7 Precinct structure plans in active preparation but not yet approved

During the 'deferred gazettal period', the WAPC will continue to approve precinct structure plans consistent with *R-Codes Vol.1* 2021 as it otherwise would have had the *R-Codes* not been updated. The precinct structure plan should be submitted to the WAPC for approval prior to the gazettal date. The WAPC will determine the duration of the approval period in accordance with clause 28(1) of the deemed provisions and may not automatically impose the 10 year period in clause 28(1)(a).

In determining the validity period and whether to approve provisions that are inconsistent with the *R-Codes Vol.1* 2023, the WAPC will have regard to its previous decision making under the *R-Codes Vol.1* 2021, any supporting evidence provided and any other matter it considers relevant. However, the WAPC is not bound by any previous decision, given the new policy provisions.

Where a precinct structure plan is not submitted prior to the gazettal date, it is recommended that the precinct structure plan is modified to align with the *R-Codes Vol.1* 2023 prior to submission to the WAPC.

6.8 Local planning schemes

Local governments are encouraged to review scheme provisions that modify the *R-Codes* with a view to alignment with the *R-Codes Vol.1* 2023. This should be done as part of any omnibus or other relevant amendments the local government is preparing, but otherwise at the next scheme review.

6.9 Plot ratio for multiple dwellings and mixed use development

The R-Codes Volume 2 previously applied to multiple dwelling development (and mixed use development) in R40-R60 areas, using a plot ratio requirement to control built form and dwelling yield. The plot ratio requirement also includes any non-residential component in a mixed-use development. Many local planning instruments modified the plot ratio acceptable outcome requirement.

The *R-Codes Vol.1* 2023 now uses an average site area per dwelling to control dwelling yield. The average site area per dwelling requirement in the *R-Codes Vol.1* 2023 will apply from the date of gazettal and, as outlined in the *R-Codes Vol.1* 2023, development applications are not able to seek variations to the deemed-to-comply

site area requirement (variations may only be sought through a subdivision application).

The absence of a plot ratio requirement in the *R-Codes Vol.1* 2023 should not be construed as voiding any plot ratio requirements in local planning instruments. Proponents and decision-makers should still have due regard to the plot ratio requirement in line with the due regard status of the existing local planning instrument.

6.10 Conversion of design elements

Appendix 1 contains a list of design elements of the previous *R-Codes Vol.1* 2021 compared with the design elements of the *R-Codes Vol.1* 2023. This can be used to assist in interpreting local planning instruments that refer to previous *R-Codes Vol.1* 2021 provisions to understand which design element is applicable.

6.11 Manner and form – WAPC assessment of local planning instruments

The WAPC will provide manner and form assessment templates prior to the gazettal of the *R-Codes Vol.1* 2023 to assist in preparation of local planning policies and local development plans and the seeking of WAPC approval of modifications to the *R-Codes*.

Local governments and proponents are requested to use the prepared templates as soon as these are available.

7. Further information

Enquiries concerning this statement should be directed to:

Director Design and Built Environment Department of Planning, Lands and Heritage Locked Bag 2506 PERTH WA 6001

Please quote reference **DP/17/00098**

Information relevant to this Position Statement is published at: www.dplh.wa.gov.au

Appendix 1 – Provision conversions

R-Codes Vol. 1 2021	R-Codes Vol.1 2023 – Part C Medium Density
5.1.1 Site area	Refer Part D Land, 1.0 Site Area
5.1.2 Street setback	3.3 Street setbacks – Setback of buildings
5.1.3 Lot boundary setback	3.4 Lot boundary setbacks
5.1.4 Open space	There is no equivalent provision, however due regard should be had to the provisions in 3.1 Site cover when considering a variation to a deemed-to-comply requirement contained within a local planning instrument.
5.1.5 Communal open space	1.3 Communal open space
5.1.6 Building height	3.2 Building height
5.2.1 Setback of garages and carports	3.3 Street setbacks – Setback of garages and carports
5.2.2 Garage width	3.6 Streetscape – Addressing the street (C3.6.5 and C3.6.6 only)
5.2.3 Street surveillance	3.6 Streetscape – Addressing the street (C3.6.1 – C3.6.4)
5.2.4 Street walls and fences	3.6 Streetscape – Street walls and fences
5.2.5 Sight lines	3.7 Access – Sightlines
5.2.6 Appearance of retained dwelling	3.8 Retaining existing dwellings
5.3.1 Outdoor living areas	1.1 Private open space
5.3.2 Landscaping	1.2 Trees and landscaping
5.3.3 Parking	2.3 Parking
5.3.4 Design of car parking spaces	
- C4.1-C4.2	2.3 Parking
- C4.3	1.2 Trees and landscaping C1.2.4
5.3.5 Vehicular access	3.7 Access – Vehicle access, Driveways, Communal street
5.3.6 Pedestrian access	3.7 Access – Pedestrian access
5.3.7 Site works	3.5 Site works and retaining walls
5.3.9 Stormwater management	1.4 Water management and conservation
5.4.1 Visual privacy	3.10 Visual privacy
5.4.2 Solar access for adjoining sites	3.9 Solar access for adjoining sites
5.4.3 Outbuildings	2.6 Outbuildings
5.4.4 External fixtures, utilities and facilities	
- C4.1-C4.4	2.5 Utilities
- C4.5	2.1 Size and layout of dwellings - Storage
- C4.6	2.4 Waste management
5.5.1 Ancillary dwellings	2.8 Ancillary dwellings
5.5.2 Aged or dependent persons' dwellings	2.7 Universal design – Adaptable housing C2.7.2
5.5.3 Single Bedroom dwellings	2.9 Small dwellings

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