CAT ACT 2011 LOCAL GOVERNMENT ACT 1995

CITY OF SOUTH PERTH

CATS LOCAL LAW 2024

CONTENTS

PART 1—PRELIMINARY

- 1.1 Citation
- 1.2 Commencement
- 1.3 Application
- 1.4 Repeal
- 1.5 Terms Used

PART 2—NUMBER OF CATS THAT MAY BE KEPT

- 2.1 Interpretation
- 2.2 Prescribed premises
- 2.3 Standard number of cats
- 2.4 Application for approval
- 2.5 Determining an application
- 2.6 Conditions
- 2.7 Renewal of an approval
- 2.8 Transfer of an approval
- 2.9 Variation or cancellation of an approval
- 2.10 Objection and review rights

PART 3—APPROVED CATTERY ESTABLISHMENT

- 3.1 Interpretation
- 3.2 Operating a cattery without a licence
- 3.3 Application for a licence to be a cattery
- 3.4 Notice of proposed use
- 3.5 Exemption from notice requirements
- 3.6 When application can be determined
- 3.7 Determining an application
- 3.8 Where an application cannot be granted
- 3.9 Decision on an application
- 3.10 Compliance with conditions of licence
- 3.11 Fees
- 3.12 Period of a licence
- 3.13 Variation or cancellation of a licence
- 3.14 Transfer of a licence
- 3.15 Notification
- 3.16 Objection and review rights

PART 4—CAT CONTROL

- 4.1 Cat not to be a nuisance
- 4.2 Cat prohibited areas

PART 5—ENFORCEMENT

- 5.1 Offences
- 5.2 Prescribed offences
- 5.3 Forms

SCHEDULE 1

CAT PROHIBITED AREAS

SCHEDULE 2

PRESCRIBED OFFENCES AND MODIFIED PENALTIES

CAT ACT 2011 LOCAL GOVERNMENT ACT 1995

CITY OF SOUTH PERTH

CATS LOCAL LAW 2024

Under the powers conferred by the *Cat Act 2011*, the *Local Government Act 1995* and all other powers enabling it, the Council of the City of South Perth resolved on 22 October 2024 to make the following local law

PART 1—PRELIMINARY

1.1 Citation

This local law may be cited as the City of South Perth Cats Local Law 2024.

1.2 Commencement

This local law comes into operation 14 days after the date of its publication in the Government Gazette.

1.3 Application

This local law applies throughout the district.

1.4 Repeal

- (1) The following local laws are repealed—
 - (a) The City of South Perth Cats Local Law 2016, published in the Government Gazette on 4 November 2016; and
 - (b) The City of South Perth Cats Amendment Local Law 2017 published in the Government Gazette on 8 December 2017.

1.5 Terms Used

(1) In this local law, unless the context otherwise required—

Act means the Cat Act 2011;

applicant means a person who applies for an approval;

application means an application for an approval;

approval means approval under regulation 9 of the Cat (Uniform Local Provisions) Regulations 2013 and Part 2 of this local law;

approved person means the person to whom an approval is granted;

authorised person means a person appointed under section 9.10 of the Local Government Act 1995 to perform any of the functions conferred on an authorised person under this local law;

cat has the meaning in the Act;

cat prohibited area means an area described in Schedule 1;

cat management facility has the meaning in the Act;

 ${\it CEO}$ means the Chief Executive Officer of the local government;

district means the district of the local government;

local government means the City of South Perth;

local planning scheme means a local planning scheme made by the local government under the *Planning and Development Act 2005*;

multiple dwelling has the meaning in the local planning scheme;

nuisance means-

- (a) an activity or condition which is harmful or annoying and which gives rise to legal liability in the tort of public or private nuisance at law;
- (b) an unreasonable interference with the use and enjoyment of a person of his or her ownership or occupation of land;
- (c) interference which causes material damage to land or other property on the land affected by the interference;

owner in relation to a cat, has the meaning in the Act;

penalty unit has the meaning given to it in clauses 4 and 5 of the City of South Perth Local Law relating to Penalty Units;

premises has the meaning in the Act;

prescribed premises has the meaning in the Cat Regulations 2012;

Schedule means a schedule to this local law; and

veterinarian has the meaning in the Act

(2) A term that is used in this local law and is not defined in subclause (1) has the meaning in the Act or if not defined in the Act, the meaning in the Cat Regulations 2012, the Cat (Uniform Local Provisions) Regulations 2013 or the Local Government Act 1995.

PART 2—NUMBER OF CATS THAT MAY BE KEPT

2.1 Interpretation

For the purposes of this Part, a cat does not include a cat less than 6 months old.

2.2 Prescribed premises

- (1) For the purposes of the definition of prescribed premises in regulation 4(1) of the *Cat (Uniform Local Provisions) Regulations 2013*, this local law limits the number of cats that may be kept at any premises except—
 - (a) a cat management facility operated by a body prescribed as a cat management facility operator under the *Cat Regulations 2012*;
 - (b) a cat management facility operated by the local government; or
 - (c) a veterinary practice business or veterinary premises as defined under section 3 of the *Veterinary Practice Act 2021* but only in relation to cats kept on those premises for treatment.
- (2) To avoid doubt, subclause (1) applies in respect of cats that are kept at premises under a boarding service operated by a veterinarian.

2.3 Standard number of cats

For the purposes of the definition of standard number of cats in regulation 4(1) of the *Cat (Uniform Local Provisions) Regulations 2013*, unless a member of a cat organisation is ordinarily resident on the premises, no more than 3 cats may be kept on premises within the residential zone of a local planning scheme or on premises used for residential purposes.

2.4 Application for approval

- (1) An application for approval to keep an additional number of cats at prescribed premises is dealt with in regulation 8 of the *Cat (Uniform Local Provisions) Regulations 2013.*
- (2) Application for approval must be accompanied by the application fee determined by the local government in accordance with section 6.16 to 6.19 of the *Local Government Act 1995*.

2.5 Determining an application

- (1) For the purpose of determining whether to grant approval for an application to keep an additional number of cats at prescribed premises, the local government must have regard to—
 - (a) the zoning of the land under a local planning scheme;
 - (b) the physical suitability of the premises for the proposed use;
 - (c) the environmental sensitivity and general nature of the location surrounding the premises for the proposed use;
 - (d) the structural suitability of any enclosure in which any cat is to be kept;
 - (e) the likelihood of a cat causing a nuisance, inconvenience or annoyance to an occupier of adjoining land;
 - (f) the likely effect on the amenity of the surrounding area of the proposed use;
 - (g) the likely effect on the local environment, including any pollution or other environmental damage, which may be caused by the proposed use; and
 - (h) any other factors which the local government considers to be relevant in the circumstances of the application.
- (2) The local government may, in respect of an application for approval—
 - (a) grant the application, unconditionally or subject to any conditions it considers appropriate; or
 - (b) refuse to grant the application.
- (3) If the local government grants the application, it is to issue to the approved person an approval in the form determined by the CEO.
- (4) If the local government refuses to grant the application, it must advise the applicant in writing of its decision.

2.6 Conditions

- (1) For the purpose of ensuring that the premises to which an application relates are suitable for the additional number of cats, the local government may impose any condition that it considers appropriate for that purpose, including—
 - (a) that the premises must be adequately fenced (and premises will be taken not to be adequately fenced if there is more than one escape of a cat from the premises); that there must be adequate space for the exercise of the cats;
 - (b) that, in the case of multiple dwellings where there is no suitable dividing fence, each current occupier of the adjoining multiple dwellings must give their written consent to the approval; and
 - (c) that, without the consent of the local government, the approved person must not substitute or replace any cat that dies or is permanently removed from the premises.

(2) An approved person who does not comply with a condition of the approval commits an offence.

2.7 Renewal of an approval

- (1) The local government is to renew an approval if—
 - (a) the approved person has not breached the conditions of the approval;
 - (b) the approval would have been granted if a fresh application for approval had been made; and
 - (c) the renewal fee, imposed and determined by the local government under sections 6.16 to 6.19 of the *Local Government Act 1995*, is paid to the local government before the expiry of the approval.
- (2) On the renewal of an approval, the conditions of the approval that applied immediately before the renewal continue to have effect.

2.8 Transfer of an approval

- (1) An approval relates only to the premises specified in the approval, and only to the approved person specified in the approval and is transferrable only in accordance with this clause.
- (2) An application for the transfer of an approval from the approved person to another person (transferee) must be—
 - (a) made in the form determined by the CEO;
 - (b) made by the proposed transferee;
 - (c) made with the consent of the approved person; and
 - (d) lodged with the local government together with—
 - (i) any document or information that the local government requires to determine the application, including any requirement for the applicant to verify the information by a statutory declaration; and
 - (ii) the fee for the application for the transfer of an approval that is imposed and determined by the local government under sections 6.16 to 6.19 of the *Local Government Act 1995*.
- (3) The local government is not to determine an application for the transfer of an approval until the proposed transferee has complied with subclause (2).
- (4) The local government may, in respect of an application for the transfer of an approval—
 - (a) grant the application, subject to any conditions that the local government may impose under clause 2.6; or
 - (b) refuse to grant the application.
- (5) If the local government grants an application for the transfer of an approval—
 - (a) it is to issue to the transferee an approval in the form determined by the CEO; and
 - (b) on the date of the grant, unless otherwise specified in the approval, the transferee becomes the approved person for the purposes of this local law.
- (6) If the local government refuses to grant an application for the transfer of an approval, it must advise the applicant in writing of its decision.

2.9 Variation or cancellation of an approval

- (1) The local government may, at any time, vary the conditions of an approval by giving written notice to the approved person and specifying the date on which the varied conditions are to become effective.
- (2) The local government may cancel an approval—
 - (a) on the request of the approved person;
 - (b) if the approved person breaches the Act, the Cat Regulations 2012, the Cat (Uniform Local Provisions) Regulations 2013 or this local law; or
 - (c) if, in the opinion of the local government, the approved person is not a fit and proper person to provide for the health and welfare of the cats.
- (3) If the local government cancels an approval—
 - (a) it must give written notice to the approved person of its decision and the date of effect of the cancellation; and
 - (b) the fee paid for the approval is not refundable for the term of the approval that has not yet expired.

2.10 Objection and review rights

A decision of the local government made under Part 2 is a decision to which Division 1, Part 9 of the *Local Government Act 1995* applies.

PART 3—APPROVED CATTERY ESTABLISHMENT

3.1 Interpretation

In this Part, unless the context requires otherwise—

cattery means any premises where more than 3 cats are boarded, housed or trained temporarily, whether for profit or otherwise, and where the occupier of the premises is not the ordinary keeper of the cats;

licence means a cattery licence issued under this local law;

licensee means the holder of a licence:

premises, in addition to the meaning given to it in section 3 of the Act, means the premises described in the application to be licensed as a cattery; and

transferee means a person who applies for the transfer of a licence to him or her under clause 3.14.

3.2 Operating a cattery without a licence

A person who, without a licence, operates a cattery commits an offence.

3.3 Application for a licence to be a cattery

An application for a licence must be in a form approved by the CEO and must be lodged with the local government together with—

- (1) details of the number of cats and a description of the cats proposed to be kept on the premises;
- (2) plans and specifications of the premises, including a site plan;
- (3) copies of the notices to be given under clause 3.4;
- (4) written evidence that either the applicant or another person who will have the charge of the cats will reside on the premises or, in the opinion of the local government, sufficiently close to the premises so as to control the cats and ensure their health and welfare;
- (5) a written acknowledgement that the applicant has read and agrees to comply with any code of practice relating to the keeping of cats which may be nominated from time to time by the local government; and
- (6) the fee for the application for a licence referred to in clause 3.11(1).

3.4 Notice of proposed use

- (1) An applicant for a licence must give notice of the proposed use of the premises as an approved cattery after the application for a licence has been lodged—
 - (a) once in a newspaper circulating in the district; and
 - (b) to the owners and occupiers of any premises adjoining the premises.
- (2) The notices in subclause (1) must specify that—
 - (a) any written submissions as to the proposed use are to be lodged with the CEO within 14 days of the date the notice is given; and
 - (b) the application and plans and specifications may be inspected at the offices of the local government.

(3) Where-

- (a) each notice given under subclause (1) does not clearly identify the premises; or
- (b) a notice given under subclause (1)(a) is of a size or in a location in the newspaper which, in the opinion of the local government, would fail to serve the purpose of notifying persons of the proposed use of the premises,

the local government may refuse to determine the application for a licence until each notice is given in accordance with its directions.

3.5 Exemption from notice requirements

The requirements of clauses 3.3(3) and 3.4 do not apply in respect of an application for a licence if the application is made in respect of premises on which an approved cattery is either—

- (1) a permitted use under a planning scheme; or
- (2) a use which, under a planning scheme, the local government may approve subject to compliance with specified notice requirements.

3.6 When application can be determined

An application for a licence is not to be determined by the local government until—

- (1) development approval (if required) has been given by the local government;
- (2) the applicant has complied with clause 3.3; and
- (3) unless clause 3.5 applies—
 - (a) the applicant has submitted proof that the notices referred to in clause 3.4(1) have been given in accordance with that clause; and
 - (b) the local government has considered any written submissions received within the time specified in clause 3.4(2)(a) on the proposed use of the premises.

3.7 Determining an application

In determining an application for a licence, the local government is to have regard to—

- (1) the matters referred to in clause 3.8;
- (2) any written submissions received within the time specified in clause 3.4(2)(a) on the proposed use of the premises;
- (3) the effect which the cattery may have on the environment or amenity of the neighbourhood;
- (4) the physical suitability of the premises for the proposed use;

- (5) the structural suitability of any enclosure in which any cat is to be kept;
- (6) whether or not the imposition of and compliance with appropriate conditions of a licence will mitigate any adverse effects of the cattery identified in the preceding paragraphs; and
- (7) any other factors which the local government considers to be relevant in the circumstances of the application.

3.8 Where an application cannot be granted

The local government cannot grant an application for a licence where—

- (1) an approved cattery cannot be permitted by the local government on the premises under a local planning scheme unless prior valid development approval has been issued by the local government and the application for a licence is consistent with that approval; or
- (2) an applicant for a licence or another person who will have the charge of the cats will not reside on the premises, or, in the opinion of the local government, sufficiently close to the premises so as to control the cats and so as to ensure their health and welfare.

3.9 Decision on an application

- (1) The local government may, in respect of an application for a licence—
 - (a) grant the application as it was submitted, unconditionally or subject to any conditions that it considers appropriate; or
 - (b) grant the application but specify an alternative number of cats permitted to be kept on the premises; or
 - (c) refuse to grant the application.
- (2) If the local government grants the application subject to conditions, those conditions may relate to matters such as—
 - (a) the location, number, type, form or construction, of any enclosure in which a cat is to be kept;
 - (b) the maintenance, in good order and in a clean and sanitary condition, of each enclosure;
 - (c) the type and construction of any fencing used to confine cats;
 - (d) the maintenance, cleaning and sanitising of drinking and eating vessels;
 - (e) the method of disposal of all refuse, faeces and food waste;
 - (f) the effective control of odours, fleas and flies; and
 - (g) the provision of suitable water available at the premises.
- (3) If the local government grants the application, it is to issue a licence to the applicant in the form determined by the CEO.
- (4) If the local government refuses to grant the application, it must advise the applicant in writing of its decision.

3.10 Compliance with conditions of licence

A licensee must comply with each condition of a licence.

3.11 Fees

- (1) On lodging an application for a licence, the applicant must pay a fee to the local government.
- (2) On renewal of a licence, the licensee must pay a fee to the local government.
- (3) On lodging an application for the transfer of a valid licence, the transferee must pay a fee to the local government.
- (4) The fees referred to in subclauses (1) to (3) are to be determined by the local government under sections 6.16 to 6.19 of the *Local Government Act 1995*.

3.12 Period of a licence

Unless otherwise specified in a condition on a licence, the licence commences on the date of issue and expires—

- (1) if it is cancelled—on the date that written notice of the cancellation is given to the licensee, or on the date specified on that notice—whichever is the later; or
- (2) if the licensee ceases to reside at the premises to which the licence relates—on the date that written notice of the expiry is given to the licensee, or on the date specified on that notice—whichever is the later.

3.13 Variation or cancellation of a licence

- (1) The local government may, at any time, vary the conditions of a licence by giving written notice to the licensee and specifying the date on which the varied conditions are to become effective.
- (2) The local government may cancel a licence—
 - (a) on the request of the licensee; or
 - (b) if the licensee breaches the Act, the Cat Regulations 2012, the Cat (Uniform Local Provisions) Regulations 2013 or this local law.
- (3) If a licence is cancelled the fee paid for that licence is not refundable for the term of the licence that has not yet expired.

3.14 Transfer of a licence

- (1) An application for the transfer of a valid licence from the licensee to another person (transferee) must be—
 - (a) made in the form determined by the local government;
 - (b) made by the transferee;
 - (c) made with the written consent of the licensee; and
 - (d) lodged with the local government together with—
 - (i) written evidence that another person who will have the charge of the cats will reside on the premises or, in the opinion of the local government, sufficiently close to the premises so as to control the cats and ensure their health and welfare; and
 - (ii) the fee for the application for the transfer of a licence referred to in clause 3.11(3).
- (2) The local government is not to determine an application for the transfer of a valid licence until the transferee has complied with subclause (1).
- (3) The local government may, in respect of an application for the transfer of a valid licence—
 - (a) approve the application, unconditionally or subject to any conditions that it considers appropriate; or
 - (b) refuse to grant the application.
- (4) If the local government approves the application—
 - (a) it is to give written notice of its decision to the transferee; and
 - (b) unless otherwise specified in the notice, the transferee becomes, on the date that the notice is given to the transferee, the licensee of the license for the purposes of this local law.

3.15 Notification

The local government is to give written notice to—

- (1) an applicant for a licence of the local government's decision on her or his application;
- (2) a transferee of the local government's decision on her or his application for the transfer of a valid licence:
- (3) a licensee of any variation made under clause 3.13(1); and
- (4) a licensee of the cancellation of a licence under clause 3.13(2).

3.16 Objection and review rights

A decision of the local government made under Part 3 is a decision to which Division 1, Part 9 of the *Local Government Act 1995* applies.

PART 4—CAT CONTROL

4.1 Cat not to be a nuisance

- (1) An owner must not allow a cat to be or create a nuisance.
- (2) Where a cat is creating a nuisance, the local government may give written notice to the owner of the cat requiring that person to abate the nuisance.
- (3) When a nuisance has occurred and a notice to abate the nuisance is given, the notice remains in force for the period specified by the local government in the notice which must not exceed 28 days.
- (4) A person given a notice to abate the nuisance must comply with the notice within the period specified in the notice.

4.2 Cat prohibited areas

- (1) Unless in accordance with written authorisation from the local government a cat must not be in a cat prohibited area at any time.
- (2) If a cat is in a cat prohibited area contrary to subclause (1), the owner of the cat commits an offence.
- (3) An authorised person may seize and remove or direct the seizure and removal of a cat from a cat prohibited area, pursuant to the Act.

PART 5—ENFORCEMENT

5.1 Offences

- (1) A person who fails to do anything required or directed to be done under this local law, or who does anything which under this local law that person is prohibited from doing, commits an offence.
- (2) Unless otherwise specified, a person who commits an offence under this local law is liable on conviction to a penalty not exceeding \$5,000 and, if the offence is of a continuing nature, to a further penalty not exceeding a fine of \$500 in respect of each day or part of a day during which the offence has continued.

5.2 Prescribed offences

- (1) An offence against a clause specified in Schedule 2 is a prescribed offence for the purposes of section 62(2) of the Act.
- (2) The amount appearing in the final column of Schedule 2 directly opposite a clause specified in that Schedule is the modified penalty for an offence against that clause.

5.3 Forms

- (1) The issue of infringement notices, their withdrawal and the payment of modified penalties are dealt with in Division 4 of Part 4 of the Act.
- (2) An infringement notice in respect of an offence against this local law may be given under section 62 of the Act and is to be in the form of Form 6 in Schedule 1 to the Cat Regulations 2012.
- (3) A notice sent under section 65 of the Act withdrawing an infringement notice is to be in the form of Form 7 in Schedule 1 to the *Cat Regulations 2012*.

Clause 4.2

SCHEDULE 1 CAT PROHIBITED AREAS

Areas where cats are prohibited—

Common Name	Physical Lot Boundaries	Description	As identified on Map number
Andrew Thomson Conservation Reserve	 Whole of Lot 4000 on Deposited Plan 44883 Part of Lot 5000 on Deposited Plan 70746—Manning Road Whole of Lot 389 on Plan 15472—Waterford Avenue Part of Lot 3318 on Plan 13650—Elderfield Road 	All bushland, foreshore and parkland within the boundaries of the listed lots	1
Bodkin Park	 Whole of Lot 3305 on Plan 13650—Kilkenny Circle Whole of Lot 3306 on Plan 13650—Galway Grove Whole of Lot 3977 on Plan 14787—Artane Court Whole of Lot 3675 on Plan 14285—Thurles Court 	All bushland, wetlands and parkland within the boundaries of the listed lots	1
Challenger Reserve	• Part of Lot 300 on Deposited Plan 45674—Challenger Avenue	All bushland within the boundaries of the lot	2
Collier Park Golf Course	 Whole of Lot 3858 on Deposited Plan 218457—Hayman Road Part of Lot 500 on Deposited Plan 416118—Thelma Street 	All parkland within the boundaries of the listed lots which are within the boundary of Collier Park Golf Course	3
Como Beach Foreshore	• Part of Lot 12510 on Deposited Plan 243198	All foreshore within the boundaries of the lot	4
Curtin Primary School Bushland	• Part of Lot 2006 on Diagram 24985—Goss Avenue	All bushland within the boundaries of the lot	5
Cygnia Cove Wetlands	Part of Lot 4001 on Deposited Plan 70746—Cygnus Parade	All bushland, embankment and wetlands within the listed lot	1
Davilak Bushland, 1301 Davilak Crescent	• Whole of Lot 1301 on Plan 6385—Davilak Crescent	All bushland within the boundaries of the lot	6

Common Name	Physical Lot Boundaries	Description	As identified on Map number
Gentilli Boat Foreshore to Mt Henry Foreshore	 Whole of Lots 3942 and 3946 on Deposited Plan 219097 Whole of Lot 4130 on Plan 12385 Whole of Lot 3941 on Deposited Plan 219097 Whole of Lot 3940 on Deposited Plan 219096 	All bushland and foreshore within the boundaries of the listed lots associated with Gentilli Boat Ramp to Mt Henry Foreshore	7
Goss Avenue Reserve	• Part of Lot 4690 on Deposited Plan 27529—Manning Road	All bushland within the boundaries of the listed lots which are within the boundary of Goss Avenue Reserve	8
Hogg Avenue Reserve	• Whole of Lot 4550 on Plan 23956—Hogg Avenue	All bushland with the boundaries of the listed lot	9
Jet Ski carpark north	• Whole of Lot 500 on Deposited Plan 424378—Mill Point Road	All foreshore and parkland within the listed lot	10
Lake Doneraile	• Whole of Lot 3834 on Plan 18896—Doneraile Court	All parkland, embankment and wetlands associated with Lake Doneraile	11
Lake Douglas, Sir James Mitchell Park	 Part of Lots 198 and 199 on Plan 1620— Douglas Avenue Part of Lots 101, 102, 103 & 104 on Plan 5947—Ranelagh Crescent Part of Lot 11835 on Plan 240379—Coode Street 	Lake Douglas, Sir James Mitchell Park	12
Lake Gillon	• Part of Lot 4690 on Deposited Plan 27529—Manning Road	All parkland, embankment and wetlands associated with Lake Gillon	8
Lake Hurlingham, Sir James Mitchell Park	 Part of Lot 100 on Plan 5947—Hurlingham Road Part of Lot 11835 on Plan 240379—Coode Street Part of Lot 101 on Plan 5947—Ranelagh Crescent 	Lake Hurlingham, Sir James Mitchell Park	12
Lake Tondut, Clydesdale Reserve	• Part of Lot 16 on Plan 3285—Douglas Avenue	All parkland, embankment and wetlands associated with Lake Tondut	12
Manning Bushland	• Part of Lot 1769 on Plan 214206—Ley Street	All bushland within the boundaries of the lot	13
Melaleuca Grove (next to scented gardens), Sir James Mitchell Park	 Part of Lots 207, 208, 209 on Plan 5950— Coode Street Part of Lot 210 on Plan 5950—Coode Street 	All bushland, parkland and wetlands associated with Melaleuca located within Sir James Mitchell Park	12
Millers Pool	• Part of Lot 501 on Deposited Plan 424378—Mill Point Road	All foreshore, parkland, embankment and wetlands associated with Millers Pool	10

Common Name	Physical Lot Boundaries	Description	As identified on Map number
Mt Henry Road Reserve	 Whole of Lot 3651 on Deposited Plan 189047—Mount Henry Road 	All bushland with the boundaries of the listed lot	9
Neil McDougall Park	• Part of Lot 100 on Diagram 71837— Clydesdale Street	All parkland, embankment and wetlands within the boundary of the lot	14
Redmond Foreshore	 Part of Lot 300 on Deposited Plan 44440—Salter Point Parade Part of Lot 2080 on Plan 8515—River Way 	All foreshore and bushland within the boundaries of the lot	2
Salter Point Lagoon	 Part of Lot 300 on Deposited Plan 44440—Salter Point Parade Part of lot 310 on Deposited Plan 47439 	All embankment and wetlands associated with Salter Point Lagoon	2
Sandon Park and Foreshore	 Whole of Lot 3976 on Plan 16038—Elderfield Road Part of Lot 300 on Deposited Plan 44440—Salter Point Parade Whole of lot 1943 on Deposited Plan 170093—Salter Point Parade Part of lot 310 on Deposited Plan 47439 Part of lot 301 on Deposited Plan 44440—Salter Point Parade 	All foreshore, bushland, embankment and wetlands associated with Sandon Park	2

The below maps are provided for visual guidance only-

MAP 1: Waterford Foreshore



Key: 1 – Andrew Thompson Reserve 2 – Bodkin Park

3 – Cygnia Cove



- Key: 1 Challenger Reserve 2 Sandon Park
- 3 Salter Point Lagoon 4 Redmond Foreshore



MAP 4: Como Beach Foreshore



MAP 5: Curtin Primary School



MAP 6: Davilak Reserve



MAP 7: Gentilli Boat Ramp to Mt Henry Foreshore



MAP 8: George Burnett



- Key: 1 Goss Avenue Reserve 2 Lake Gillon

MAP 9: Hogg Avenue Reserve and Mt Henry Road Reserve



- Key: 1 Hogg Avenue Reserve
- 2 Mt Henry Road Reserve

MAP 10: Mill Point Peninsula



- Key: 1 Jet Ski Carpark North 2 Millers Pool



MAP 12: Sir James Mitchell Park



Key: 1 – Melaleuca Grove 2 – Lake Tondut

3 – Lake Douglas 4 – Lake Hurlingham



Clause 5.2

MAP 14: Neil McDougall Park



SCHEDULE 2
PRESCRIBED OFFENCES AND MODIFIED PENALTIES

Nature of Offence Modified Item no. Clause **Penalty Units** 1 2.3 Keeping more than the standard number of cats 15 without an approval Failure to comply with the conditions of an 2 2.6 15 approval 3 4.1 Cat causing nuisance 15 4 4.1(4) Failure to comply with a cat control notice 15 4.2(2)Cat in prohibited area 15

Note: Penalty Units are prescribed in the City of South Perth Local Law relating to Penalty Units. On 1 June 2024 one penalty unit is \$13.00.

Dated this 1 November 2024.

The Common Seal of the City of South Perth was affixed by authority of a resolution of the Council in the presence of—

GREGORY SHANE MILNER, Mayor. MICHAEL WAYNE BRADFORD, Chief Executive Officer.