

## **14 Planning and Technical Services**

### **14.2 Amendment No. 7 to Town Planning Scheme No. 3 – Short-Term Rental Accommodation**

<b>File Reference:</b>	<b>N/A</b>
<b>Location:</b>	<b>N/A</b>
<b>Applicant:</b>	<b>N/A</b>
<b>Author:</b>	<b>Ben Laycock c/- Altus Planning (Shire’s Town Planning Consultant)</b>
<b>Authorising Officer</b>	<b>Dr Alistair Pinto – Chief Executive Officer</b>
<b>Date:</b>	<b>7 July 2025</b>
<b>Disclosure of Interest:</b>	<b>N/A</b>
<b>Attachments:</b>	<b>Scheme Amendment No. 7 Report</b>
<b>Previous Reference:</b>	<b>Nil</b>

#### **Summary:**

The purpose of this Scheme Amendment is to update Town Planning Scheme No. 3 (TPS3) to implement the State Government’s planning reforms for Short-Term Rental Accommodation (STRA). Specifically, the *Planning and Development (Local Planning Schemes) Regulations 2015* (LPS Regulations) have introduced new ‘deemed’ land uses which are automatically read into local planning schemes and supersede some existing land uses within TPS3. The Western Australian Planning Commission (WAPC) are requiring local governments to have these amendments in place by no later than 1 January 2026.

The attached Scheme Amendment Report has been prepared following the guidance provided by the WAPC through Planning Bulletin 115/2024, and using the associated report template.

Should Council resolve to adopt the Scheme Amendment, it will then need to be advertised in accordance with the LPS Regulations, with any submissions to be considered by Council at a later meeting, before being put to the WAPC and ultimately the Minister for Planning for final approval.

#### **Background:**

In November 2023, the WAPC released its *Position Statement: Planning for Tourism and Short-Term Rental Accommodation* (Position Statement). Along with associated Guidelines, it outlines the WAPC’s position for clearer, more consistent regulation of STRA in planning frameworks.

The release of the Position Statement complemented other whole-of-government reforms relating to STRA, responding to recommendations made in the 2019 parliamentary enquiry *Levelling the Playing Field: Managing the impact of the rapid increase of short-term rentals in Western Australia*.

Information relating to the full suite of reforms, including the state-wide STRA Register and Incentive Scheme administered by the Department of Energy, Mines, Industry Regulation and Safety (DEMIRS), can be accessed via the [Short-Term Rental Accommodation \(STRA\) Initiatives](#) website.

The Position Statement foreshadowed a series of amendments to Schedules 1 and 2 of the LPS Regulations, which as of September 2024 are in force. These include:

- new ‘deemed’ general and land use definitions to ensure hosted and unhosted short-term rental accommodation are considered as dedicated land use classes in planning schemes;
- new ‘model’ land use class of ‘tourist and visitor accommodation’ to supersede and consolidate a number of land use terms for traditional accommodation, as well as other changes to general definitions;
- a state-wide development approval exemption for ‘hosted short-term rental accommodation’ (includes ancillary dwellings); and
- a 90-night (cumulative) exemption within a 12-month period for ‘unhosted short-term rental accommodation’ in the Perth metropolitan area.

**Comment:**

**Deemed Short-Term Rental Accommodation Land Use Classes**

Whilst the new 'deemed' land use classes are automatically read into the Shire's scheme through the LPS Regulations, along with the previously mentioned exemptions, these uses are being incorporated into scheme zoning tables to ensure absolute clarity from an interpretation perspective, particularly given these uses replace long-standing 'model' land use classes within the Shire's planning framework.

To implement the required changes, this amendment requires deletion of all references to the land use classes of *bed and breakfast* and *holiday house*, replaced with the new 'deemed' definitions of *hosted short-term rental accommodation* and *unhosted short-term rental accommodation*. This includes amending the Zoning Table and Definitions schedules of the scheme text accordingly.

In addition to the LPS Regulations, the Position Statement and Planning Bulletin 115 provide further direction for how STRA should be dealt with in local planning schemes from a permissibility standpoint. To reflect these requirements, this amendment proposes the following designations for these new land use classes:

- 'Hosted short-term rental accommodation' is proposed as a Permitted ('P') use in all zones where any type of 'dwelling' is capable of approval, to reflect the state-wide exemption in the 'deemed provisions' (i.e. within the Residential, Rural Residential and Rural zones); and
- 
- 'Unhosted short-term rental accommodation' is proposed to be designated as a Discretionary ('D') use in the Rural zone, a Discretionary following advertising ('A') use in the Residential and Rural Residential zones and not permitted ('X') in the Commercial and Industrial zones.

Given that 'Holiday House' was not previously included in the Zoning Table, it is being proposed that 'Unhosted short-term rental accommodation' is a discretionary use in all zones where a dwelling is currently permissible, to provide flexibility. Furthermore, with the potential close proximity to the more traditional forms of dwellings, it is proposed that the use be assigned class 'A' use in the Residential and Rural Residential zones so that public advertising/neighbour referral be mandatory. This is likely to be less of an issue within a Rural zone, hence the proposal to be a 'D' use.

The 'D' and 'A' use classifications also provide the Shire with the ability to prepare a local planning policy that can then guide the decision making for such proposals and can also provide additional considerations or requirements to address any issues or trends, if and when they arise.

As a flow on effect of the abovementioned land use permissibility changes, Additional Use No. 1 for Lots 189 and 190 Watts Street is no longer required as 'Unhosted short-term rental accommodation' will become a Discretionary ('D') use for all land zoned Rural within the Scheme.

**Model 'Tourist and Visitor Accommodation' Land Use**

A new model land use class of 'Tourist and Visitor Accommodation' has been introduced to supersede various traditional accommodation land use types (excluding 'hotel') and provide a clearer delineation between these uses and 'short-term rental accommodation'. In the context of the Shire's scheme, uses to be deleted through this change include:

- Holiday Accommodation; and
- Motel.

The new land use essentially merges 'Holiday Accommodation' and 'Motel', and is the approach being undertaken with assigning the land use permissibility. Specifically, it is proposed that 'Tourist and Visitor Accommodation' becomes:

- A Discretionary ('D') use in the Commercial and Rural zone where either Motel or Holiday Accommodation were previously 'D' uses; and
- A Discretionary following Advertising ('A') use in the Residential zone where Holiday Accommodation was previous an 'A' use.

**New and Revised Land Use & General Definitions**

As part of the LPS Regulations changes, amendments to some other model definitions were also introduced so as to not cause confusion or conflict with the new short-term rental accommodation land use terms. These include deletion of the definition for ‘short-term accommodation’, which has been removed to avoid confusion with new terms relating to ‘short-term rental accommodation’. This has consequentially resulted in modifications to the general model terms of ‘cabin’ and ‘chalet’ (not previously included in the Shire’s Scheme), as well as the land use term for ‘roadhouse’. The new model terms are proposed to be introduced into the scheme text through this amendment and again, will assist in standardising these terms across the state.

**Consultation:**

Should Council resolve to adopt Amendment No. 7, the amendment documentation will be forwarded to the WAPC for consent to advertise. Thereafter, the amendment will need to be advertised for a period of 42 days, in accordance with the LPS Regulations.

**Statutory Environment:**

- *Planning and Development Act 2005*
- *Planning and Development (Local Planning Schemes) Regulations 2015*
- *Shire of Wandering Town Planning Scheme No. 3*

**Policy Implications:**

Nil.

**Financial Implications:**

Nil.

**Strategic Implications:**

The recommendations of this report are consistent with the Shire’s Strategic Community Plan 2018 - 2028.

**Improve the Economic Growth of our Community**

Our Goals	Our Strategies
Facilitate increased business opportunities	Ensure our planning framework and environment supports nimble decision making and gives confidence to developers
Capture tourism opportunities locally	Encourage tourists, longer stays and repeat visitation

**Sustainability Implications:**

- Environmental: There are no known significant environmental considerations.
- Economic: There are no known significant economic considerations.
- Social: There are no known significant social considerations.

**Risk Implications:**

<b>Risk</b>	<b>Low (2)</b>
<b>Risk Likelihood (based on history and with existing controls)</b>	<b>Low (2)</b>
<b>Risk Impact / Consequence</b>	<b>Low (2)</b>
<b>Risk Rating (Prior to Treatment or Control)</b>	<b>Low (2)</b>
<b>Principal Risk Theme</b>	<b>Low (2)</b>
<b>Risk Action Plan (Controls or Treatment Proposed)</b>	<b>Low (2)</b>

**Risk Matrix:**

Consequence		Insignificant	Minor	Moderate	Major	Catastrophic
Likelihood		1	2	3	4	5
Almost Certain	5	Medium (5)	High (10)	High (15)	Extreme (20)	Extreme (25)
Likely	4	Low (4)	Medium (8)	High (12)	High (16)	Extreme (20)
Possible	3	Low (3)	Medium (6)	Medium (9)	High (12)	High (15)
Unlikely	2	Low (2)	Low (4)	Medium (6)	Medium (8)	High (10)
Rare	1	Low (1)	Low (2)	Low (3)	Low (4)	Medium (5)

A risk is often specified in terms of an event or circumstance and the consequences that may flow from it. An effect may be positive, negative or a deviation from the expected and may be related to the following objectives; occupational health and safety, financial, service interruption, compliance, reputation and environment. A risk matrix has been prepared and a risk rating of two (2) has been determined for this item. Any items with a risk rating over 10 (considered to be high or extreme risk) will be added to the Risk Register.

**Voting Requirements:**

Simple Majority

070725 Moved: Cr I Turton Seconded: Cr R Cowan

**Recommendation and Council Decision:****That Council:**

1. Resolve, pursuant to Regulation 35(1) of the *Planning and Development (Local Planning Schemes) Regulations 2015*, to adopt Amendment No. 7 to the Shire's Town Planning Scheme No. 3.
2. Resolve, pursuant to Regulation 35(2) of the *Planning and Development (Local Planning Schemes) Regulations 2015*, that Amendment No. 7 to the Shire's Town Planning Scheme No. 3 is a standard amendment for the following reasons:
  - a. the amendment would have minimal impact on land in the scheme area that is not the subject of the amendment;
  - b. the amendment does not result in any significant environmental, social, economic or governance impacts on land in the scheme area;
  - c. the amendment is not considered a complex or basic amendment.
3. Resolve, pursuant to Regulation 46A(1) of the *Planning and Development (Local Planning Schemes) Regulations 2015*, to seek approval to advertise Amendment No. 7 to the Shire's Town Planning Scheme No. 3, without modification, under section 83A of the *Planning and Development Act 2005*.
4. In accordance with Regulation 47 of the *Planning and Development (Local Planning Schemes) Regulations 2015*, and subject to any requirements of the Western Australian Planning Commission pursuant to resolution 3, advertise Amendment No. 7 to the Shire's Town Planning Scheme No. 3 for a period of 42 days, including:
  - a. A notice in the local newspaper and online via the Shire's social media account; and
  - b. A notice and copy of the amendment report (Attachment 1) on the Shire's website, and at the Shire's Administration Centre and Community Resource Centre.

Carried 6/0

**For: Cr Little, Cr Price, Cr Cowan, Cr Jennings, Cr Turton, Cr Watts****Against: Nil**

**Short Term Rental Accommodation  
Scheme Amendment Report Template**

**COVER PAGE**



**Shire of Wandering  
Town Planning Scheme No. 3**

**Amendment No. 7**

*Summary of Amendment Details*

*Update scheme text to introduce new and revised land use classes and general definitions to facilitate State Government reforms for short-term rental accommodation.*

**Planning and Development Act 2005  
RESOLUTION TO ADOPT AMENDMENT  
TO LOCAL PLANNING SCHEME**

***Shire of Wandering Town Planning Scheme No. 3  
[Amendment Number 7]***

**Resolved that the Local Government pursuant to section 75 of the *Planning and Development Act 2005*, amend the above Local Planning Scheme by:**

1. In Schedule 1 – Definitions:

A. Delete the definitions for:

- *bed and breakfast*
- *holiday accommodation*
- *holiday house*
- *motel*
- *short-term accommodation.*

B. Insert the general definition for *cabin*:

*means a building that -*

- (a) *is an individual unit other than a chalet; and*
- (b) *forms part of -*
  - (i) *tourist and visitor accommodation; or*
  - (ii) *a caravan park;**and*
- (c) *if the unit forms part of a caravan park - is used to provide accommodation for persons, on a commercial basis, with no individual person accommodated for a period or periods exceeding a total of 3 months in any 12-month period*

C. Insert the general definition for *chalet*:

*means a building that –*

- (a) *is a self-contained unit that includes cooking facilities, bathroom facilities and separate living and sleeping areas; and*
- (b) *forms part of –*
  - (i) *tourist and visitor accommodation; or*
  - (ii) *a caravan park;*
- (c) *and if the unit forms part of a caravan park - is used to provide accommodation for persons, on a commercial basis, with no individual person accommodated for a period or periods exceeding a total of 3 months in any 12-month period*

D. Amend the existing definition for *roadhouse* by deleting paragraph (d) and inserting:

- (d) accommodation for guests, on a commercial basis, with no individual guest accommodated for a period or periods exceeding a total of 3 months in any 12-month period.*

E. Insert the definition for *tourist and visitor accommodation*:

- (a) means a building, or a group of buildings forming a complex, that —*
  - (i) is wholly managed by a single person or body; and*
  - (ii) is used to provide accommodation for guests, on a commercial basis, with no individual guest accommodated for a period or periods exceeding a total of 3 months in any 12-month period; and*
  - (iii) may include on-site services and facilities for use by guests; and*
  - (iv) in the case of a single building — contains more than 1 separate accommodation unit or is capable of accommodating more than 12 people per night;*

*and*

- (b) includes a building, or complex of buildings, meeting the criteria in paragraph (a) that is used for self-contained serviced apartments that are regularly serviced or cleaned during the period of a guest's stay by the owner or manager of the apartment or an agent of the owner or manager; but*
- (c) does not include any of the following —*
  - (i) an aged care facility as defined in the Land Tax Assessment Act 2002 section 38A(1);*
  - (ii) a caravan park;*
  - (iii) hosted short-term rental accommodation;*
  - (iv) a lodging-house as defined in the Health (Miscellaneous Provisions) Act 1911 section 3(1);*
  - (v) a park home park;*
  - (vi) a retirement village as defined in the Retirement Villages Act 1992 section 3(1);*
  - (vii) a road house;*
  - (viii) workforce accommodation;*

2. In Table 1 – Zoning Table, insert in alphabetical order the following land uses and permissibility:

USE CLASSES	RESIDENTIAL	COMMERCIAL	INDUSTRIAL	RURAL RESIDENTIAL	RURAL
Hosted short-term rental accommodation	P	X	X	P	P
Tourist and visitor accommodation	A	D	X	X	D
Unhosted short-term rental accommodation	A	X	X	A	D

3. In Table 1 – Zoning Table, delete all references to:

- A. *holiday accommodation*;
- B. *motel*;

4. In Schedule 2 – Additional Uses, delete Additional Use No. 1 in its entirety.

The amendment is **standard** under the provisions of Regulation 35(2) of the *Planning and Development (Local Planning Schemes) Regulations 2015* for the following reasons:

1. the amendment would have minimal impact on land in the scheme area that is not the subject of the amendment;
2. the amendment does not result in any significant environmental, social, economic or governance impacts on land in the scheme area;
3. the amendment is not considered a complex or basic amendment.

Dated this \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_

\_\_\_\_\_  
(Chief Executive Officer)



## Scheme Amendment Report

### 1. Introduction

The purpose of this amendment is to amend the Shire's local planning scheme to implement the State Government's planning reforms for short-term rental accommodation.

This amendment is required to ensure alignment with new 'deemed' and 'model' land use classes and general definitions introduced into the state planning framework. Most significantly, it includes amendments to reflect the 'deemed' land use classes for 'hosted short-term rental accommodation' and 'unhosted short-term rental accommodation', along with removal of superseded land uses. The following report provides further detail and background information on these changes, including specific implications for the Shire.

### 2. Background

Short-Term Rental Accommodation (STRA) refers to the practice of renting out a property (or part of a property) for a relatively short period of time, usually on a nightly or weekly basis. This type of accommodation is usually booked through online platforms and is popular among travellers and visitors seeking temporary lodging for holidays, business trips or other short stays. The State Government has committed to various initiatives to deliver better regulation of the short-term rental accommodation sector.

In November 2023, the Western Australian Planning Commission released its *Position Statement: Planning for Tourism and Short-Term Rental Accommodation* (Position Statement) and associated Guidelines. The release of the Position Statement complemented other whole-of-government reforms relating to STRA, responding to recommendations made in the 2019 parliamentary enquiry *Levelling the Playing Field: Managing the impact of the rapid increase of short-term rentals in Western Australia*. This included development of a state-wide registration scheme for STRA, as well as an incentive scheme to encourage transition of properties from the short to long term rental market.

Alongside the registration scheme, which sits separately to the planning system and is mandatory for all STRA, amendments to planning regulations were flagged as a key part of the State Government's goal to ensure a fairer and more consistent treatment of STRA from both a legal and practical standpoint. The planning changes, which have triggered the need for the Shire to amend its scheme, aim to provide greater consistency across the state in relation to what approvals are needed for STRA proposals as well as how these uses are defined in local planning schemes.

### 3. State Planning Framework

The State Government's planning reforms for short-term rental accommodation are being implemented predominantly through the *Planning & Development (Local Planning Schemes) Regulations 2015* (LPS Regulations), which in turn have been informed by policy direction provided through the Position Statement.

The Position Statement foreshadowed a series of amendments to the LPS Regulations with the overall aim of providing more certainty and consistency across jurisdictions in respect to the treatment of STRA. Key changes flagged in this document included dedicated land use classes for STRA to ensure a clear delineation between this use and traditional accommodation types, as well as a state-wide exemption for hosted STRA and a 90-night exemption for unhosted STRA within the Perth Metropolitan Area. The Position Statement also includes guidance on strategic and statutory planning matters for both tourism and STRA, as well as local planning policy development.

### LPS Regulations

The LPS Regulations are a key component of Western Australia's planning system comprising of three major parts:

- Regulations proper, which set out the process for preparing or amending a local planning scheme;
- 'Model' provisions, set out in Schedule 1, which are to be used by local governments in preparing or amending a local planning scheme; and
- 'Deemed' provisions, set out in Schedule 2, read automatically into all local planning schemes, and override any existing scheme provision to the extent of any inconsistencies. Where there is a conflict between these provisions and the scheme, the deemed provisions prevail.

Amendments to both Schedules 1 and 2 of these regulations have been made to facilitate the necessary planning changes of the State Government's short-term rental accommodation (STRA) reform initiatives, as envisaged by the Position Statement. These changes, most notably, include:

- i. new 'deemed' land use classes of 'hosted short-term rental accommodation' and 'unhosted short-term rental accommodation' to ensure these accommodation types are classified as dedicated land use classes in planning schemes. The definitions of these land uses are as follows:

***hosted short-term rental accommodation*** means any of the following —

- (a) *short-term rental accommodation where the owner or occupier, or an agent of the owner or occupier who ordinarily resides at the dwelling, resides at the same dwelling during the short-term rental arrangement;*
- (b) *short-term rental accommodation that is an ancillary dwelling where the owner or occupier, or an agent of the owner or occupier who ordinarily resides at the other dwelling on the same lot, resides at that other dwelling during the short-term rental arrangement;*
- (c) *short-term rental accommodation that is a dwelling on the same lot as an ancillary dwelling where the owner or occupier, or an agent of the owner or occupier who ordinarily*

*resides at the dwelling, resides at the ancillary dwelling during the short-term rental arrangement;*

***unhosted short-term rental accommodation*** means short-term rental accommodation that –  
(a) *is not hosted short-term rental accommodation; and*  
(b) *accommodates a maximum of 12 people per night;*

- ii. new ‘deemed’ general terms to define ‘short-term rental accommodation’ and link to the overarching *Short-Term Rental Accommodation Act 2024*, which provides the legal framework for the STRA Register. The definition of this term is as follows:

***short-term rental accommodation*** –

(a) *means a dwelling provided, on a commercial basis, for occupation under a short-term rental arrangement; but*

(b) *does not include a dwelling that is, or is part of, any of the following –*

(i) *an aged care facility as defined in the Land Tax Assessment Act 2002 section 38A(1);*

(ii) *a caravan park;*

(iii) *a lodging-house as defined in the Health (Miscellaneous Provisions) Act 1911 section 3(1);*

(iv) *a park home park;*

(v) *a retirement village as defined in the Retirement Villages Act 1992 section 3(1);*

(vi) *workforce accommodation;*

- iii. a new ‘model’ land use class of ‘tourist and visitor accommodation’ to differentiate these use types from STRA, and consolidate a number of existing land use terms for tourist and visitor accommodation (aside from ‘hotel’), as well as other changes to general definitions;
- iv. a state-wide development approval exemption for ‘hosted short-term rental accommodation’ (this includes ancillary dwellings); and
- v. a 90-night (cumulative) exemption within a 12-month period for ‘unhosted’ short-term rental accommodation in the Perth metropolitan area.

The implications for these changes to the Shire are detailed further in the following sections of this report.

#### **4. Local Planning Context**

##### Local Planning Strategy

The Shire’s current Local Planning Strategy encourages the provision of accommodation and visitors’ facilities in the town and specifically notes that the need to address accommodation for seasonal workers, including those working on farm diversification projects, through the provision of short stay accommodation for visitors at the Wandering Caravan Park between Moramocking Road and Cheetaning Street.

##### Local Planning Scheme

Amendment No. 5 to Town Planning Scheme No. 3 was gazetted in 2019 which sought to include the definitions of 'Bed and Breakfast', 'Short-Term Accommodation' and 'Holiday House'. Amendment No. 5 also brought about the introduction of Additional Use No. 1 for Lots 189 and 190 Watts Street which allowed for 'Bed and Breakfast' and 'Holiday House' to be discretionary land uses for that land, subject to compliance with specific conditions.

As it currently stands, 'Hosted Short-Term Rental Accommodation' (formerly 'Bed and Breakfast') would otherwise need to be dealt with as a use not listed.

## 5. Proposed Amendment

With the introduction of the new deemed land use classes into planning schemes associated with short-term rental accommodation, this scheme amendment relates to the introduction, modification and deletion of various land use and general definitions to the Shire's planning scheme. The new exemptions are also 'deemed' and as such are already operative, however this amendment does include changes to the zoning table to reflect the hosted STRA exemption as a permitted use.

### Deemed Short-Term Rental Accommodation Land Use Classes

Whilst the new 'deemed' land use classes are automatically read into the Shire's scheme through the LPS Regulations, along with the previously mentioned exemptions, these uses are being incorporated into scheme zoning tables to ensure absolute clarity from an interpretation perspective, particularly given these uses replace long-standing 'model' land use classes within the Shire's planning framework.

To implement the required changes, this amendment requires deletion of all references to the land use classes of *bed and breakfast* and *holiday house*, replaced with the new 'deemed' definitions of *hosted short-term rental accommodation* and *unhosted short-term rental accommodation*. This includes amending the Zoning Table and Definitions schedules of the scheme text accordingly.

In addition to the LPS Regulations, the Position Statement and Planning Bulletin 115 provide further direction for how STRA should be dealt with in local planning schemes from a permissibility standpoint. To reflect these requirements, this amendment proposes the following designations for these new land use classes:

- 'Hosted short-term rental accommodation' is proposed as a Permitted ('P') use in all zones where any type of 'dwelling' is capable of approval, to reflect the state-wide exemption in the 'deemed provisions' (i.e. within the Residential, Rural Residential and Rural zones); and
- 'Unhosted short-term rental accommodation' is proposed to be designated as a Discretionary ('D') use in the Rural zone, a Discretionary following advertising ('A') use in the Residential and Rural Residential zones and not permitted ('X') in the Commercial and Industrial zones.

Given that 'Holiday House' was not previously included in the Zoning Table, it is being proposed that 'Unhosted short-term rental accommodation' is a discretionary use in all zones where a dwelling is currently permissible, to provide flexibility. Furthermore, with the potential close proximity to the more traditional forms of dwellings, it is proposed that the use be assigned class 'A' use in the

Residential and Rural Residential zones so that public advertising/neighbour referral be mandatory. This is likely to be less of an issue within a Rural zone, hence the proposal to be a 'D' use.

The 'D' and 'A' use classifications also provide the Shire with the ability to prepare a local planning policy that can then guide the decision making for such proposals and can also provide additional considerations or requirements to address any issues or trends, if and when they arise.

As a flow on effect of the abovementioned land use permissibility changes, Additional Use No. 1 for Lots 189 and 190 Watts Street is no longer required as 'Unhosted short-term rental accommodation' will become a Discretionary ('D') use for all land zoned Rural within the Scheme.

#### Model 'Tourist and Visitor Accommodation' Land Use

A new model land use class of 'Tourist and Visitor Accommodation' has been introduced to supersede various traditional accommodation land use types (excluding 'hotel') and provide a clearer delineation between these uses and 'short-term rental accommodation'. In the context of the Shire's scheme, uses to be deleted through this change include:

- Holiday Accommodation; and
- Motel.

The new land use essentially merges 'Holiday Accommodation' and 'Motel', and is the approach being undertaken with assigning the land use permissibility. Specifically, it is proposed that 'Tourist and Visitor Accommodation' becomes:

- A Discretionary ('D') use in the Commercial and Rural zone where either Motel or Holiday Accommodation were previously 'D' uses; and
- A Discretionary following Advertising ('A') use in the Residential zone where Holiday Accommodation was previous an 'A' use.

#### New and Revised Land Use & General Definitions

As part of the LPS Regulations changes, amendments to some other model definitions were also introduced so as to not cause confusion or conflict with the new short-term rental accommodation land use terms. These include deletion of the definition for 'short-term accommodation', which has been removed to avoid confusion with new terms relating to 'short-term rental accommodation'. This has consequentially resulted in modifications to the general model terms of 'cabin' and 'chalet' (not previously included in the Shire's Scheme), as well as the land use term for 'road house'. The new model terms are proposed to be introduced into the scheme text through this amendment.

**Planning and Development Act 2005  
RESOLUTION TO AMEND LOCAL PLANNING SCHEME**

***Shire of Wandering Town Planning Scheme No. 3  
[Amendment Number 7]***

**Resolved that the Local Government pursuant to section 75 of the *Planning and Development Act 2005*, amend the above Local Planning Scheme by:**

1. In Schedule 1 – Definitions:

A. Delete the definitions for:

- *bed and breakfast*
- *holiday accommodation*
- *holiday house*
- *motel*
- *short-term accommodation.*

B. Insert the general definition for *cabin*:

*means a building that -*

- (d) *is an individual unit other than a chalet; and*
- (e) *forms part of -*
  - (iii) *tourist and visitor accommodation; or*
  - (iv) *a caravan park;*
- and*
- (f) *if the unit forms part of a caravan park - is used to provide accommodation for persons, on a commercial basis, with no individual person accommodated for a period or periods exceeding a total of 3 months in any 12-month period*

C. Insert the general definition for *chalet*:

*means a building that –*

- (c) *is a self-contained unit that includes cooking facilities, bathroom facilities and separate living and sleeping areas; and*
- (d) *forms part of –*
  - (iii) *tourist and visitor accommodation; or*
  - (iv) *a caravan park;*
- (d) *and if the unit forms part of a caravan park - is used to provide accommodation for persons, on a commercial basis, with no individual person accommodated for a period or periods exceeding a total of 3 months in any 12-month period*

D. Amend the existing definition for *roadhouse* by deleting paragraph (d) and inserting:

- (e) *accommodation for guests, on a commercial basis, with no individual guest accommodated for a period or periods exceeding a total of 3 months in any 12-month period.*

E. Insert the definition for *tourist and visitor accommodation*:

- (a) *means a building, or a group of buildings forming a complex, that —*
    - (v) *is wholly managed by a single person or body; and*
    - (vi) *is used to provide accommodation for guests, on a commercial basis, with no individual guest accommodated for a period or periods exceeding a total of 3 months in any 12-month period; and*
    - (vii) *may include on-site services and facilities for use by guests; and*
    - (viii) *in the case of a single building — contains more than 1 separate accommodation unit or is capable of accommodating more than 12 people per night;*
- and*
- (b) *includes a building, or complex of buildings, meeting the criteria in paragraph (a) that is used for self-contained serviced apartments that are regularly serviced or cleaned during the period of a guest's stay by the owner or manager of the apartment or an agent of the owner or manager; but*
  - (c) *does not include any of the following —*
    - (ix) *an aged care facility as defined in the Land Tax Assessment Act 2002 section 38A(1);*
    - (x) *a caravan park;*
    - (xi) *hosted short-term rental accommodation;*
    - (xii) *a lodging-house as defined in the Health (Miscellaneous Provisions) Act 1911 section 3(1);*
    - (xiii) *a park home park;*
    - (xiv) *a retirement village as defined in the Retirement Villages Act 1992 section 3(1);*
    - (xv) *a road house;*
    - (xvi) *workforce accommodation;*

2. In Table 1 – Zoning Table, insert in alphabetical order the following land uses and permissibility:

USE CLASSES	RESIDENTIAL	COMMERCIAL	INDUSTRIAL	RURAL RESIDENTIAL	RURAL
Hosted short-term rental accommodation	P	X	X	P	P
Tourist and visitor accommodation	A	D	X	X	D
Unhosted short-term rental accommodation	A	X	X	A	D

3. In Table 1 – Zoning Table, delete all references to:

- A. *holiday accommodation*;
- B. *motel*;

4. In Schedule 2 – Additional Uses, delete Additional Use No. 1 in its entirety.



**COUNCIL ADOPTION**

This standard Amendment was adopted by resolution of the Council of the Shire of Wandering at the [NAME] Meeting of the Council held on the [ day ] day of [ month ], 20[ year ].

.....  
MAYOR/SHIRE PRESIDENT

.....  
CHIEF EXECUTIVE OFFICER

**COUNCIL RESOLUTION TO ADVERTISE**

by resolution of the Council of the Shire of Wandering at the [NAME] Meeting of the Council held on the [ day ] day of [ month ], 20[ year ], proceed to advertise this Amendment.

.....  
MAYOR/SHIRE PRESIDENT

.....  
CHIEF EXECUTIVE OFFICER

**COUNCIL RECOMMENDATION**

This Amendment is recommended [for support/ not to be supported] by resolution of the Shire of Wandering at the [NAME] Meeting of the Council held on the [ number ] day of [ month ], 20[ year ] and the Common Seal of the [LOCAL GOVERNMENT] was hereunto affixed by the authority of a resolution of the Council in the presence of:

.....  
MAYOR/SHIRE PRESIDENT

.....  
CHIEF EXECUTIVE OFFICER

**WAPC ENDORSEMENT (r.63)**

.....

UNOFFICIAL

**DELEGATED UNDER S.16 OF  
THE P&D ACT 2005**

**DATE.....**

**APPROVAL GRANTED**

.....  
**MINISTER FOR PLANNING**

**DATE.....**