# Shire of Kojonup Response to:

# **Local Government Reforms**

February 2022

## **About Kojonup**

Kojonup is located approximately 250 km south east of Perth on the Albany Highway. It is situated within the Great Southern Region, which includes Albany (150 km south), Katanning (40km east) and Mount Barker (100 km south).

Kojonup is a junction town with a rich indigenous, military and rural history. The naming of Kojonup comes from the traditional noongar 'Kodj', or stone axe. that was used to hunt game in the area. Attracted by the natural fresh water spring, Europeans settled in Kojonup in 1837 and it became an English Military outpost. Over the next century, the town evolved into a contemporary farming community with many of the cultural and historical buildings still present.

#### **Community Vision:**

Kojonup is a **smart** region featuring a technologically advanced **agricultural** community, an educational and historical **destination**, and a healthy and enviable **lifestyle**.

#### Introduction

The Shire of Kojonup is providing commentary to the Local Government Reforms. We have assessed each reform and offer the following views on each relevant reform to the Shire of Kojonup outlined by the State Government.

Whilst reforms can provide controls, efficiencies and synergies it is also important to remember that representation is important to local rural and regional communities that are often geographically disparate and isolated. It is, therefore, in the best interests of these communities to be able to manage self-determination when it comes to their future, especially on representation matters.

As you read through our submission, we ask the Minister to bear in mind that the Shire of Kojonup has a strong engaged and involved community, clear strategies and an integrated pathway to success. We are an old but proud Shire with a community that is totally invested in forging its future.

Local Government nationally and in the state of West Australia is diverse and varied given the scale and spread of population and economic generators in this great nation and state. The Shire of Kojonup's responses are tabled in this document.

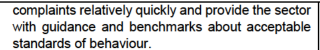
"There is a reason we like to leave decision making to the lowest level possible, local issues are best dealt with by local people..." Trevor Whittington, Farm Weekly 2022

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Theme 1: Early Intervention, Effective Regulation and Stronger Penalties

CURRENT PROVISIONS	PROPOSED REFORMS	SHIRE OF KOJONUP COMMENTS
1.1 Early Intervention Powers		
The Act provides the means to regulate the conduct of local government staff and council members and sets out powers to scrutinise the affairs of local government. The Act provides certain limited	It is proposed to establish a Chief Inspector of Local Government (the Inspector), supported by an Office of the Local Government Inspector (the Inspectorate).	These reforms generally align with the Shire of Kojonup's position on early intervention.
powers to:	The Inspector would receive minor and serious complaints about elected members.	CEO should still have investigation authority on minor complaints.  Kojonup does not support removing the CEO from being involved in processing elected member complaints at the local level in the first instance.
	The Inspector would oversee complaints relating to local government CEOs.  Local Governments would still be responsible for	Agreed  CEO should have authority to investigate minor
	dealing with minor behavioural complaints.	behavioural complaints particularly relevant in small communities.
<ul> <li>training) for individual councillors.</li> <li>The Act also provides the Director General with the power to:         <ul> <li>Conduct Authorised Inquiries</li> <li>Refer allegations of serious or recurrent breaches to the State Administrative Tribunal</li> <li>Commence prosecution for an offence under the Act.</li> </ul> </li> </ul>	The Inspector would have powers of a standing inquiry, able to investigate and intervene in any local government where potential issues are identified.	The Shire of Kojonup is in favour of early intervention to potentially dysfunctional behaviours.  Agreed as long as controls are in place for the inspector i.e. needs to be more than just flippant accusations to intervene in the Shire's affairs.
<ul> <li>Authorised Inquiries are a costly and a relatively slow response to significant issues. Authorised Inquiries are currently the only significant tool for</li> </ul>	The Inspector would have the authority to assess, triage, refer, investigate, or close	Agreed

addressing significant issues within a local government.  The Panel Report, City of Perth Inquiry, and the Select Committee Report made various recommendations related to the establishment of a specific office for local government oversight.	complaints, having regard to various public interest criteria – considering laws such as the Corruption, Crime and Misconduct Act 2003, the Occupational Safety and Health Act 1984, the Building Act 2011, and other legislation.	
	<ul> <li>The Inspector would have powers to implement minor penalties for less serious breaches of the Act, with an appeal mechanism.</li> <li>The Inspector would also have the power to order a local government to address non-compliance with the Act or Regulations.</li> <li>The Inspector would be supported by a panel of Local Government Monitors (see item 1.2).</li> <li>The existing Local Government Standards Panel would be replaced with a new Conduct Panel (see item 1.3).</li> <li>Penalties for breaches to the Local Government Act and Regulations will be reviewed and are proposed to be generally strengthened (see item 1.4).</li> <li>These reforms would be supported by new powers to more quickly resolve issues within local government (see items 1.5 and 1.6).</li> </ul>	It is expected the Local Government Inspector would be funded by the State Government; however, it is noted that the cost of the Local Government Monitors and the Conduct Panel would be borne by the Local Government concerned.  Kojonup does not support a proposed funding model for investigations where monitors and investigators are mandatorily appointed, and that the State Government should fund these resources.
1.2 Local Government Monitors		
<ul> <li>There are currently no legislative powers for the provision of monitors/ temporary advisors.</li> <li>The DLGSC provides support and advice to local governments, however there is no existing mechanism for pre-qualified, specialised assistance to manage complex cases.</li> </ul>		As above Conditional Support
1.3 Conduct Panel		
The Local Government Standards Panel was established in 2007 to resolve minor breach	The Standards Panel is proposed to be replaced with a new Local Government Conduct Panel.	As above Conditional Support



- Currently, the Panel makes findings about alleged breaches based on written submissions.
- The City of Perth Inquiry report made various recommendations that functions of the Local Government Standards Panel be reformed.
- The Conduct Panel would be comprised of suitably qualified and experienced professionals. Sitting councillors will not be eligible to serve on the Conduct Panel.
- The Inspector would provide evidence to the Conduct Panel for adjudication.
  - The Conduct Panel would have powers to impose stronger penalties – potentially including being able to suspend councillors for up to three months, with an appeal mechanism.
  - For very serious or repeated breaches of the Local Government Act, the Conduct Panel would have the power to recommend prosecution through the courts.
  - Any person who is subject to a complaint before the Conduct Panel would have the right to address the Conduct Panel before the Panel makes a decision.

#### 1.4 Review of Penalties

- There are currently limited penalties in the Act for certain types of non-compliance with the Local Government Act.
- Penalties for breaching the Local Government Act are proposed to be strengthened.
- It is proposed that the suspension of councillors (for up to three months) is established as the main penalty where a councillor breaches the Local Government Act or Regulations on more than one occasion.
- Councillors who are disqualified would not be eligible for sitting fees or allowances. They will also not be able to attend meetings, or use their official office (such as their title or council email address).
- It is proposed that a councillor who is suspended multiple times may become disqualified from office.
- Councillors who do not complete mandatory training within a certain timeframe will also not be able to receive sitting fees or allowances.

Shire of Kojonup supports in principle penalties that deter dysfunctional and corrupt behaviours. However, these penalties must be in line with a "just culture" and procedural fairness.

Shire of Kojonup supports an overhaul of penalties.

## 1.5 Rapid Red Card Resolutions

- Currently, local governments have different local laws and standing orders that govern the way meetings run. Presiding members (Mayors and Presidents) are reliant on the powers provided in the local government standing orders local laws.
- Differences between local governments is a source of confusion about the powers that presiding members have to deal with disruptive behaviours at council meetings.
- Disruptive behaviour at council meetings is a very common cause of complaints. Having the Presiding Member be able to deal with these problems should more quickly resolve problems that occur at council meetings.

- It is proposed that Standing Orders are made consistent across Western Australia (see item 2.6).
   Published recordings of all meetings would also become standard (item 3.1).
- It is proposed that Presiding Members have the power to "red card" any attendee (including councillors) who unreasonably and repeatedly interrupt council meetings. This power would:
  - Require the Presiding Member to issue a clear first warning
  - o If the disruptions continue, the Presiding Member will have the power to "red card" that person, who must be silent for the rest of the meeting. A councillor issued with a red card will still vote, but must not speak or move motions
  - If the person continues to be disruptive, the Presiding Member can instruct that they leave the meeting.
- Any Presiding Member who uses the "red card" or ejection power will be required to notify the Inspector.
- Where an elected member refuses to comply with an instruction to be silent or leave, or where it can be demonstrated that the presiding member has not followed the law in using these powers, penalties can be imposed through a review by the Inspector.

Shire of Kojonup supports in principle standardisation of meeting standing orders.

However, red card systems and reporting infractions adds more bureaucracy to an already burdened system.

Just the act of clarifying the Presiding member's powers could enforce behaviour in meetings.

Shire of Kojonup supports standardising standing orders.

## 1.6 Vexatious Complaint Referrals

- No current provisions.
- The Act already provides a requirement for Public Question Time at council meetings.
- Local governments already have a general responsibility to provide ratepayers and members of the public with assistance in responding to queries about the local government's operations.
   Local governments should resolve queries and complaints in a respectful, transparent and equitable manner.
- · Unfortunately, local government resources can

Kojonup Shire supports this reform

- become unreasonably diverted when a person makes repeated vexatious queries, especially after a local government has already provided a substantial response to the person's query.
- It is proposed that if a person makes repeated complaints to a local government CEO that are vexatious, the CEO will have the power to refer that person's complaints to the Inspectorate, which after assessment of the facts may then rule the complaint vexatious.

#### 1.7 Minor Other Reforms

- Other minor reforms are being considered to enhance the oversight of local government.
- Ministerial Circulars have traditionally been used to provide guidance to the local government sector.
- Potential other reforms to strengthen guidance for local governments are being considered.
- For example, one option being considered is the potential use of sector-wide guidance notices. Guidance notices could be published by the Minister or Inspector, to give specific direction for how local governments should meet the requirements of the Local Government Act and Regulations. For instance, the Minister could publish guidance notices to clarify the process for how potential conflicts of interests should be managed.
- It is also proposed (see item 1.1) that the Inspector has the power to issue notices to individual local governments to require them to rectify noncompliance with the Act or Regulations.

Any support offered in executing the requirements of legislation is welcome by the Shire of Kojonup.

Kojonup supports the continuance of the Department of Local Government, Sport and Cultural Industries as a direct service provider of compliance to LG funded by the State Government.

Kojonup notes that the Minister already has powers to issue notices.

Kojonup supports the position that rectification notices must continue to be authorised and sent by the Minister of the day not the department.

Theme 2: Reducing Red Tape, Increasing Consistency and Simplicity

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
2.1 Resource Sharing		
<ul> <li>The Act does not currently include specific provisions to allow for certain types of resource sharing – especially for sharing CEOs.</li> <li>Regional local governments would benefit from having clearer mechanisms for voluntary resource-sharing.</li> </ul>	<ul> <li>Amendments are proposed to encourage and enable local governments, especially smaller regional local governments, to share resources, including Chief Executive Officers and senior employees.</li> <li>Local governments in bands 2, 3 or 4 would be able to appoint a shared CEO at up to two salary bands above the highest band. For example, a band 3 and a band 4 council sharing a CEO could remunerate to the level of band 1.</li> </ul>	Local Governments should be empowered to form single and joint subsidiaries, and beneficial enterprises. This supports economic development in regional WA.  The Shire of Kojonup also supports that compliance requirements of Regional Councils should be reviewed and reduced to allow for effective use of resources and capital to enhance rural and regional communities.  Shire of Kojonup supports reforms that allow for self-determination in seeking synergies and efficiencies.
2.2 Standardisation of Crossovers		
<ul> <li>Approvals and standards for crossovers (the section of driveways that run between the kerb and private property) are inconsistent between local government areas, often with very minor differences.</li> <li>This can create confusion and complexity for homeowners and small businesses in the construction sector.</li> </ul>	<ul> <li>It is proposed to amend the Local Government (Uniform Local Provisions) Regulations 1996 to standardise the process for approving crossovers for residential properties and residential developments on local roads.</li> <li>A Crossover Working Group has provided preliminary advice to the Minister and DLGSC to inform this.</li> <li>The DLGSC will work with the sector to develop standardised design and construction standards.</li> </ul>	Whilst Standardisation may seem like a good idea, regional and rural communities need to maintain some modicum of control over their individual decisions regarding town planning and; in particular, crossovers.  Shire of Kojonup does not support complete standardisation because of the unique differences between communities and towns.
2.3 Introduce Innovation Provisions		
The Local Government Act 1995 currently has very limited provisions to allow for innovations and responses to emergencies to (such as the Shire of Bruce Rock Supermarket).	<ul> <li>New provisions are proposed to allow exemptions from certain requirements of the Local Government Act 1995, for:</li> <li>Short-term trials and pilot projects</li> </ul>	Shire of Kojonup only supports this type of reform where the Shire, its LEMC and its Fire Brigades have a modicum of control over what is implemented.

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS	
	o Urgent responses to emergencies.		
2.4 Streamline Local Laws			
<ul> <li>Local laws are required to be reviewed every eight years.</li> <li>The review of local laws (especially when they are standard) has been identified as a burden for the sector.</li> <li>Inconsistency between local laws is frustrating for residents and business stakeholders.</li> </ul>	<ul> <li>It is proposed that local laws would only need to be reviewed by the local government every 15 years.</li> <li>Local laws not reviewed in the timeframe would lapse, meaning that old laws will be automatically removed and no longer applicable.</li> <li>Local governments adopting Model Local Laws will have reduced advertising requirements.</li> </ul>	Shire of Kojonup supports reform where it enhances and reduces the cost of compliance.  However, LGA's need to have flexibility and control over implementing standardised or model law. One size fits all does not always work with geographically isolated communities.	
2.5 Simplifying Approvals for Small Business and	Community Events		
<ul> <li>Inconsistency between local laws and approvals processes for events, street activation, and initiatives by local businesses is frustrating for business and local communities.</li> </ul>	Proposed reforms would introduce greater consistency for approvals for:     alfresco and outdoor dining     minor small business signage rules     running community events.	As above	
2.6 Standardised Meeting Procedures, Including F	2.6 Standardised Meeting Procedures, Including Public Question Time		
<ul> <li>Local governments currently prepare individual standing order local laws.</li> <li>The Local Government Act 1995 and regulations require local governments to allocate time at meetings for questions from the public.</li> <li>Inconsistency among the meeting procedures between local governments is a common source of complaints.</li> </ul>	<ul> <li>To provide greater clarity for ratepayers and applicants for decisions made by council, it is proposed that the meeting procedures and standing orders for all local government meetings, including for public question time, are standardised across the State.</li> <li>Regulations would introduce standard requirements for public question time, and the procedures for meetings generally.</li> <li>Members of the public across all local governments would have the same opportunities</li> </ul>	As above	

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
	to address council and ask questions.	
2.7 Regional Subsidiaries		
<ul> <li>Initiatives by multiple local governments may be managed through formal Regional Councils, or through less formal "organisations of councils", such as NEWROC and WESROC.</li> <li>These initiatives typically have to be managed by a lead local government.</li> <li>In 2016-17, provisions were introduced to allow for the formation of Regional Subsidiaries. Regional Subsidiaries can be formed in line with the Local Government (Regional Subsidiaries) Regulations 2017.</li> <li>So far, no Regional Subsidiary has been formed.</li> </ul>	Work is continuing to consider how Regional Subsidiaries can be best established to:  Enable Regional Subsidiaries to provide a clear and defined public benefit for people within member local governments  Provide for flexibility and innovation while ensuring appropriate transparency and accountability of ratepayer funds  Where appropriate, facilitate financing of initiatives by Regional Subsidiaries within a reasonable and defined limit of risk  Ensure all employees of a Regional Subsidiary have the same employment conditions as those directly employed by member local governments.	Local Governments should be empowered to form single and joint subsidiaries, and beneficial enterprises, including services that create financial value for the community.  Local Governments should be empowered to form single and joint subsidiaries, and beneficial enterprises, not just between LGA's but in their own right. This supports economic development in regional WA and can create value for isolated communities.  The Shire of Kojonup also supports that compliance requirements of Regional Councils should be reviewed and reduced to allow for effective use of resources and capital to enhance rural and regional communities.  Shire of Kojonup supports reform that allows shires to self-determine their future structures in
		regards to synergies and efficiencies gained.  Shire of Kojonup does not support reforms that force shires to amalgamate or work with other shires to reduce representation or share

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
		resources.

Theme 3: Greater Transparency & Accountability

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
3.1 Recordings and Live-Streaming of All Council N	Meetings	
<ul> <li>Currently, local governments are only required to make written minutes of meetings.</li> <li>While there is no legal requirement for livestreaming or video or audio recording of council meetings, many local governments now stream and record their meetings.</li> <li>Complaints relating to behaviours and decisions at meetings constitute a large proportion of complaints about local governments.</li> <li>Local governments are divided into bands with the largest falling in bands 1 and 2, and smaller</li> </ul>	<ul> <li>required to livestream meetings, and make video recordings available as public archives.</li> <li>Band 1 and 2 are larger local governments are generally located in larger urban areas, with generally very good telecommunications infrastructure, and many already have audiovisual equipment.</li> </ul>	Shire of Kojonup supports the implementation of new technology to help support Council meetings but cautions in moving too far down the path of complete online meetings.  Face to Face meetings in small communities can create material value for those communities.  Shire of Kojonup can support the proposed changes.
local governments falling bands 3 and 4. The allocation of local governments into bands is determined by The Salaries and Allowances	required to livestream meetings, and make video recordings available as public archives.  Several local governments already use platforms	

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
Tribunal based on factors¹ such as:  Growth and development  Strategic planning issues  Demands and diversity of services provided to the community  Total expenditure  Population  Staffing levels.	<ul> <li>such as YouTube, Microsoft Teams, and Vimeo to stream and publish meeting recordings.</li> <li>Limited exceptions would be made for meetings held outside the ordinary council chambers, where audio recordings may be used.</li> <li>Recognising their generally smaller scale, typically smaller operating budget, and potential to be in more remote locations, band 3 and 4 local governments would be required to record and publish audio recordings, at a minimum. These local governments would still be encouraged to livestream or video record meetings.</li> <li>All council meeting recordings would need to be published at the same time as the meeting minutes. Recordings of all confidential items would also need to be submitted to the DLGSC for archiving.</li> </ul>	
3.2 Recording All Votes in Council Minutes		
<ul> <li>A local government is only required to record which councillor voted for or against a motion in the minutes of that meeting if a request is made by an elected member at the time of the resolution during the meeting.</li> <li>The existing provision does not mandate transparency.</li> </ul>	<ul> <li>To support the transparency of decision-making by councillors, it is proposed that the individual votes cast by all councillors for all council resolutions would be required to be published in the council minutes, and identify those for, against, on leave, absent or who left the chamber.</li> <li>Regulations would prescribe how votes are to be consistently minuted.</li> </ul>	Shire of Kojonup does not support these reforms where individuals in smaller communities can be targeted for their voting position.  We believe that if an individual wants their vote recorded they should have that option to record it or not. The Councillors should be allowed to vote against a motion without their individual vote being made public.

<sup>&</sup>lt;sup>1</sup> See page 3 of the <u>2018 Salaries and Allowance Tribunal Determination</u>

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
<ul> <li>The Act currently provides broad definitions of what type of matters may be discussed as a confidential item.</li> <li>There is limited potential for review of issues managed as confidential items under the current legislation.</li> </ul>	<ul> <li>Recognising the importance of open and transparent decision-making, it is considered that confidential meetings and confidential meeting items should only be used in limited, specific circumstances.</li> <li>It is proposed to make the Act more specific in prescribing items that may be confidential, and items that should remain open to the public.</li> <li>Items not prescribed as being confidential could still be held as confidential items only with the prior written consent of the Inspector.</li> <li>All confidential items would be required to be audio recorded, with those recordings submitted to the DLGSC.</li> </ul>	Prescribing what is confidential is a pathway fraught with issues. All items of a commercial in confidence aspect need to be included and allow Councils to have some discretion over the definition.  Individual Councils/LGA's should have the ability to decide what is confidential and what is not.  If this is going to be prescribed then broad and deep LGA consultation on the definition of what is in and out is required. The timeframe in obtaining Inspector consent may be detrimental where an expeditious decision is required.  Shire of Kojonup can support reforms that don't restrict LGA's managing confidentiality in regional and rural communities.
3.4 Additional Online Registers     Local governments are required to provide information to the community through annual reports, council minutes and the publication of information online.	It is proposed to require local governments to report specific information in online registers on the local government's website. Regulations would prescribe the information to be included.	Shire of Kojonup believes leases and contracts are commercial in confidence. Particularly in smaller communities.
<ul> <li>Consistent online publication of information can substitute for certain material in annual reports.</li> <li>Consistency in online reporting across the sector will provide ratepayers with better information.</li> <li>These registers supplement the simplification of financial statements in Theme 6.</li> </ul>	The following new registers, each updated quarterly, are proposed:  Lease Register to capture information about the leases the local government is party to (either as lessor or lessee)  Community Grants Register to outline all grants and funding provided by the local government  Interests Disclosure Register which collates all disclosures made by elected members about their interests related to matters considered by council  Applicant Contribution Register	Shire of Kojonup does not support Leases, Contracts or other commercial in confidence information being published apart from the information provided in resolutions?  No commercial in confidence information should be published.  It can support a Community Grants, Interests disclosure and applicant contribution register.

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
	accounting for funds collected from applicant contributions, such as cash-in-lieu for public open space and car parking  Contracts Register that discloses all contracts above \$100,000.	
3.5 Chief Executive Officer Key Performance Indica	ators (KPIs) be Published	
<ul> <li>It is a requirement of the Local Government Act 1995 that CEO performance reviews are conducted annually.</li> <li>The Model Standards for CEO recruitment and selection, performance review and termination require that a local government must review the performance of the CEO against contractual performance criteria.</li> <li>Additional performance criteria can be used for performance review by agreement between both parties.</li> </ul>	To provide for minimum transparency, it is proposed to mandate that the KPIs agreed as performance metrics for CEOs:  Be published in council meeting minutes as soon as they are agreed prior to (before the start of the annual period)  The KPIs and the results be published in the minutes of the performance review meeting (at the end of the period)  The CEO has a right to provide written comments to be published alongside the KPIs and results to provide context as may be appropriate (for instance, the impact of events in that year that may have influenced the results against KPIs).	Shire of Kojonup conditionally supports this reform where KPI's can be published but the Shire of Kojonup does not support publishing CEO performance reviews.  This is a matter between the CEO and the Council. The CEO reports to the Council for performance and the Council is responsible for performance to the Community.  This approach protects against the involvement of the Community in the management of the CEO. The results of performance reviews should be confidential information between the employer and employee, should not be published and should remain within the confidential realm of human resources.  The proposed reforms demonstrate a clear intent to allow community transparency and scrutiny of performance. However, negative consequences are likely if Local Government Council's responsibility as the employing authority of the CEO became blurred due to perceived community entitlement to manage the CEO relationship, particularly in smaller LGA's (with possible negativity being extenuated through largely unregulated social media platforms). A lack of confidentiality between the employer and employee may further increase difficulty with attraction and retention of LGA CEO's.

Theme 4: Stronger Local Democracy and Community Engagement

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
4.1 Community and Stakeholder Engagement Char	ters	
<ul> <li>There is currently no requirement for local governments to have a specific engagement charter or policy.</li> <li>Many local governments have introduced charters or policies for how they will engage with their community.</li> <li>Other States have introduced a specific requirement for engagement charters.</li> </ul>	<ul> <li>It is proposed to introduce a requirement for local governments to prepare a community and stakeholder engagement charter which sets out how local government will communicate processes and decisions with their community.</li> <li>A model Charter would be published to assist local governments who wish to adopt a standard form.</li> </ul>	Shire of Kojonup already has a detailed interface with its community and rate payers.  The Shire of Kojonup supports WALGA's position for the development of guidance by the DLGSC, based on standards such as the International Standard for Public Participation practice - is supported in favour of taking a prescriptive approach or conducting a survey for no reason
4.2 Ratepayer Satisfaction Surveys (Band 1 and 2 l	ocal governments only)	
independent surveying consultants to hold a satisfaction survey of residents/ratepayers.  These surveys provide valuable data on the performance of local governments.	<ul> <li>It is proposed to introduce a requirement that every four years, all local governments in bands 1 and 2 hold an independently-managed ratepayer satisfaction survey.</li> <li>Results would be required to be reported publicly at a council meeting and published on the local government's website.</li> <li>All local governments would be required to publish a response to the results.</li> </ul>	As above
4.3 Introduction of Preferential Voting		
elections is first past the post.  The existing first-past-the-post does not allow for	<ul> <li>Preferential voting is proposed be adopted as the method to replace the current first past the post system in local government elections.</li> <li>In preferential voting, voters number candidates in order of their preferences.</li> <li>Preferential voting is used in State and Federal elections in Western Australia (and in other states). This provides voters with more choice and control over who they elect.</li> <li>All other states use a form of preferential voting for local government.</li> </ul>	Shire of Kojonup does not support a preferential system for voting.  Shire of Kojonup supports:  1. Four year terms with a two year spill  2. Greater participation in Local Government elections  3. The option to hold elections through:  • Online voting  • Postal voting, and  • In-person voting  4. Voting at Local Government elections to be voluntary

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
		<ul><li>5. The first past the post method of counting votes</li><li>6. Preferential Voting will add cost to elections</li></ul>
4.4 Public Vote to Elect the Mayor and President		
The Act currently allows local governments to have the Presiding Member (the Mayor or President) elected either:  by the electors of the district through a public vote; or  by the council as a resolution at a council meeting.	<ul> <li>Mayors and Presidents of all local governments perform an important public leadership role within their local communities.</li> <li>Band 1 and 2 local governments generally have larger councils than those in bands 3 and 4.</li> <li>Accordingly, it is proposed that the Mayor or President for all band 1 and 2 councils is to be elected through a vote of the electors of the district. Councils in bands 3 and 4 would retain the current system.</li> <li>A number of Band 1 and Band 2 councils have already moved towards Public Vote to Elect the Mayor and President in recent years, including City of Stirling and City of Rockingham.</li> </ul>	Shire of Kojonup is a strong advocate that Local Governments should determine whether their Mayor or President will be elected by the Council or elected by the community.  Shire of Kojonup does not support this reform.
4.5 Tiered Limits on the Number of Councillors		
The number of councillors (between 5-15 councillors) is decided by each local government, reviewed by the Local Government Advisory Board, and if approved by the Minister. The Panel Report recommended electoral reforms to improve representativeness.	<ul> <li>It is proposed to limit the number of councillors based on the population of the entire local government.</li> <li>Some smaller local governments have already been moving to having smaller councils to reduce costs for ratepayers.</li> <li>The Local Government Panel Report proposed:         <ul> <li>For a population of up to 5,000 – five councillors (including the President)</li> <li>population of between 5,000 and 75,000 – five to nine councillors (including the Mayor/President)</li> <li>population of above 75,000 – nine to fifteen councillors (including Mayor).</li> </ul> </li> </ul>	Local Governments should be empowered to self-determine the number of Elected Members required on their Council.  Shire of Kojonup does not support the proposed reform to restrict Local Governments with populations under 5,000 to 5 Council Members and does not reflect the varied community's interest and representation requirements within this grouping. Whilst smaller by number of constituents, the number of issues presenting to LGAS is not necessarily smaller to the same extent.

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
4.6 No Wards for Small Councils (Band 3 and 4 Co	uncils only)	
<ul> <li>A local government can make an application to be divided into wards, with councillors elected to those wards.</li> <li>Only about 10% of band 3 and 4 local governments currently have wards.</li> </ul>	<ul> <li>It is proposed that the use of wards for councils in bands 3 and 4 is abolished.</li> <li>Wards increase the complexity of elections, as this requires multiple versions of ballot papers to be prepared for a local government's election.</li> <li>In smaller local governments, the population of wards can be very small.</li> <li>These wards often have councillors elected unopposed, or elect a councillor with a very small number of votes. Some local governments have ward councillors elected with less than 50 votes.</li> <li>There has been a trend in smaller local governments looking to reduce the use of wards, with only 10 councils in bands 3 and 4 still having wards.</li> </ul>	Kojonup supports this approach and has already abolished the ward system.

## 4.7 Electoral Reform - Clear Lease Requirements for Candidate and Voter Eligibility

- A person with a lease in a local government district is eligible to nominate as a candidate in that district.
- A person with a lease in a local government district is eligible to apply to vote in that district.
- The City of Perth Inquiry Report identified a number of instances where dubious lease arrangements put to question the validity of candidates in local government elections, and subsequently their legitimacy as councillors.
- Reforms are proposed to prevent the use of "sham leases" in council elections. Sham leases are where a person creates a lease only to be able to vote or run as a candidate for council.
- The City of Perth Inquiry Report identified sham leases as an issue.
- Electoral rules are proposed to be strengthened:
  - A minimum lease period of 12 months will be required for anyone to register a person to vote or run for council.
  - Home based businesses will not be eligible to register a person to vote or run for council, because any residents are already the eligible voter(s) for that address.

Kojonup supports this approach.

	<ul> <li>Clarifying the minimum criteria for leases eligible to register a person to vote or run for council.</li> <li>The reforms would include minimum lease periods to qualify as a registered business (minimum of 12 months), and the exclusion of home based businesses (where the resident is already eligible) and very small sub-leases.</li> <li>The basis of eligibility for each candidate (e.g. type of property and suburb of property) is proposed to be published, including in the candidate pack for electors.</li> </ul>	
4.8 Reform of Candidate Profiles		
Candidate profiles can only be 800 characters, including spaces. This is equivalent to approximately 150 words.  4.9 Minor Other Electoral Reforms	<ul> <li>Further work will be undertaken to evaluate how longer candidate profiles could be accommodated.</li> <li>Longer candidate profiles would provide more information to electors, potentially through publishing profiles online.</li> <li>It is important to have sufficient information available to assist electors make informed decisions when casting their vote.</li> </ul>	Kojonup supports this approach.
Other minor reforms are proposed to improve	Minor other electoral reforms are proposed to	Kojonup supports this approach.
local government elections.	include:  The introduction of standard processes for vote re-counts if there is a very small margin between candidates (e.g. where there is a margin of less than 10 votes a recount will always be required)  The introduction of more specific rules concerning local government council candidates' use of electoral rolls.	

Theme 5: Clear Roles and Responsibilities

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS			
5.1 Introduce Principles in the Act					
<ul> <li>The Act does not currently outline specific principles.</li> <li>The Act contains a short "Content and Intent" section only.</li> <li>The Panel Report recommended greater articulation of principles</li> </ul>	including:  o The recognition of Aboriginal Western Australians	Shire of Kojonup supports in principle but will need to see the detail to make an informed decision.			
5.2 Greater Role Clarity					
<ul> <li>The Act provides for the role of council, councillor, mayor or president and CEO.</li> <li>The role of the council is to:         <ul> <li>govern the local government's affairs</li> <li>be responsible for the performance of the local government's functions.</li> </ul> </li> </ul>	<ul> <li>The Local Government Act Review Panel recommended that roles and responsibilities of elected members and senior staff be better defined in law.</li> <li>It is proposed that these roles and responsibilities are further defined in the legislation.</li> <li>These proposed roles will be open to further consultation and input.</li> <li>These roles would be further strengthened through Council Communications Agreements (see item 5.3).</li> </ul>	Shire of Kojonup supports in principle but will need to see the detail to make an informed decision.			
	<ul> <li>It is proposed to amend the Act to specify the roles and responsibilities of the Mayor or President.</li> <li>While input and consultation will inform precise wording, it is proposed that the Act is amended to generally outline that the Mayor or President is responsible for:         <ul> <li>Representing and speaking on behalf of the whole council and the local government, at all times being consistent with the resolutions of council</li> <li>Facilitating the democratic decision-making of</li> </ul> </li> </ul>	As above			

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
	council by presiding at council meetings in accordance with the Act  Developing and maintaining professional working relationships between councillors and the CEO  Performing civic and ceremonial duties on behalf of the local government  Working effectively with the CEO and councillors in overseeing the delivery of the services, operations, initiatives and functions of the local government.	
	<ul> <li>It is proposed to amend the Act to specify the roles and responsibilities of the Council, which is the entity consisting of all of the councillors and led by the Mayor or President.</li> <li>While input and consultation will inform precise wording, it is proposed that the Act is amended to generally outline that the Council is responsible for:         <ul> <li>Making significant decisions and determining policies through democratic deliberation at council meetings</li> <li>Ensuring the local government is adequately resourced to deliver the local governments operations, services and functions - including all functions that support informed decision-making by council</li> <li>Providing a safe working environment for the CEO;</li> <li>Monitoring and reviewing the performance of the local government.</li> </ul> </li> </ul>	As above

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
CURRENT REQUIREMENTS	5.2.3 - Elected Member (Councillor) Role  It is proposed to amend the Act to specify the roles and responsibilities of all elected councillors.  While input and consultation will inform precise wording, it is proposed that the Act is amended to generally outline that every elected councillor is responsible for:  Considering and representing, fairly and without bias, the current and future interests of all people who live, work and visit the district (including for councillors elected for a particular ward)  Positively and fairly contribute and apply their knowledge, skill, and judgement to the democratic decision-making process of council  Applying relevant law and policy in contributing to the decision-making of the council  Engaging in the effective forward planning and review of the local governments' resources, and the performance of its operations, services, and functions  Communicating the decisions and resolutions of council to stakeholders and the public  Developing and maintaining professional working relationships with all other councillors and the CEO  Maintaining and developing their knowledge and skills relevant to local government  Facilitating public engagement with local	As above
	government.  It is proposed that elected members should not be able to use their title (e.g. "Councillor", "Mayor", or "President") and associated resources of their office (such as email address) unless they are	

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS	
	performing their role in their official capacity.		
	5.2.4 - CEO Role	As above	
	<ul> <li>The Local Government Act 1995 requires local governments to employ a CEO to run the local government administration and implement the decisions of council.</li> <li>To provide greater clarity, it is proposed to amend the Act to specify the roles and responsibilities of all local government CEOs.</li> <li>While input and consultation will inform precise wording, it is proposed that the Act is amended to generally outline that the CEO of a local government is responsible for: <ul> <li>Coordinating the professional advice and assistance necessary for all elected members to enable the council to perform its decision-making functions</li> <li>Facilitating the implementation of council decisions</li> <li>Ensuring functions and decisions lawfully delegated by council are managed prudently on behalf of the council</li> <li>Managing the effective delivery of the services, operations, initiatives and functions of the local government determined by the council</li> <li>Providing timely and accurate information and advice to all councillors in line with the Council Communications Agreement (see item 5.3)</li> <li>Overseeing the compliance of the operations of the local government with State and Federal legislation on behalf of the council</li> </ul> </li> <li>Implementing and maintaining systems to</li> </ul>	As above	
	enable effective planning, management, and		

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
	reporting on behalf of the council.	

### 5.3 Council Communication Agreements

- The Act provides that council and committee members can have access to any information held by the local government that is relevant to the performance of the member in their functions.
- The availability of information is sometimes a source of conflict within local governments.
- In State Government, there are written Communication Agreements between Ministers and agencies that set standards for how information and advice will be provided.
- It is proposed that local governments will need to have Council Communications Agreements between the council and the CEO.
- These Council Communication Agreements would clearly specify the information that is to be provided to councillors, how it will be provided, and the timeframes for when it will be provided.
- A template would be published by DLGSC. This
  default template will come into force if a council
  and CEO do not make a specific other agreement
  within a certain timeframe following any election.

Shire of Kojonup can support some element of this reform but does not support more compliance and bureaucracy to an already complex relationship.

The relationship of the CEO and Council should be spelt out in the KPIs and contract.

There is no need for further compliance that adds more complexity and cost.

## 5.4 Local Governments May Pay Superannuation Contributions for Elected Members

- Elected members are eligible to receive sitting fees or an annual allowance.
- Superannuation is not paid to elected members.
   However, councillors can currently divert part of their allowances to a superannuation fund.
- Councils should be reflective and representative of the people living within the district. Local governments should be empowered to remove any barriers to the participation of gender and
- It is proposed that local governments should be able to decide, through a vote of council, to pay superannuation contributions for elected members. These contributions would be additional to existing allowances.
- Superannuation is widely recognised as an important entitlement to provide long term financial security.
- Other states have already moved to allow councils

Shire of Kojonup does not support the proposed reform to pay superannuation Contributions to Elected Members.

This will change the nature of the status of elected members as they will become eligible employees, and at that stage what income do you pay SG rate on.

Kojonup does not believe that elected members are

age diverse people on councils.	<ul> <li>to make superannuation contributions for councillors.</li> <li>Allowing council to provide superannuation is important part of encouraging equality for people represented on council – particularly for women and younger people.</li> <li>Providing superannuation to councillors recognises that the commitment to elected office can reduce a person's opportunity to undertake employment and earn superannuation contributions.</li> <li>eligible employees and, therefore, as this is a Federa statute, we do not support superannuation payments for elected members.</li> </ul>
5.5 Local Governments May Establish Education	Allowances
Local government elected members must complete mandatory training.     There is no specific allowance for undertaking further education.	<ul> <li>Local governments will have the option of contributing to the education expenses for councillors, up to a defined maximum value, for tuition costs for further education that is directly related to their role on council.</li> <li>Councils will be able to decide on a policy for education expenses, up to a maximum yearly value for each councillor. Councils may also decide not to make this entitlement available to elected members.</li> <li>Any allowance would only be able to be used for tuition fees for courses, such as training programs, diplomas, and university studies, which relate to local government.</li> <li>Where it is made available, this allowance will help councillors further develop skills to assist with making informed decisions on important questions before council, and also provide professional development opportunities for councillors.</li> </ul>

There is currently no requirement for a formal • Kojonup supports an Election caretaker period. A statewide caretaker period for local caretaker period, with individual councils governments is proposed. operating under their own policies and All local governments across the State would have procedures. the same clearly defined election period, during • This is commonly a point of public confusion. which: o Councils do not make major decisions with criteria to be developed defining 'major' o Incumbent councillors who nominate for reelection are not to represent the local government, act on behalf of the council, or use local government resources to support campaigning activities. o There are consistent election conduct rules for all candidates. 5.7 Remove WALGA from the Act

	The Western Australian Local Government	•	The Local Government Panel Report	Kojonup supports this reform.
	Association (WALGA) is constituted under the		recommended that WALGA not be constituted	
	Local Government Act 1995.		under the Local Government Act 1995.	
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		•	clarity that WALGA is not a State Government	
	·			
	recommendation.		entity.	
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#### 5.8 CEO Recruitment

- Recent amendments introduced provisions to standardise CEO recruitment.
- The recruitment of a CEO is a very important decision by a local government.
- It is proposed that DLGSC establishes a panel of approved panel members to perform the role of the independent person on CEO recruitment panels.
- Councils will be able to select an independent person from the approved list.
- Councils will still be able to appoint people outside of the panel with the approval of the Inspector.

Shire of Kojonup does not support this reform as it limits diversity on the Panel for recruitment.

## Theme 6: Improved Financial Management and Reporting

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
6.1 Model Financial Statements and Tiered Financia	l Reporting	
<ul> <li>The financial statements published in the Annual Report is the main financial reporting currently published by local governments.</li> <li>Reporting obligations are the same for large (Stirling, Perth, Fremantle) and small (Sandstone, Wiluna, Dalwallinu) local governments, even though they vary significantly in complexity.</li> <li>The Office of the Auditor General has said that some existing reporting requirements are unnecessary or onerous - for instance, information that is not relevant to certain local governments, or that is a duplicate of other published information.</li> </ul>	<ul> <li>accountability in local government. The public rightly expects the highest standards of integrity, good governance, and prudent financial management in local government.</li> <li>It is critically important that clear information about the financial position of local governments is openly available to ratepayers. Financial information also supports community decision-</li> </ul>	Kojonup supports this reform.

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS
	proposed that financial reporting requirements should be tiered – meaning that larger local governments will have greater financial reporting requirements than smaller local governments.  It is proposed to establish standard templates for Annual Financial Statements for band 1 and 2 councils, and simpler, clearer financial statements for band 3 and 4.  Online Registers, updated quarterly (see item 3.4), would provide faster and greater transparency than current annual reports. Standard templates will be published for use by local governments.  Simpler Strategic and Financial Planning (item 6.2) would also improve the budgeting process.	
6.2 Simplify Strategic and Financial Planning		
<ul> <li>Requirements for plans are outlined in the Local Government Financial Management and Administration Regulations.</li> <li>There is also the Integrated Planning and Reporting (IPR) framework.</li> <li>While many councils successfully apply IPR to their budgeting and reporting, IPR may seem complicated or difficult, especially for smaller local governments.</li> </ul>	<ul> <li>Having clear information about the finances of local government is an important part of enabling informed public and ratepayer engagement and input to decision-making.</li> <li>The framework for financial planning should be based around information being clear, transparent, and easy to understand for all ratepayers and members of the public.</li> <li>In order to provide more consistency and clarity across the State, it is proposed that greater use of templates is introduced to make planning and reporting clearer and simpler, providing greater transparency for ratepayers.</li> <li>Local governments would be required to adopt a standard set of plans, and there will be templates published by the DLGSC for use or adaption by local governments.</li> <li>It is proposed that the plans that are required are:         <ul> <li>Simplified Council Plans that replace existing Strategic Community Plans and set high-level objectives, with a new plan required at least</li> </ul> </li> </ul>	As above

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS	
	every eight years. These will be short-form plans, with a template available from the DLGSC  Simplified Asset Management Plans to consistently forecast costs of maintaining the local government's assets. A new plan will be required at least every ten years, though local governments should update the plan regularly if the local government gains or disposes of major assets (e.g. land, buildings, or roads). A template will be provided, and methods of valuations will be simplified to reduce red tape  Simplified Long Term Financial Plans will outline any long term financial management and sustainability issues, and any investments and debts. A template will be provided, and these plans will be required to be reviewed in detail at least every four years  A new Rates and Revenue Policy (see item 6.3) that identifies the approximate value of rates that will need to be collected in future years (referencing the Asset Management Plan and Long Term Financial Plan) – providing a forecast to ratepayers (updated at least every four years)  The use of simple, one-page Service Proposals and Project Proposals that outline what proposed services or initiatives will cost, to be made available through council meetings. These will become Service Plans and Project Plans added to the yearly budget if approved by council. This provides clear transparency for what the functions and initiatives of the local government cost to deliver. Templates will be available for use by local governments.		
6.3 Rates and Revenue Policy  Level governments are not required to have a late. The Potes and Povenue Policy is prepared to Kojanun supports this reform			
Local governments are not required to have a	<ul> <li>The Rates and Revenue Policy is proposed to</li> </ul>	Kojonup supports this reform.	

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS		
rates and revenue policy.  Some councils defer rate rises, resulting in the eventual need to drastically raise rates to cover unavoidable costs – especially for the repair of infrastructure.	<ul> <li>increase transparency for ratepayers by linking rates to basic operating costs and the minimum costs for maintaining essential infrastructure.</li> <li>A Rates and Revenue Policy would be required to provide ratepayers with a forecast of future costs of providing local government services.</li> <li>The Policy would need to reflect the Asset Management Plan and the Long Term Financial Plan (see item 6.2), providing a forecast of what rates would need to be, to cover unavoidable costs.</li> <li>A template would be published for use or adaption by all local governments.</li> <li>The Local Government Panel Report included this recommendation.</li> </ul>			
6.4 Monthly Reporting of Credit Card Statements				
<ul> <li>No legislative requirement.</li> <li>Disclosure requirements brought in by individual councils have shown significant reduction of expenditure of funds.</li> </ul>	<ul> <li>The statements of a local government's credit cards used by local government employees will be required to be tabled at council at meetings on a monthly basis.</li> <li>This provides oversight of incidental local government spending.</li> </ul>	Kojonup supports this reform in principle.		
6.5 Amended Financial Ratios				
<ul> <li>Local governments are required to report seven ratios in their annual financial statements.</li> <li>These are reported on the MyCouncil website.</li> <li>These ratios are intended to provide an indication of the financial health of every local government.</li> </ul>	<ul> <li>Financial ratios will be reviewed in detail, building on work already underway by the DLGSC.</li> <li>The methods of calculating ratios and indicators will be reviewed to ensure that the results are accurate and useful.</li> </ul>	Kojonup supports this reform in principle.		
6.6 Audit Committees				
<ul> <li>Local governments must establish an Audit Committee that has three or more persons, with the majority to be council members.</li> <li>The Audit Committee is to guide and assist the local government in carrying out the local government's functions in relation to audits</li> </ul>	<ul> <li>To ensure independent oversight, it is proposed the Chair of any Audit Committee be required to be an independent person who is not on council or an employee of the local government.</li> <li>Audit Committees would also need to consider proactive risk management.</li> </ul>	Shire of Kojonup does not support this reform in its entirety.  Audit committees of Local Government should be led and overseen by the Council, have a clearly defined role with an Elected Member majority and chair. The Council		

CURRENT REQUIREMENTS	PROPOSED REFORMS	COMMENTS		
conducted under the Act.     The Panel Report identified that Audit Committees should be expanded, including to provide improved risk management.	<ul> <li>To reduce costs, it is proposed that local governments should be able to establish shared Regional Audit Committees.</li> <li>The Committees would be able to include council members but would be required to include a majority of independent members and an independent chairperson.</li> </ul>	is the responsible group for managing the Shire. They should take responsibility for Risk and Audit management.  Kojonup does not support majority independent members of the Audit Committee.  Kojonup supports an Elected Member Chair.		
6.7 Building Upgrade Finance				
<ul> <li>The local government sector has sought reforms that would enable local governments to provide loans to property owners to finance for building improvements.</li> <li>This is not currently provided for under the Act.</li> <li>The Local Government Panel Report included this recommendation.</li> </ul>	<ul> <li>Reforms would allow local governments to provide loans to third parties for specific building improvements - such as cladding, heritage and green energy fixtures.</li> <li>This would allow local governments to lend funds to improve buildings within their district.</li> <li>Limits and checks and balances would be established to ensure that financial risks are proactively managed.</li> </ul>	Kojonup supports this reform in principle. subject to defined limits, checks and balances.		
6.8 Cost of Waste Service to be Specified on Rates Notices				
<ul> <li>No requirement for separation of waste changes on rates notice.</li> <li>Disclosure will increase ratepayer awareness of waste costs.</li> <li>The Review Panel Report included this recommendation.</li> </ul>	<ul> <li>It is proposed that waste charges are required to be separately shown on rate notices (for all properties which receive a waste service).</li> <li>This would provide transparency and awareness of costs for ratepayers.</li> </ul>	Kojonup supports this reform in principle.		