Southern Drive Busselton Western Australia Locked Bag 1 Busselton WA 6280 city@busselton.wa.gov.au www.busselton.wa.gov.au (08) 9781 0444



Form 2 Local Government Act 1995 Local Government (Elections) Regulations 1997 [s.4.32(2)]

ENROLMENT ELIGIBILITY CLAIM

Incorporating Notice of Nomination of Co-owners or Co-occupiers (if required by CEO)

Refer to attached Notes on when and how to complete this form.

Person	making claim (2)
Family	name:
Other n	ames:
Postal A	Address:(4):
S	Suburb: Postcode:
Phone 1	numbers (H):(W):(M):
Fax nu	mber: Email:
Rateab	le property on which claim is based: (4) (5)
Addres	s: Suburb
Lot/Loc	cation No. (if known):
	(If you own or occupy more than one property in the electorate, give details of all of them. Add additional pages if necessary)
Elector	rate
Local g	overnment district:
Ward (6).
Entitle	ment to be enrolled (tick one box)
I am:	on the State or Commonwealth electoral roll in respect of a residence outside the electorate.
OR	My address shown on that roll is:
	not on the State or Commonwealth electoral roll but I am qualified as an elector under clause 12 of Schedule 9.3 of the <i>Local Government Act 1995</i> ⁽⁶⁾ .

[Form 2. Last amended vide Gazette 21 Dec 2012 p 6643]

Details of ownership or occupation (3) (tick one box)			
(*delete	whichever does not apply)		
In relati	on to the rateable property described above I am:		
	the sole owner/occupier* of that property; OR one of 2 co-owners/occupiers* of that property; OR one of 3 or more co-owners/occupiers* of that property and I have been nominated ⁽⁸⁾ by all or a majority of those owners/occupiers* for the purpose of being an elector; OR the nominee ⁽⁸⁾ of a body corporate that owns/occupies* that property.		
For occ	eupiers only (tick one box)		
	body corporate that nominated me): \square do \square do not have a right, under a lease, tenancy agreement legal instrument, to be in continuous occupation of the property for at least the next 3 months.		
Claim a	and Declaration - (making a false declaration is an offence)		
I claim eligibility to have my name included on any owners and occupiers roll prepared for an election in the electorate. I declare that all of the details set out above are true and correct.			
Signed:			
	Local Government Act 1995, s.4.31(2) Local Government (Elections) Regulations 1997, Reg 11(2) Notice of Nomination of Co-owners or Co-occupiers (8)		
Signed:			

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(1) When to use this form	You may make a claim for eligibility using this form at any time. However if you want to be on the roll for a particular election you must give your claim form to the local government more than 50 days before the election date.
(2) Who should use this form	You should fill in this form if you: • own or occupy ⁽³⁾ rateable property in a district or ward but are not on the residents roll in that district or ward; or • qualify under clause 12 of Schedule 9.3 to the <i>Local Government Act 1995</i> ⁽⁷⁾ and want to be able to vote at local government elections for that district.
(3) Who is an occupier	To qualify as an occupier you must have a right, under a lease, tenancy agreement or other legal instrument, to be in continuous occupation of the property for at least the next 3 months. When the Chief Executive Officer of the local government is considering your claim, he or she may ask you for a copy of your lease or tenancy agreement to support your claim. You do not need to provide a copy unless asked.
(4) Silent address	If having your address on the register or on the roll would put your safety, or that of your family, at risk you may ask the Chief Executive Officer not to show your address on the register or on the roll. To do this you must give to the Chief Executive Officer a statutory declaration setting out the reasons why you do not want your address shown on the register or on the roll.
(5) Which ward	If you own or occupy more than one property in the electorate, give details of them all. Add additional pages if necessary.
(6) Which Ward	If the property in respect of which this claim is made is partly in one ward and partly in another you may choose which of those wards you want your claim to apply to. If you leave this box blank the Chief Executive Officer of the local government will decide which ward the claim is to apply to. In this form the ward, or if no ward is applicable the district, is referred to as "the electorate".
(7) Qualification under clause 12	 To qualify under clause 12 of Schedule 9.3 to the Local Government Act 1995 you must: own or occupy rateable property in the electorate; and have been on the last electoral roll prepared under the Local Government Act 1960 for that electorate; and have owned or occupied rateable property in the electorate continuously since that roll was prepared.
(8) Nominations	A nomination must be made in writing and be signed by all or a majority of the owners or occupiers of the property (or if the owner or occupier is a body corporate, be signed by an officer of the body corporate) in accordance with the <i>Local Government (Elections) Regulations 1997</i> . If you are a nominee you must give the nomination to the local government with this form unless the CEO requires the written notice of the nomination to be incorporated into this form. If a body corporate or group of people owns or occupies more than one property in a district, a nomination applies to all of those properties.
Duration of enrolment of occupiers	If you are an occupier and your enrolment eligibility claim is accepted it will expire in accordance with section 4.33 of the <i>Local Government Act 1995</i> (this will usually be 6 months after the holding of the second ordinary election after your claim was accepted). If you wish to continue to qualify as an elector after that, you will need to make another enrolment eligibility claim.
Confidentiality	Your date of birth, phone and fax numbers and email address supplied in this form will be kept confidential and will be used only by the local government and the Western Australian Electoral Commission for the purpose of preparing local government electoral rolls.
Where to send your form	When you have completed and signed this form, send it to the Chief Executive Officer of your local government. You may send it by post, by fax or by other electronic means so long as it is capable of being printed in its entirety, including a signature. If you send it by fax or electronically you should check that it has been received.