Western Australia

Human Tissue and Transplant Amendment Bill 2022

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Western Australia

LEGISLATIVE ASSEMBLY

Human Tissue and Transplant Amendment Bill 2022

A Bill for

An Act to —

- amend the Human Tissue and Transplant Act 1982; and
- make consequential amendments to the *Anatomy Act 1930* and the *Health Legislation Administration Act 1984*.

The Parliament of Western Australia enacts as follows:

<u>s. 1</u>

Part 1 — Preliminar

1		Part 1 — Preliminary
2	1.	Short title
3		This is the <i>Human Tissue and Transplant Amendment Act</i> 2022.
4	2.	Commencement
5		This Act comes into operation as follows —
6		(a) Part 1 — on the day on which this Act receives the
7		Royal Assent (assent day);
8		(b) Part 2 (but only Divisions 1 and 2) and Part 3 — on the
9		day after assent day;
10		(c) Part 2 Division 3 — on a day fixed by proclamation, and
11		different days may be fixed for different provisions.

Part 2	Human Tissue and Transplant Act 1982 amended
Division 1	Preliminary
s. 3	

1		Part 2 — Human Tissue and Transplant Act 1982 amended
2		amenueu
3		Division 1 — Preliminary
4	3.	Act amended
5		This Part amends the <i>Human Tissue and Transplant Act 1982</i> .
6		Division 2 — General amendments
7	4.	Long title replaced
8		Delete the long title and insert:
9 10		An Act to make provision —
11		for and in relation to the removal of human tissue for
12		transplantation and other purposes; and
13		• for post-mortem examinations; and
14		• for related purposes.
15		• •
16	5.	Part I heading amended
17		In the heading to Part I delete " Part I " and insert:
18		
19		Part 1
20		
21	6.	Section 3 amended
22		In section 3(1) insert in alphabetical order:
23		
24		human egg has the meaning given in the Human
25		Reproductive Technology Act 1991 section 3(1);
26		human embryo has the meaning given in the Human
27		Reproductive Technology Act 1991 section 3A;

General amendments

Human Tissue and Transplant Act 1982 amended

Part 2

s. 7

Division 2

human sperm has the meaning given in the Human 1 Reproductive Technology Act 1991 section 3(1); 2 3 7. **Section 4 amended** 4 In section 4(1) delete "by writing signed by him". (1) 5 After section 4(1) insert: (2) 6 7 The nomination must be in writing signed by the chief (1A)8 medical administrator of the hospital. 9 10 In section 4(5) delete "notice of the revocation signed by him." (3) 11 and insert: 12 13 signed notice of the revocation. 14 15 Section 5 amended 8. 16 (1) In section 5(1) delete "by writing signed by him, delegate to one 17 or more persons any of his powers or duties" and insert: 18 19 delegate to 1 or more persons any powers or duties of the 20 designated officer 21 22 After section 5(1) insert: (2) 23 24 (1A) The delegation must be in writing signed by the 25 designated officer. 26 27

Human Tissue and Transplant Act 1982 amended Part 2
General amendments Division 2

9

1 2		(3)	Delet	te sectio	on 5(3)(b) and insert:
3 4 5 6 7				(b)	has immediate effect, unless the instrument of delegation provides otherwise, and continues in force until revoked by writing signed by the designated officer and given to the delegate.
8 9		(4)	Delet	te sectio	on 5(5) and insert:
10 11 12 13			(5)	officer officer	nief Health Officer may require the designated to revoke a delegation made by the designated and the designated officer must immediately y with the requirement.
14		(5A)	A requ	irement under subsection (5) must —
15 16				(a)	be in writing signed by the Chief Health Officer; and
17 18				(b)	be given to the designated officer.
19	9.		Secti	on 5A i	inserted
20 21			At th	e end o	f Part I insert:
22		5 <i>A</i>	۱.	Delega	ntion by Minister
23 24 25			(1)		inister may delegate to a person any power or f the Minister under another provision of this
26 27			(2)	The de Minist	elegation must be in writing signed by the er.
28 29			(3)		on to whom a power or duty is delegated under ction cannot delegate that power or duty.

Division 2 General amendments s. 10 (4) A person exercising or performing a power or duty that 1 has been delegated to the person under this section is 2 taken to do so in accordance with the terms of the 3 delegation unless the contrary is shown. 4 Nothing in this section limits the ability of the Minister (5) 5 to perform a function through an officer or agent. 6 7 Part II heading amended **10.** 8 In the heading to Part II delete "**Part II**" and insert: 9 10 Part 2 11 12 11. Section 6 amended 13 In section 6 delete "shall not be read as including a reference to 14 foetal tissue, spermatozoa or ova." and insert: 15 16 does not include a reference to fetal tissue, a human embryo, 17 human sperm or a human egg. 18 19 **12.** Section 8 amended 20 (1) Delete section 8(1) and insert: 21 22 This section applies to a person who — (1) 23 has attained the age of 18 years; and (a) 24 is of sound mind; and 25 (b)

is, in the light of medical advice furnished to

the person, prepared to consent as referred to in

Human Tissue and Transplant Amendment Bill 2022

Human Tissue and Transplant Act 1982 amended

Part 2

26

27

28

(c)

subsection (1A).

Human Tissue and Transplant Act 1982 amended Part 2
General amendments Division 2

s.	1	3

1 2 3 4 5 6 7 8 9			otherw person to the	erson may, by writing signed by the person vise than in the presence of any member of the vis family or any of the person's friends, consent removal from the person's body of regenerative other than blood, specified in the consent — for the purpose of the transplantation of the tissue to the body of another living person; or for use of the tissue for other therapeutic purposes or for medical or scientific purposes; or
12				education or quality assurance relating to a use
13 14				referred to in paragraph (b).
15 16	(2)		·	(2) delete "subsection (1)" and insert:
17 18		subsec	ction (1A)
19	13.	Section	n 15 a	nmended
20		In sec	tion 15	5:
21		(a)	in pa	aragraph (b) delete "purposes." and insert:
22		` '	•	
23			purp	oses; or
24				
25		(b)	after	paragraph (b) insert:
26				
27			(c)	for use of the tissue for the purposes of training,
28				education or quality assurance relating to a use
29				referred to in paragraph (b).
30				

Part 2

Division 2 General amendments s. 14 Section 18 replaced **14.** 1 Delete section 18 and insert: 2 3 18. Consent by adult to removal of blood 4 (1) This section applies to a person who — 5 has attained the age of 18 years; and (a) 6 (b) is of sound mind. 7 (2) The person may consent to the removal of blood from 8 the person's body for transfusion of the blood to another person; (a) 10 11 (b) for use of the blood or of any of its constituents 12 for other therapeutic purposes or for medical or 13 scientific purposes; or 14 for use of the blood or of any of its constituents (c) 15 for the purposes of training, education or 16 quality assurance relating to a use referred to in 17 paragraph (b). 18 19

Human Tissue and Transplant Act 1982 amended

15. Section 19 amended

In section 19 delete "section 18" and insert:

section 18(2)

24

16. Part III heading amended

In the heading to Part III delete "**Part III**" and insert:

28 **Part 3**

20

21 22

25

26 27

Human Tissue and Transplant Act 1982 amended Part 2
General amendments Division 2

S.	1	7

1	17.	Section 21A inserted
2		At the beginning of Part III insert:
4	2	A. No application to Anatomy Act 1930
5 6 7 8		Nothing in this Part applies to the removal of tissue for the purpose of the practice of anatomy under the <i>Anatomy Act 1930</i> .
9	18.	Section 22 amended
10		In section 22(1):
11 12		(a) in paragraph (b) delete "purposes." and insert:
13 14		purposes; or
15 16		(b) after paragraph (b) insert:
17 18 19 20		(c) for use of the tissue for the purposes of training, education or quality assurance relating to a use referred to in paragraph (b).
21	19.	Section 24 amended
22 23	(1)	Delete section 24(1) and insert:
24		(1) In this section —
25 26 27		 permitted practitioner, in relation to an authority under this Part, means a medical practitioner other than — (a) if subsection (2) applies — a medical
28 29		practitioner who made a declaration under that subsection relating to the authority; or

General amendments

Human Tissue and Transplant Act 1982 amended

Part 2

s. 19

Division 2

the designated officer for the hospital in which (b) 1 the authority was given or a person who has 2 lawfully exercised the designated officer's 3 powers under section 22; 4 permitted purpose or use, in relation to the removal of 5 tissue, means — 6 the purpose of the transplantation of the tissue (a) 7 to the body of a living person; or 8 use of the tissue for other therapeutic purposes (b) 9 or for medical or scientific purposes; or 10 use of the tissue for the purposes of training, (c) 11 education or quality assurance relating to a use 12 referred to in paragraph (b). 13 (1A)Subject to subsection (2), an authority under this Part is 14 sufficient authority for the removal of tissue from the 15 body of the deceased person referred to in the 16 authority, for a permitted purpose or use, by — 17 (a) if the tissue to be removed is ocular tissue — 18 a permitted practitioner; or 19 a person appointed under (ii) 20 section 24A(1) as an authorised person 21 for the purposes of this paragraph; 22 or 23 (b) if the tissue to be removed is musculoskeletal 24 tissue — 25 (i) a permitted practitioner; or 26 a person appointed under (ii) 27 section 24A(1) as an authorised person 28 for the purposes of this paragraph; 29 30 or (c) if the tissue to be removed is skin — 31

a permitted practitioner; or

Human Tissue and Transplant Act 1982 amended Part 2 Division 2 General amendments

S.	20

4				(ii)	a person appointed under
1				(11)	section 24A(1) as an authorised person
2					for the purposes of this paragraph;
4				or	
5			(d)	in any	other case — a permitted practitioner.
6 7 8 9		(1B)	that ap		under this Part is subject to any restriction relation to the authority by reason of
10	(2)			` /	ete "tissue shall not be removed from the
11					for the purpose or a use specified in
12		subs	ection (1) and	insert:
13					
14					emoved from the body of the person for a
15		perm	nitted pu	irpose o	r use
16					
17	(3)	Dele	te sectio	on 24(4)).
18	20.	Sect	ion 24A	insert	ed
19		At th	e end o	f Part II	I insert:
20					
21	2	24A.	Appoi	intment	of authorised persons
22		(1)	The M	linister i	may, in writing, appoint a person, or a
23			person	in a cla	ass of person, to be an authorised person
24			for the	purpos	es of any 1 or more of
25			section	n 24(1A)(a)(ii), (b)(ii) or (c)(ii).
26 27		(2)	_		not be an authorised person if the person ractitioner.
28		(3)	The M	linister :	may, in writing, revoke an appointment
29		` /			absection (1) if the Minister considers it
30				oriate to	* *

Human Tissue and Transplant Amendment Bill 2022Part 2 Human Tissue and Transplant Act 1982 amended

General amendments

Division 2

s. 21 If, immediately before the day on which the *Human* 1 Tissue and Transplant Amendment Act 2022 section 20 2 comes into operation, a person is an authorised person 3 for the purposes of section 24 – 4 the person is taken to have been appointed (a) 5 under subsection (1) to be an authorised person 6 for the purposes of section 24(1A)(a)(ii); and 7 (b) for the purposes of subsection (3), the person's 8 appointment is taken to be an appointment 9 made under subsection (1). 10 11 21. Part IV heading amended 12 In the heading to Part IV delete "**Part IV**" and insert: 13 14 Part 4 15 16 22. Section 28 amended 17 Delete section 28(2) and insert: 18 19 (2) An authority under this Part is authority for the use of 20 tissue removed from the body of the deceased person 21 as part of the post-mortem examination for the 22

following purposes —

purposes;

(a)

(b)

therapeutic, medical, teaching or scientific

to a use referred to in paragraph (a).

training, education or quality assurance relating

23

24

25

26

Part 2	Human Tissue and Transplant Act 1982 amended
Division 2	General amendments

s. 23

1	23.	Part V heading replaced
2		Delete the heading to Part V and insert:
4 5		Part 5 — Trading in tissue
6	24.	Part VA heading amended
7		In the heading to Part VA delete "Part VA" and insert:
9 10		Part 6
11	25.	Part VI heading amended
12 13		In the heading to Part VI delete "Part VI" and insert:
14 15		Part 7
16	26.	Section 33 amended
17	(1)	In section 33(1):
18 19		(a) in paragraph (b) delete "section 18" and insert:
20 21		section 18(2)
22 23		(b) in paragraph (e) delete "in conducting" and insert:
24 25		except as authorised under Part 4, in conducting

General amendments

Human Tissue and Transplant Act 1982 amended

Part 2

s. 27

Division 2

(2) In section 33(3): 1 delete "to —" and insert: (a) 2 3 to the following — 4 5 in paragraphs (a) and (b) delete "or"; (b) 6 after paragraph (b) insert: (c) 7 8 (ba) anything done under the Anatomy Act 1930; 9 10 Section 37 inserted 27. 11 At the end of Part VI insert: 12 13 **37.** Regulations may adopt codes or legislation 14 In this section — (1) 15 code means a code, standard, rule, specification, 16 administrative procedure or other document, published 17 in or outside Australia, that does not by itself have 18 legislative effect in this State; 19 subsidiary legislation includes rules, regulations, 20 instructions, local laws and by-laws. 21 Regulations may adopt, either wholly or in part or with (2) 22 modifications -23 (a) any code; or 24 (b) any subsidiary legislation made, determined or 25 issued under any other Act or under any Act of 26 the Commonwealth, another State or a 27

Territory.

1		(3)	(3) The adoption may be by —			
2			, ,	corporating the code or s the regulations; or	ubsidiary legislation	
4 5				corporating the code or s reference.	ubsidiary legislation	
6 7 8		(4)	by referen	alations adopt a code or since, then, unless the regulation text is adopted —		
9 10 11			ex	e code or subsidiary legis isting or in force when thade; and	<u>=</u>	
12 13 14 15 16			le no th re	y amendments made to togislation after the regulate legal effect as part of the ey are specifically adopted gulations or a later amengulations.	ions are made have e regulations unless ed by later	
18 19 20 21		(5)	adopted b	s of any code or subsidia y reference must be puble through, the website of y assisting in the adminis	ished on, or the department	
23	28.	Var	ious refere	nces to gender removed		
24		Ame	end the prov	visions listed in the Table	as set out in the Table.	
25			Table			
		I	Provision	Delete	Insert	
		s. 4	(2)	his		
		s. 2	3(1)			

s. 27(1) and (2)

page 15

Part 2 Human Tissue and Transplant Act 1982 amended

Division 2 General amendments

s. 28

s. 4(3)	him	the chief medical administrator
s. 4(5)	his	the
s. 5(4)	him	the designated officer
s. 5(6)	he	the designated officer
s. 8(2)	his (each	the person's
s. 9(1) and (2)	occurrence)	
s. 25(2) and (3)		
s. 9(1)	him (each occurrence)	the person
s. 14	his body	the child's body
s. 14	his consent	the consent
s. 17		
s. 17	his agreement	the child's agreement
s. 21(1)(c)(ii)	has, before commencing the transfusion, assured himself	is, before commencing the transfusion, satisfied
s. 21(3)	satisfies himself	is satisfied
s. 21(5)	he	the medical practitioner
s. 22(2)(a)	his lifetime	the person's lifetime
s. 26(2)(a) and (3)		

s. 22(2)(a) and (b)	his death of tissue from his body	death of tissue from the body of the deceased person
s. 22(4)	he consents	the senior available next of kin consents
s. 23(2) s. 27(3)	his consent	the coroner's consent
s. 25(4)	he has	the senior available next of kin has
s. 26(2)(a) and (3)	his body	the person's body
s. 26(2)(a)	his objection	the objection
s. 31(2)(a) and (b)	he	the person
s. 33(2)	his	the designated officer's

29. Other minor amendments

2

Amend the provisions listed in the Table as set out in the Table.

3 Table

Provision	Delete	Insert
s. 3(3)	shall be read as including	includes
s. 4(2)	shall be submitted	must be submitted
s. 4(2)	shall be the	is the
s. 4(2)	shall be subject	is subject

Part 2 Human Tissue and Transplant Act 1982 amended

Division 2 General amendments

s. 29

s. 4(4)	shall	must
s. 22(4)		
s. 23(1) and (4)		
s. 24(3)		
s. 25(4)		
s. 27(1) and (5)		
s. 32B(2) and (5)		
s. 33(1)		
s. 34(1)		
s. 4(4b)	shall be (each	is
s. 31(2)	occurrence)	
s. 5(4)	shall inform (each occurrence)	must inform
s. 5(4)	shall furnish	furnish
s. 11	shall not be read as including	does not include
s. 21(2)	shall be deemed	is taken
s. 32(2)	Part II	Part 2
s. 32A(4)	shall have	has
s. 32B(4)	Penalty:	Penalty for this
s. 33(1) and (2)		subsection: a fine of
s. 34(1)		
s. 33(1)(a)	Division 4 of Part II	Part 2 Division 4

Human Tissue and Transplant Act 1982 amended Amendments relating to trading in tissue

Division 3

s. 30

Part 2

s. 33(1)(b)	Division 5 of 1	Part II Part 2 Division 5
s. 33(1)(c)	Part III	Part 3
s. 33(1)(d)	Part IV	Part 4

Division 3 — Amendments relating to trading in tissue

2	30.	Secti	on 3 amended
3		In sec	ction 3(1) insert in alphabetical order:
4			-
5			Human Tissue Advisory Body means the body
6			established under section 29F(1);
7			therapeutic goods has the meaning given in the
8			Therapeutic Goods Act section 3(1);
9			<i>Therapeutic Goods Act</i> means the <i>Therapeutic Goods</i>
10			Act 1989 (Commonwealth);
11			
12	31.	Secti	on 29 replaced
13		Delet	te section 29 and insert:
14			
15		29.	Part does not apply to trading regulated under
16			Human Reproductive Technology Act 1991
17			This Part does not apply to or in relation to the sale or
18			supply of a human embryo, human sperm or a human
19			egg.
20			Note for this section:
21			The Human Reproductive Technology Act 1991
22 23			section 53Q regulates the sale and supply of human embryos, human sperm and human eggs.

Human Tissue and Transplant Act 1982 amended

Amendments relating to trading in tissue

s. 31

29A. Unauthorised trading in tissue prohibited

1 In this section — (1) 2 exempt entity, in relation to the sale or supply of tissue, 3 means an entity prescribed by the regulations that is a 4 party to an agreement with the Commonwealth or the 5 State for the sale or supply of the tissue; 6 national product price list means the annual national 7 product price list approved by the Ministerial Council 8 under the National Blood Agreement (as defined in the 9 National Blood Authority Act 2003 (Commonwealth) 10 section 3): 11 **TGA provision** means a provision of the Therapeutic 12 Goods Act or any portion of regulations or rules made 13 under that Act. 14 (2) Subject to subsection (4) and sections 29C, 29D(1) 15 and 29E, a contract or arrangement is void if, under the 16 contract or arrangement, a person agrees, for valuable 17 consideration, whether given or to be given to that 18 person or to another person -19 to the sale or supply of tissue from that person's 20 body or from the body of another person, 21 whether before or after that person's death or 22 the death of the other person, as the case may 23 be; or 24 to the post-mortem examination or anatomical (b) 25 examination of that person's body after death or 26 of the body of another person after the death of 27 the other person. 28 A person who enters into a contract or arrangement of (3) 29 the kind referred to in subsection (2) and to which that 30 subsection applies commits an offence. 31 Penalty for this subsection: imprisonment for 32

12 months or a fine of \$12 000.

Human Tissue and Transplant Act 1982 amended Amendments relating to trading in tissue

Division 3

s. 31

Part 2

1 2 3	(4)	does no	ot apply	vided in section 29D(2), subsection (2) to or in relation to the following rangements —
4 5 6 7		(a)	a control the rei	ract or arrangement providing only for mbursement of any expenses necessarily ed by a person in relation to the removal ue in accordance with this Act;
8 9 10 11		(b)	or supplinctude	ract or arrangement providing for the sale ply of blood or any of its constituents ed on the national product price list if the supply is carried out by or with —
12 13			(i)	an entity mentioned in the national product price list; or
14 15 16			(ii)	the Commonwealth for the benefit of an entity mentioned in the national product price list;
17 18		(c)		ract or arrangement providing for the sale ply of tissue if —
19 20 21 22			(i)	the sale or supply is carried out by or with an exempt entity or the Commonwealth for the benefit of an exempt entity; and
23 24 25			(ii)	the tissue is the subject of an agreement between the exempt entity and the Commonwealth or the State;
26 27 28		(d)	or sup	ract or arrangement providing for the sale ply of therapeutic goods that comprise, n or are derived from tissue if —
29 30 31			(i)	the sale or supply is in accordance with an approval or authority given under a TGA provision; and
32 33 34			(ii)	the TGA provision is prescribed by the regulations for the purposes of this paragraph;

Human Tissue and Transplant Act 1982 amended

Amendments relating to trading in tissue

Part 2

s. 31

Division 3

(e) a contract or arrangement providing for the sale 1 or supply of therapeutic goods that comprise, 2 contain or are derived from tissue if — 3 the therapeutic goods are exempt under 4 a TGA provision from the operation of 5 Part 3.2 or Part 3.2A Division 4 of the 6 Therapeutic Goods Act; and 7 the sale or supply does not breach a (ii) 8 condition of the exemption; and 9 (iii) the TGA provision is prescribed for the 10 purposes of this paragraph; 11 (f) a contract or arrangement providing for the sale 12 or supply of tissue where the sale or supply of 13 the tissue meets the requirements set out in 14 section 29B(3). 15 Nothing in this section renders inoperative a consent or (5) 16 authority given or purporting to have been given under 17 this Act in relation to tissue from the body of a person 18 or in relation to the body of a person if a person acting 19 in pursuance of the consent or authority did not know 20 and had no reason to know that the tissue or the body 21 was the subject matter of an unauthorised contract or 22 arrangement. 23 29B. Recovery of certain costs by authorised suppliers 24 In this section — (1) 25 authorised supplier means — 26 a person who supplies therapeutic goods that — 27 comprise, contain or are derived from 28 tissue; and 29 (ii) are included in the Register under the 30 Therapeutic Goods Act or are registered 31

goods under that Act;

Human Tissue and Transplant Act 1982 amended Amendments relating to trading in tissue Part 2 Division 3

s. 31

1			or	
2		(b)	a person who owns or controls a tissue bank;	
3	tissue bank means a facility that is —			
4 5 6		(a)	established for the purposes of the removal, evaluation, processing, storage and distribution of tissue, or any of those purposes; and	
7		(b)	prescribed by the regulations.	
8 9	(2)	_	ations prescribing a facility as a tissue bank be made unless —	
10 11 12		(a)	the Human Tissue Advisory Body has recommended the making of the regulations; and	
13		(b)	the Minister has approved the recommendation.	
14 15	(3)		e purposes of section 29A(4)(f), the requirements sale or supply of the tissue are as follows —	
16 17		(a)	the person selling or supplying the tissue must be an authorised supplier of the tissue;	
18 19 20 21 22 23		(b)	the authorised supplier must be satisfied, after making reasonable enquiries, that the first sale or supply of the tissue was not for valuable consideration other than reimbursement of any expenses necessarily incurred in relation to the removal of the tissue;	
24 25		(c)	the tissue must have been subjected to processing or treatment;	
26 27		(d)	the sale or supply of the tissue must be for the purpose of enabling the tissue to be used —	
28 29			(i) for therapeutic, medical or scientific purposes; or	
30 31 32			(ii) for the purposes of training, education or quality assurance relating to a use referred to in subparagraph (i);	

Human Tissue and Transplant Act 1982 amended

Amendments relating to trading in tissue

Part 2

s. 31

Division 3

the consideration given to the authorised (e) 1 supplier for the sale or supply of the tissue must 2 consist only of an amount (a cost-recovery 3 amount) that -4 is necessarily incurred by the authorised 5 supplier in relation to the removal, 6 evaluation, processing, storage or 7 distribution of the tissue or in relation to 8 any other matter prescribed by the 9 regulations; and 10 complies with regulations (if any) made (ii) 11 for the purposes of subsection (4). 12 (4) The regulations may set out the components of a 13 cost-recovery amount for a matter or otherwise regulate 14 the charging of the cost-recovery amount. 15 29C. Recovery of certain costs by authorised school of 16 anatomy 17 In this section — (1) 18 authorised school of anatomy has the meaning given 19 in the Anatomy Act 1930 section 2; 20 donated body means the body of a deceased person 21 received or possessed by an authorised school of 22 anatomy in accordance with the Anatomy Act 1930. 23 (2) An authorised school of anatomy may charge an 24 amount to recover the reasonable costs associated with 25 supply of a donated body (including a prosected 26 donated body) or portion or specimen part of a donated 27 body – 28 (a) to another authorised school of anatomy; or 29 (b) to a person to whom the proviso to the *Anatomy* 30

Act 1930 section 18 applies; or

Human Tissue and Transplant Act 1982 amended Amendments relating to trading in tissue

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		()	6 4 6 4 7020
1		(c)	for the purposes of the <i>Anatomy Act 1930</i>
2			section 10A.
3	(3)	For the	e purposes of subsection (2), reasonable costs
4		associ	ated with supply include reasonable costs for the
5		follow	ing —
6		(a)	administration in respect of the supply;
7		(b)	the preparation, handling, transfer, receival,
8			embalming, plastination, storage, maintenance
9			and disposal of the body or portion or specimen
10			part of the body;
11		(c)	security in respect of the body or portion or
12			specimen part of the body.
13	(4)	Section	n 29A(2) does not apply to a contract or
14		arrang	ement entered into for the purposes of
15		subsec	tion (2).
16	29D.	Minis	ter may make order as to application of
16 17	29D.	Minist section	• • • • • • • • • • • • • • • • • • • •
	29D. (1)	section	• • • • • • • • • • • • • • • • • • • •
17		The M declare	inister may, by order published in the <i>Gazette</i> , that section 29A(2) does not apply to or in
17 18		The M declare	inister may, by order published in the <i>Gazette</i> , that section 29A(2) does not apply to or in
17 18 19		The M declare relatio	inister may, by order published in the <i>Gazette</i> ,
17 18 19 20		The M declare relation order of	inister may, by order published in the <i>Gazette</i> , that section 29A(2) does not apply to or in to the sale or supply in accordance with the
17 18 19 20 21		The M declare relation order of	inister may, by order published in the <i>Gazette</i> , that section 29A(2) does not apply to or in to the sale or supply in accordance with the of a specified class or classes of product derived issue that has been subjected to processing or
17 18 19 20 21 22		The M declare relation order of from the treatments.	inister may, by order published in the <i>Gazette</i> , that section 29A(2) does not apply to or in to the sale or supply in accordance with the of a specified class or classes of product derived issue that has been subjected to processing or
17 18 19 20 21 22 23	(1)	The M declared relation order of from the treatm.	inister may, by order published in the <i>Gazette</i> , e that section 29A(2) does not apply to or in n to the sale or supply in accordance with the of a specified class or classes of product derived issue that has been subjected to processing or ent.
17 18 19 20 21 22 23	(1)	The M declare relation order of from the treatm. The M declared	inister may, by order published in the <i>Gazette</i> , e that section 29A(2) does not apply to or in n to the sale or supply in accordance with the of a specified class or classes of product derived issue that has been subjected to processing or ent. Sinister may, by order published in the <i>Gazette</i> ,
17 18 19 20 21 22 23 24 25	(1)	The M declare relation order of from the treatm. The M declare contracts	inister may, by order published in the <i>Gazette</i> , e that section 29A(2) does not apply to or in n to the sale or supply in accordance with the of a specified class or classes of product derived issue that has been subjected to processing or ent. Sinister may, by order published in the <i>Gazette</i> , e that section 29A(2) applies to a specified
17 18 19 20 21 22 23 24 25 26	(1)	The M declared from the treatm. The M declared contration of a specific and the treatment of	inister may, by order published in the <i>Gazette</i> , e that section 29A(2) does not apply to or in n to the sale or supply in accordance with the of a specified class or classes of product derived issue that has been subjected to processing or ent. Inister may, by order published in the <i>Gazette</i> , e that section 29A(2) applies to a specified ct or arrangement, or a contract or arrangement
17 18 19 20 21 22 23 24 25 26 27	(1)	The M declared order of treatm. The M declared of a spotherw	inister may, by order published in the <i>Gazette</i> , e that section 29A(2) does not apply to or in n to the sale or supply in accordance with the of a specified class or classes of product derived issue that has been subjected to processing or ent. Sinister may, by order published in the <i>Gazette</i> , e that section 29A(2) applies to a specified ct or arrangement, or a contract or arrangement eccified class, to which section 29A(4) would

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The Minister may, by order published in the *Gazette*, (4) 1 amend or revoke an order published under 2 subsection (1) or (2). 3 (5) An order in effect under section 29(4) as in force 4 immediately before the day on which the Human 5 Tissue and Transplant Amendment Act 2022 section 31 6 comes into operation has effect as if it were an order 7 published by the Minister under subsection (1) of this 8 section, and subsection (4) applies accordingly. 9 29E. Minister may approve certain contracts 10 The Minister may, if the Minister considers it desirable (1) 11 by reason of special circumstances, approve in writing 12 the entering into of a contract or arrangement that 13 would, but for the approval, be void under 14 section 29A(2). 15 (2) Nothing in section 29A(2) or (3) applies to or in 16 relation to a contract or arrangement entered into in 17 accordance with an approval under subsection (1). 18 The Minister must not give an approval under (3) 19 subsection (1) unless -20 in the case of a contract or arrangement in 21 relation to non-regenerative tissue for the 22 purposes of transplantation to the body of a 23 living person -24 the entering into of the contract or 25 arrangement has been recommended by 26 a body of medical practitioners 27 prescribed by the regulations for the 28 purposes of this paragraph; and 29 the Minister is reasonably satisfied that (ii) 30 no monetary payment or reward will be 31

made, given or received for or in

Human Tissue and Transplant Act 1982 amended Amendments relating to trading in tissue

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Part 2 Division 3

1		consideration of the contract or
2		arrangement;
3		or
4		(b) in the case of any other contract or arrangement
5		(irrespective of whether any monetary paymen
6		or reward will be made, given or received for
7		in consideration of the contract or
8		arrangement) — the entering into of the
9		contract or arrangement has been recommende
10		by the Human Tissue Advisory Body.
11	29F.	Human Tissue Advisory Body
12	(1)	The Minister must, by instrument signed by the
13		Minister, establish the Human Tissue Advisory Body
14		to provide advice and recommendations to the Ministe
15		for the purposes of sections 29B(2)(a) and 29E(3)(b).
16	(2)	The instrument establishing the Human Tissue
17		Advisory Body must —
18		(a) identify the members of the Advisory Body or
19		provide for the manner of appointing members
20		of the Advisory Body; and
21		(b) provide for the length and conditions of
22		appointment; and
23		(c) set out the duties and responsibilities of the
24		Advisory Body and its members; and
25		(d) set out any other matters in relation to the
26		constitution, operation and procedures of the
27		Advisory Body that the Minister considers
28		appropriate.
29	(3)	The Minister may, by instrument signed by the
30		Minister, amend or revoke the instrument establishing
31		the Human Tissue Advisory Body.

Part 2 Human Tissue and Transplant Act 1982 amended Division 3 Amendments relating to trading in tissue s. 32 Except to the extent that its procedures are set out in an (4) 1 instrument under subsection (2), the Advisory Body 2 may determine its own procedures. 3 The members of the Advisory Body are entitled to any (5) 4 remuneration and allowances that the Minister may 5 determine on the recommendation of the Public Sector 6 Commissioner. 7 8 **32.** Section 30 amended 9 (1) In section 30: 10 (a) delete "A person shall" and insert: 11 12 (1) A person must 13 14 (b) delete the Penalty and insert: 15 16 Penalty for this subsection: imprisonment for 17 12 months or a fine of \$12 000. 18 19 At the end of section 30 insert: (2) 20 21 Subsection (1) does not apply in relation to an (2) 22 advertisement if the advertisement -23

has been approved in writing by the Minister

belongs to a class of advertisement approved in

writing by the Minister for the purposes of this

and contains a statement to that effect; or

Human Tissue and Transplant Amendment Bill 2022

(b)

section.

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Part 3 — Consequential amendments

33.	Anatomy Act 1930 amended
(1)	This section amends the Anatomy Act 1930.
(2)	Delete section 20(c) and insert:
	(c) the removal of tissue from a human body for a purpose authorised under the <i>Human Tissue</i> and <i>Transplant Act 1982</i> .
	Note. The heading to amended section 20 is to read: Post mortem examination, and activity under <i>Human Tissue and Transplant Act 1982</i> , not prohibited
34.	Health Legislation Administration Act 1984 amended
(1)	This section amends the <i>Health Legislation Administration Act 1984</i> .
(2)	In section 9(7)(a) delete "1911" and insert:
	1911, the Human Tissue and Transplant Act 1982
	(1) (2) 34. (1)