



MESSAGE No. 114

Mr Speaker

The Legislative Council acquaints the Legislative Assembly that it has agreed to the *Guardianship and Administration Amendment (Medical Research) Bill 2020* subject to the amendments contained in the Schedule annexed; in which amendments the Legislative Council desires the concurrence of the Legislative Assembly.

A handwritten signature in black ink, appearing to read "Kate Doust".

Hon Kate Doust
President of the Legislative Council

Legislative Council Chamber
Perth, 2 April 2020

Schedule indicating the amendments made by the Legislative Council in the Guardianship and Administration Amendment (Medical Research) Bill 2020

No. 1

Clause 2, page 2, lines 7 and 8 — To delete the lines and insert:

- receives the Royal Assent (*assent day*);
- (b) sections 12A and 14 — on the day after the period of 4 years beginning on the day after assent day;
- (c) the rest of the Act — on the day after assent day.

No. 2

New Clause 12A, page 31, after line 25 — To insert:

12A. Section 110ZS deleted

Delete section 110ZS.

No. 3

New Clause 14, page 32, after line 11 — To insert:

14. Schedule 5 Division 3 inserted

At the end of Schedule 5 insert:

Division 3 — Transitional provision in relation to *Guardianship and Administration Amendment (Medical Research) Act 2020*

8. Effect of repealed s. 110ZS on continuing urgent medical research after repeal day

(1) In this clause —

amending Act means the *Guardianship and Administration Amendment (Medical Research) Act 2020*;

continuing urgent medical research means medical research in relation to a research candidate that —

- (a) commenced before repeal day pursuant to an urgent medical research decision; and
- (b) continues on and after repeal day;

repeal day means the day on which section 12A of the amending Act comes into operation;

repealed section 110ZS means section 110ZS as repealed by section 12A of the amending Act;

urgent medical research decision means a decision before repeal day to conduct medical research in relation to a research candidate under repealed section 110ZS(1).

(2) Until continuing urgent medical research is completed in relation to a research candidate —

- (a) the urgent medical research decision pursuant to which the research is conducted continues to have effect as if repealed section 110ZS were not repealed; and
- (b) Part 9E and repealed section 110ZS continue to apply to the research and urgent medical research decision as if repealed section 110ZS were not repealed.



Clerk of the Legislative Council