

Minutes

Audit Committee Meeting

Held in Council Chambers Corner King & Barrack Street's, Merredin Tuesday 22 March 2022 Commencing 4.00pm

Common Acronyms Used in this Document				
WEROC	Wheatbelt East Regional Organisation of Councils			
GECZ	Great Eastern Country Zone			
WALGA	Western Australian Local Government Association			
CEACA	Central East Aged Care Alliance			
CEO	Chief Executive Officer			
DCEO	Deputy CEO			
EMDS	Executive Manager of Development Services			
EMES	Executive Manager of Engineering Services			
EMCS	Executive Manager of Corporate Services			
EA	Executive Assistant to CEO			
LPS	Local Planning Scheme			
LGIS	Local Government Insurance Services			
SRP	Strategic Resource Plan			
СВР	Corporate Business Plan			
CSP	Community Strategic Plan			
MRCLC	Merredin Regional Community and Leisure Centre			
CWVC	Central Wheatbelt Visitors Centre			
MoU	Memorandum of Understanding			

Shire of Merredin Audit Committee Meeting 4.00pm Tuesday 22 March 2022



1. Official Opening

The President acknowledged the Traditional Owners of the land on which we meet today, the Njaki Njaki people of the Nyoongar Nation and paid his respects to Elders past, present and emerging. The President then welcomed those in attendance and declared the meeting open at 4:05pm.

2. Record of Attendance / Apologies and Leave of Absence

Councillors:

Cr M Mckenzie President

Cr L Boehme Deputy President

Cr D Crook

Cr R Manning

Cr P Patroni

Staff:

L Clack CEO

A Prnich DCEO

L Mellor A/EMCS

M Wyatt ES/EA

Members of the Public: Nil

Apologies: Nil

Approved Leave of Absence: Nil

3. Public Question Time

Nil

4. Disclosure of Interest

Nil

5. Confirmation of Minutes of the Previous Meeting

5.1 Audit Committee Meeting held on 15 June 2021 Attachment 5.1A

Voting Requirements

Simple Majority Absolute Majority

		Resolution			
Moved:	Cr Boehme Seconde		Seconded:	Cr Patroni	
82872		hat the minutes of the Audit Committee Meeting held on 15 June 2021 bonfirmed as a true and accurate record of proceedings.			

CARRIED 5/5

6. Officer's Reports – Corporate Services

6.1 2021 Compliance Audit Return

Corporate Services



Responsible Officer: Lisa Clack, CEO

Author: Lisa Clack, CEO

Legislation: Local Government Act 1995; Local Government (Audit)

Regulations 1996

File Reference: GR/17/19

Disclosure of Interest: Nil

Attachments: Attachment 6.1A – Compliance Audit Return

Purpose of Report Executive Decision Background Legislative Requirement

In accordance with Regulation 14 of the Local Government (Audit) Regulations 1996, each year every local government is required to carry out a compliance audit in relation to the period 1 January to 31 December against the requirements of the Compliance Audit Return (CAR).

After the CAR has been reviewed by the Audit Committee and presented to Council, a copy certified by the President and CEO, along with the relevant section of the minutes and any additional information explaining or qualifying the CAR, is to be submitted to the Department of Local Government, Sport and Cultural Industries (DLGSCI) by 31 March.

Comment

The CAR is one of the tools available to Council in its governance monitoring role. The CAR also forms part of the DLGSCI's monitoring program. The CAR enables the Council to monitor the level of compliance achieved and to take corrective action if required or proposed to prevent future like occurrences.

The 2021 CAR contains the following compliance categories:

- 1. Commercial Enterprises by Local Governments;
- Delegation of Power/Duty;
- 3. Disclosure of Interest;
- 4. Disposal of Property;
- 5. Elections;

- 6. Finance;
- 7. Integrated Planning and Reporting;
- 8. Local Government Employees;
- 9. Official Conduct;
- 10. Optional;
- 11. Tenders for Providing Goods and Services.

The CAR provides the tool for the Council to monitor legislative compliance by examining a range of prescribed subjects under Regulation 13 of the Local Government (Audit) Regulations 1996 in detail.

Policy Implications

Nil

Statutory Implications

Section 7.13(1)(i) of the Local Government Act 1995 states:

"7.13. Regulations as to audits

- (1) Regulations may make provision as follows —
- (i) requiring local governments to carry out, in the prescribed manner and in a form approved by the Minister, an audit of compliance with such statutory requirements as are prescribed whether those requirements are
 - (i) of a financial nature or not; or
 - (ii) under this Act or another written law."

Regulations 14 and 15 of the Local Government (Audit) Regulations 1996 states:

"14. Compliance audits by local governments

- (1) A local government is to carry out a compliance audit for the period 1 January to 31 December in each year.
- (2) After carrying out a compliance audit the local government is to prepare a compliance audit return in a form approved by the Minister.
- (3A) The local government's audit committee is to review the compliance audit return and is to report to the council the results of that review.
- (3) After the audit committee has reported to the council under subregulation (3A), the compliance audit return is to be
 - (a) presented to the council at a meeting of the council; and
 - (b) adopted by the council; and
 - (c) recorded in the minutes of the meeting at which it is adopted.

"15. Certified copy of compliance audit return and other documents to be given to Departmental CEO

- (1) After the compliance audit return has been presented to the council in accordance with regulation 14(3) a certified copy of the return together with
 - (a) a copy of the relevant section of the minutes referred to in regulation 14(3)(c); and
 - (b) any additional information explaining or qualifying the compliance audit,

is to be submitted to the Departmental CEO by 31 March next following the period to which the return relates.

(2) In this regulation —

certified in relation to a compliance audit return means signed by —

- (a) the mayor or president; and
- (b) the CEO."

Strategic Implications

> Strategic Community Plan

Theme Communication and Leadership

Service Area: 4.2 – Decision making

Objectives: 4.2.2 – The Shire is progressive while exercising responsible

stewardship of its built, natural and financial resources

Corporate Business Plan

Key Action: 4.1.1 – Continue to update the Integrated Planning Framework,

meet statutory requirements of the Local Government Act and regulations and regulatory obligations required under other

regulations

Directorate: Corporate Services

Timeline: Ongoing

Sustainability Implications

Strategic Resource Plan

Nil

Workforce Plan

Directorate: Nil
Activity: Nil
Current Staff: Nil
Focus Area: Nil
Strategy Code: Nil
Strategy: Nil
Implications: Nil

Risk Implications

Council would be contravene the *Local Government Act 1995* and *Local Government (Audit) Regulations 1996* if this item was not presented to the Audit Committee for recommendation to Council.

The objective of the CAR is to identify risks to the organisation where noncompliance may have occurred enabling processes and procedures to be developed, reviewed or amended, as required.

	Financial Implications				
Nil					
	Voting Requirements				
Simple	Majority Absolute Majority				
	Resolution				
Moved:	Cr Patroni Seconded: Cr Crook				
That the Audit Committee recommends to the Council:					
	1. That it receives the 2021 Compliance Audit Return;				
	2. That it adopts the 2021 Audit Return for the period 1 January 2021 to 31 December 2021 as contained in Attachment 6.1A				
82873	 That it authorises the Shire President and Chief Executive Officer to sign the joint certification and submit the completed 2021 Compliance Audit Return, and any additional information explaining or quantifying the compliance audit, to the Department of Local 				

Government, Sport and Cultural Industries by 31 March 2022.

CARRIED 5/5

6.2 2020-2021 Annual Audit

Corporate Services



Responsible Officer: Lisa Clack, CEO

Author: Lisa Clack, CEO

Legislation: Local Government Act 1995; Local Government (Audit)

Regulations 1996

File Reference: FM/2/2

Disclosure of Interest: Nil

Attachments: Attachment 6.2A – Letter from OAG 2021 Annual

Financial Audit Delay

	Purpose of Report	
Executive Decision		Legislative Requirement
	Background	

The Auditor General's role is to audit the finances and activities of Western Australian state and local government entities, and report their findings to Parliament. This includes yearly audits of the Shire of Merredin.

Under the Local Government Act 1995, the Auditor General is to audit the accounts and annual financial report of the Shire.

The annual financial report comprises the Statement of Financial Position as at 30 June 2021, the Statement of Comprehensive Income by Nature or Type, Statement of Comprehensive Income by Program, Statement of Changes in Equity, Statement of Cash Flows and Rate Setting Statement for the year then ended, and notes comprising a summary of significant accounting policies and other explanatory information, and the Statement by Chief Executive Officer. As a part of the audit, the OAG also report on matters as detailed under Other Legal and Regulatory Requirements.

The objective of the audit is to obtain reasonable assurance about whether the annual financial report as a whole is free from material misstatement, and to issue an auditor's report that includes the Auditor General's opinion.

Comment

The Office of the Auditor General has written to the Shire to advise that although the OAG is required to prepare a report under section 7.9 of the Local Government Act 1995, by 31 December on the OAG Office's audit of the Shire's annual financial report for the

2020-21 financial year this has not been able to be completed. The correspondence from the OAG is attached as Attachment 6.2A.

The Shire of Merredin is one of a number of our local government audits that have been delayed this year.

Policy Implications

Nil

Statutory Implications

Pursuant to Section 7.9 of the Local Government Act 1995 (the 'Act'), an Auditor is required to examine the accounts and annual financial report submitted by a local government for audit.

The Auditor is also required, by 31 December following the financial year to which the accounts and report relate, to prepare a report thereon and forward a copy of that report to:

- 1. the Mayor or President;
- 2. the Chief Executive Officer; and
- 3. the Minister for Local Government.

Section 5.27 of the Local Government Act 1995 states that a general meeting of electors is to be held once every financial year on a day selected by the local government but not more than 56 days after the adoption of the annual report, which is to include audited financials.

Section 5.29 of the Local Government Act 1995 states that the CEO is to convene an electors' meeting by giving 14 days local public notice.

The Shire of Merredin is currently non-compliant with this timeframe.

Strategic Implications

Strategic Community Plan

Theme Communication and Leadership

Service Area: 4.2 – Decision making

Objectives: 4.2.2 – The Shire is progressive while exercising responsible

stewardship of its built, natural and financial resources

Corporate Business Plan

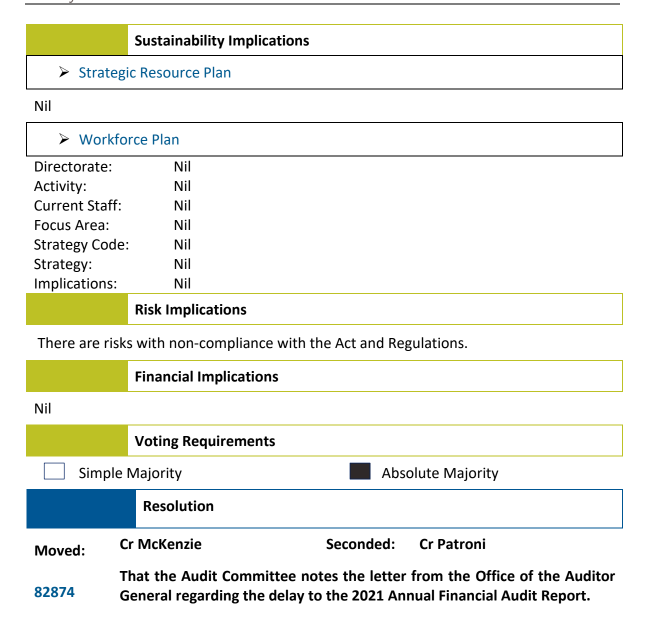
Key Action: 4.1.1 – Continue to update the Integrated Planning Framework,

meet statutory requirements of the Local Government Act and regulations and regulatory obligations required under other

regulations

Directorate: Corporate Services

Timeline: Ongoing



CARRIED 5/5

20. Closure

There being no further business, the President thanked those in attendance and declared the meeting closed at 4:28pm.

This page has intentionally been left blank