Cemeteries & Memorials Policy



Policy Number	POL-CEMV2
File Number	9/POL/CEM/2
Responsible Officer	Director - Corporate & Finance Services
Adopted	14 July 2020
Last reviewed at Council Meeting	13 April 2021
Minute Number	21106/2
Due date of next Review	April 2025

1. Purpose

- 1.1 This Policy outlines Mid Murray Council's objectives in respect of Council owned and operated cemeteries and in regard to the Burial and Cremation Act 2013 (the Act) and the Burial & Cremation Regulations 2014 (the Regulations). Council recognises that many of these community cemeteries also have historical significance as the resting place of many of the area's pioneers and respected citizens. Council will efficiently and effectively manage these cemeteries in a respectful manner to meet the needs of the community.
- **1.2** This Policy applies to the following cemetery facilities owned or operated by Council:

Open

Black Hill – Section 232 Quarry Rd Blanchetown Bowhill Cadell Caloote Mannum Milendella Morgan Palmer Sanderston Swan Reach Towitta Truro Tungkillo Walker Flat

Closed

Angas Valley Black Hill (Old) – Section 237C Quarry Road Black Hill (Other) – Lot 91 Quarry Road Forster Lindley Mount Mary Pine Hut Creek Rheinthal Sandleton Schomburgk Teal Flat

2. Policy

2.1 Principles

2.1.1 All existing interment reservations issued by Council will be honoured and renewal of interment rights will have regard to the basis on which the original burial sites have been allocated.

- **2.1.2** All fees and charges will be in accordance with the published Mid Murray Council Fees and Charges Schedule.
- **2.1.3** Cemeteries will not be segregated into areas based on religion or ethnicity. In accordance with Section 23 of the Act, Council will give consideration in regard to the customs and specific needs of all those who apply for an interment permit.
- **2.1.4** In considering applications and/or renewal of interment rights, Council will have regard to:
 - the Cemetery's local historical significance as a burial place for many of the pioneers of the area;
 - the need for each cemetery site to be managed and maintained at a standard consistent with its significance and as an important family memorial place; and
 - the availability of remaining interment sites, recognising relatives of people already interred in the cemetery, people with a long association to the area, and those who have made contributions to the well-being and social fabric of the community.

2.2 Issue of Interment Rights

Interment rights may be granted by Council for one or more sites within a cemetery on completion of an application and payment of the fee. The interment right gives the holder the exclusive right to bury or inter human remains in the allotted site. The holder of the interment right may use the site only for interment of human remains consistent with this Policy and the Burial and Cremation Act 2013 (the Act). Interment rights may be issued for the following:

2.2.1 Grave Sites (for new interments) for a dual depth system of burial.

The site can be used to accommodate family members and the term of the interment right is 50 years with renewal rights for a second period on the application of an interment right holder or authorised person (see Section 30 of the Act). The exception will be that the Mannum Returned and Service League (RSL) section grave sites will be perpetual lease.

2.2.2 Natural Burials

While no dedicated natural burial site is available in the Mid Murray area, natural burials can be undertaken in all Mid Murray Cemeteries. The use of a headstone is at the discretion of the individual.

2.2.3 Mausoleum

Council may approve an application for construction of an above ground structure subject to Council specifications.

2.2.4 Memorial or Niche Walls

The term of an interment right for ashes, in a memorial or niche wall is 50 years, with a second period available upon application of an interment right holder or authorised person (see Section 30 of the Act). The exception will be that the Mannum Returned and Service League (RSL) columbarium niches will be issued with a perpetual lease.

2.2.5 Vaults

- Council may, on application, approve the construction of a watertight vault (distinct from a mausoleum) of either single or dual capacity depth. Approval will be subject to soil and ground water conditions, design and specifications.
- Construction will be in accordance with the specifications provided and subject to supervision of Council's building supervisor or a contractor approved by Council (see Section 30 of the Act).

2.2.6 Scattering of Ashes

 Council approval is not required for scattering of cremated remains on private or public land, however, Council requests that sensitivity and consideration be shown to the community, residents and visitors in the immediate area when undertaking this process. • Ashes contained within an urn may be positioned as per the Memorial or Niche Walls section above, and upon application of internment right (see Section 36 of the Act). Council permission is required for the scattering of ashes within Mid Murray Council cemetery grounds.

2.3 Renewal or Transfer of Interment Eights

All staff are to be notified of this Policy and associated Procedures and kept informed of any updates and/or changes. Relevant staff are to be trained in the use of this Policy and associated Procedures.

2.3.1 Renewal

At the end of the interment right period Council may, upon application of the interment right holder or an authorised person, renew or extend an interment right upon payment of the fee (See Section 32 of the Act).

2.3.2 Transfer or Surrender of Interment Rights

A person/family holding an interment right for an unused burial site or memorial wall, may seek approval of Council to surrender (Section 34 of the Act) or transfer (Section 33 of the Act) the right to another person/family. Council will not unreasonably withhold its approval, however, fees for the surrender, formal transfer and recording in Council's register will be at the cost of the holder of the interment right in accordance with Schedule 1 of the Regulations.

2.3.3 Lost Documentation

Council may issue a copy/replacement of an interment right certificate upon receipt of a Statutory Declaration by the interment right holder or an authorised person which sets out the circumstances in which the formal documentation was lost.

2.4 Reuse of Interment Rights

In the event of a right of interment not being renewed, Council will take reasonable steps in writing to advise a holder of the right of the impending expiration of the right at least 12 months prior to its expiration. If the holder of the right does not renew the interment right by the expiration date:

- **2.4.1** for a burial site: the interment site is deemed to have expired and Council has the right to reuse the site in accordance with the legislation.
- 2.4.2 for an ashes interment site: the holder of the interment right may:
 - instruct the Council to move the interment remains to an unmarked location in the cemetery; or
 - collect the remains for private disposal.

2.5 Disposal of Human Remains

2.5.1 On Rural Land

Mid Murray Council does not allow or permit any burial of human remains on private land. All burials within the Mid Murray Council area must be undertaken within a cemetery.

2.5.2 Documentation

• Applications for a right to inter human remains in a Council cemetery must be accompanied by appropriate documentation in accordance with Section 12 of the Act and Regulation 9 of the Regulations.

Council cannot allow disposal of human remains without sighting and recording the details of:

- a certificate of identification for the body, and
- a partial certificate of cause of death, or
- a disposal authorisation, or
- an authorisation to dispose of human remains granted by the Minister or the Registrar under Section 12 of the Act.

• All interments in Council owned/operated cemeteries are to be approved by Council using the appropriate application form. Interments are to be undertaken by the funeral company specified on the Burial Authority. Preparation of the interment site is to be undertaken by Council or a contractor authorised by the Council.

2.5.3 Notice of Interment

- Funeral Directors are to provide a minimum of three (3) working days' notice that an interment is required for all cemeteries except for Morgan and Cadell where the minimum notice given is to be five (5) working days.
- Where less notice is provided, Council staff may advise that the requested proposed interment cannot be accommodated.

2.5.4 Weekend & Public Holiday Interments – Morgan & Cadell

Due to the inability to secure suitable contractors in the Morgan and Cadell region the hours are restricted. Interments are to occur within the hours of 8:00am to 3:00pm Monday to Friday excluding public holidays. If an interment is required outside these hours, Council may not be able to accommodate the request.

2.5.5 Register/Records & Plans

- Under Section 53 of the Act, the Council, as the relevant authority, must maintain and make available to the public, documentation for each cemetery.
- Copies of the registers and plans of the cemetery are available for inspection by members of the public during normal Council office hours.

2.5.6 Access to an Interment Site

- A holder of an interment right (including those who have existing Interment Rights) is required to comply with the Act and the approval given by Council, prior to:
 - interment of human remains in a cemetery
 - reopening an interment site containing bodily remains; and
 - removing or relocating human remains.
- The process of excavating and/or modification of a site must be undertaken by a Council employee or a contractor approved by the Council. Confirmation of a burial site must be verified by Council's Administration prior to any excavation or other work on the site.

2.6 Memorials within Cemeteries

2.6.1 Installation of Headstones or Plaques

Only Council approved contractors may install headstones within the cemeteries.

2.6.2 Headstones or Plaques

- All headstones, monuments, structures and plaques, require Council approval prior to erection within a cemetery. The maximum headstone height permitted will be no greater than 1m high. Applications for headstones exceeding this height will be assessed on a case by case basis and the decision will be at the discretion of the Cemetery Curator. Unapproved, unsightly or dangerous headstones, monuments, structures and plaques may be removed by the Council.
- Memorials erected on lawn cemetery allotments shall consist of a headstone only, and not exceed a height of 0.84 metres and a depth of 0.3 metres. Headstones may have a maximum width of 1.2 metres.

2.6.3 Removal of Granite/Marble Slabs and/or Monuments

Council will not remove granite/marble slabs and/or monuments erected as part of a memorial for the interment of additional bodies or cremated remains. Removal arrangements must be made through a nominated stonemason, as approved by the funeral director carrying out the burial. Removal costs of top stones will be the responsibility of the Funeral Director.

2.6.4 Ornaments

- Flowers and wreaths may be placed on sites, but the placement of ornaments, trinkets or tributes on or adjacent to a site is not permitted. The Council has the right to remove any unattached ornament, trinket or tribute, broken masonry, decayed or broken wreath or dead flowers, cut down or remove any plant on any site within the cemetery grounds that is, in the opinion of Council's Cemetery Curator or authorised Council employee, unsightly, offensive or overgrown.
- Where a removed item may, in the opinion of the Council, be of some value to the Interment Right Holder, it will be recorded within the cemetery register and placed in storage for a period of three (3) months from the date of removal.
- Council will (so far as the Interment Right Holder can be located by reasonable endeavours) notify the Interment Right Holder of the items removed from the cemetery. If contact is unable to be made between Council and the Interment Right Holder, after the period of three (3) months from the date of removal, items will be disposed of at Council's discretion.

2.6.5 Alcohol Containers

Alcohol beverages and/or containers (full or empty) are not permitted to be placed on sites within the cemetery grounds.

2.6.6 Plantings

No plantings on memorials or within the cemetery shall take place, without the prior consent of Council.

2.6.7 Lighting

Solar powered lights or spikes on individual sites are prohibited.

2.6.8 Ownership & Maintenance of Memorials

The ownership of plaques, monuments and other approved structures remains with the interment right holder. In accordance with Section 41 of the Act, a delegate of the Council may issue a notice on the owner of a memorial requiring repairs, removal or reinstatement of the memorial. While Council is not responsible for the upkeep, repair or maintenance of memorials, Council may upgrade, renew or maintain historical or locally significant memorials. Council may remove any structure deemed to be unsightly and in poor condition, consistent with Section 41 of the Act, at the owner's cost.

2.6.9 Power to Dispose of Unclaimed Memorials

Council may, after giving notice in accordance with Section 42 of the Act, remove and dispose of unclaimed memorials.

2.7 Community Memorial SItes

The Mid Murray Council manages over 180 parks, reserves and other areas of public open space. These areas often hold a special significance for those that live near them, use or have involvement in their management or maintenance.

This results in Council receiving many requests for the placement of commemorative plaques, seats and memorials in public open space. Council will consider the balance between the desire to commemorate events or individuals and the ongoing enjoyment of natural, uncluttered open areas before any decision is made. Any existing plaque, seat or memorial cannot be taken as a precedent for future approvals.

2.7.1 Memorial Seats

- Mid Murray Council does not generally support Memorial Seats unless the individual has made a significant contribution to the local area. A written applications for the installation of a memorial seat may be submitted from a club or association operating within the Council that has the support of the deceased family members, detailing:
 - the name of the person(s) to be commemorated
 - the proposed inscription / text to be used on the plaque

- the preferred location of the seat area
- a summary of the reasons for commemorating the individual (e.g. outlining their service to the community, achievements) and the contribution they have made within the Mid Murray Council area.
- The request will be subject to approval by Council at the next available Council meeting. Successful applicants will be responsible for all costs incurred, including the purchase of the seat, plaque and all ongoing maintenance.
- The plaque will be sourced through Council's plaque supplier and be made of bronze. Council reserves the right to approve or amend the proposed inscription to be used and the location of the plaque, in consultation with the applicant.
- Personal items are not to be placed at or fixed to the memorial seat.
- All reasonable endeavours will be made to maintain and care for the seats, however if the seats or plaques are vandalised or damaged, Council will not take responsibility for the damage. Council may repair or remove the seat if deemed unsafe or irreparable, but any cost associated in the repair or replacement will be the responsibility of the applicant.
- Any memorial plaque and/or memorial seat deemed by the Council to be at the end of its useful life will be removed.
- Any new memorial plaque placed on a memorial seat after 14 July 2020 will only be permitted for a period of 10 years. After this time Council has the right to remove the plaque and/or seat and use the seat for other purposes. Council will notify the applicant (so far as they can be located by reasonable endeavours) of the plaque to be removed from the memorial seat and stored by the Council. If contact is unable to be made, after the period of three (3) months from the date of removal, the items will be disposed of at Council's discretion.
- Council reserves the right to remove the seat and/or plaque, if the seating is situated in an area to be redeveloped or the site changes significantly in character and the item is not deemed suitable for the site.
- No new memorial or plaque will be considered which commemorates a person, event or occasion that is already memorialised within the area, unless there are exceptional circumstances.

2.8 Temporary Roadside Memorials

- **2.8.1** Studies have found that roadside memorials can:
 - cause distractions to road users
 - cause distress to members of the public
 - result in visitors stopping at memorials and potentially creating a traffic hazard, especially on points of the road network which have subsequently been identified as an area of increased risk.
 - affect the quality of life of nearby residents and adjoining property owners.
- **2.8.2** While Mid Murray Council does not endorse the installation of roadside memorials, it understands that these types of memorials are often erected on impulse. It is Council's responsibility to provide a safe and efficient road network for all road users, therefore, any temporary roadside memorial found will have a "notice for removal" placed at the site to inform the responsible person that it will be removed within 60 days from the date of the notice. If it has not been removed within the allocated 60 days, Council will remove the memorial and store for a further period of 30 days. If unclaimed, the items will be disposed of in accordance with the Unclaimed Goods Act (SA) 1987. Roadside memorials placed in a location where there is risk to road safety will be immediately removed by Council. These may be located on, near, attached to, interfere with or obscure:
 - traffic islands, medians or roundabouts
 - roadside infrastructure or traffic control devices
 - design deflection zone of barrier

- traffic signals
- intersections (including T intersections)
- curves
- urban or rural freeways (including freeway ramps)
- edge of road seals
- road signs
- the edge of shared paths.

2.9 Service Fees and Charges

Each financial year Council will review costs for services provided at cemeteries as part of the budget process. These costs are documented in the Mid Murray Council Fees and Charges Schedule, available on the Council's website <u>www.mid-murray.sa.gov.au.</u>

2.10 Neglected Cemeteries

- **2.10.1** If Council is of the opinion that any non-Council (e.g. church or private) cemetery within the Council area is in a neglected condition or fails to comply with the requirements of the Act, the Council may, by notice in writing, require the cemetery governing body to remedy the conditions of neglect or non-compliance (see Section 46 of the Act).
- **2.10.2** The governing body on which the notice is issued may apply to the District Court for a review of the decision.

2.11 Authorised Officers

Council may appoint authorised officers to ensure administration and enforcement of Section 59 of the Act.

2.12 Documentation

To assist in demonstrating that above processes are fair, transparent, accountable, cost effective and meet community needs, all decisions made, procurement undertaken and other related correspondence in relation to the management of Council cemeteries and memorials will be documented and recorded into Council's Information Management System.

3. Policy Responsibility

The Director – Corporate and Financial Services is responsible for ensuring the proper operation of this Policy.

4. Availability/Accessibility

- **4.1** This Policy and Council's Fees and Charges Register are available to be downloaded free of charge from Council's website: www.mid-murray.sa.gov.au.
- **4.2** This Policy is available for inspection at Council's principal office during ordinary business hours. Hard copies, for a fee in accordance with Council's schedule of Fees and Charges, can be provided upon request.

5. Legislative Framework / Other References

- 5.1 Local Government Act 1999
- 5.2 Burial and Cremation Act 2013
- 5.3 Burial and Cremation Regulations 2014
- 5.4 Unclaimed Goods Act 1987

6. Document History

This Policy shall be reviewed at least every four (4) years or more frequently if legislation or Council requires.

Version	Adopted	Minute	Description of Change
1	14 July 2020	20988/1	Policy Adopted
2	13 April 2021	21106/2	Policy Review, Modifications to 2.2 Issue of Interment Rights, 2.7 Community Memorial Sites and 2.8 Temporary Roadside Memorials
2	30 March 2023	-	Policy placed on new template, update clause 2.1.3 referenced section of the Act and minor clarification to wording.