



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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All instruments appearing in this gazette are to be considered official, and obeyed as such

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GOVERNOR'S INSTRUMENTS

ACT

Department of the Premier and Cabinet

Adelaide, 3 June 2021

His Excellency the Governor directs it to be notified for general information that he has in the name and on behalf of Her Majesty The Queen, this day assented to the undermentioned Acts passed by the Legislative Council and House of Assembly in Parliament assembled, viz.: No. 20 of 2021—Supply Act 2021

An Act for the appropriation of money from the Consolidated Account for the financial year ending on 30 June 2022

By command,

STEVEN SPENCE MARSHALL Premier

APPOINTMENTS

Department of the Premier and Cabinet Adelaide, 3 June 2021

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Police Disciplinary Tribunal, pursuant to the provisions of the Police Complaints and Discipline Act 2016:

Panel Member: from 4 June 2021 until 28 April 2023 Michael Alexander Fotheringham

Panel Member: from 15 June 2021 until 28 April 2023 Karim Wardhana Soetratma

By command,

STEVEN SPENCE MARSHALL Premier

Department of the Premier and Cabinet

Adelaide, 3 June 2021

STEVEN SPENCE MARSHALL

Premier

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Protective Security Officers Disciplinary Tribunal, pursuant to the provisions of the Protective Security Act 2007:

Panel Member: from 4 June 2021 until 28 April 2023 Michael Alexander Fotheringham

Panel Member: from 15 June 2021 until 28 April 2023 Karim Wardhana Soetratma

By command,

AGO0090-21CS

AG00090-21CS

Department of the Premier and Cabinet Adelaide, 3 June 2021

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Tourism Commission Board, pursuant to the provisions of the South Australian Tourism Commission Act 1993:

Director: from 2 July 2021 until 1 July 2024 Andrew David Bullock Director: from 2 July 2021 until 1 July 2023 Ian Philip Horne Donna Marie Gauci

Grant David Wilckens Director: from 1 October 2021 until 30 September 2023 Jayne Louise Flaherty

Chair: from 2 July 2021 until 1 July 2024 Andrew David Bullock

By command,

STEVEN SPENCE MARSHALL Premier

DPC21/040CS

Department of the Premier and Cabinet Adelaide, 3 June 2021 His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Parole Board of South Australia, pursuant to the provisions of the Correctional Services Act 1982: Member: from 3 June 2021 until 2 June 2024 Kevin John Hill Andrew Theodosis Kyprianou By command, STEVEN SPENCE MARSHALL Premier COR0005CS Department of the Premier and Cabinet Adelaide, 3 June 2021 His Excellency the Governor in Executive Council has been pleased to appoint Michael Alexander Fotheringham as a Magistrate commencing on 4 June 2021 - pursuant to the provisions of the Magistrates Act 1983. By command, STEVEN SPENCE MARSHALL Premier AGO0090-21CS Department of the Premier and Cabinet Adelaide, 3 June 2021 His Excellency the Governor in Executive Council has been pleased to appoint Karim Wardhana Soetratma as a Magistrate commencing on 15 June 2021 - pursuant to the provisions of the Magistrates Act 1983. By command, STEVEN SPENCE MARSHALL Premier AGO0090-21CS Department of the Premier and Cabinet Adelaide, 3 June 2021 His Excellency the Governor in Executive Council has been pleased to appoint Anne Gale to the position of Principal Community Visitor for a period of 3 years commencing on 3 June 2021 and expiring on 2 June 2024 - pursuant to the provisions of the Mental Health Act 2009. By command, STEVEN SPENCE MARSHALL Premier

HEAC-2021-00028

PROCLAMATIONS

South Australia

Correctional Services (Accountability and Other Measures) Amendment Act (Commencement) Proclamation 2021

1—Short title

This proclamation may be cited as the *Correctional Services* (Accountability and Other Measures) Amendment Act (Commencement) Proclamation 2021.

2—Commencement of Act and suspension of certain provisions

- (1) The Correctional Services (Accountability and Other Measures) Amendment Act 2021 (No 12 of 2021) comes into operation on 3 June 2021.
- (2) The operation of the following provisions of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:
 - (a) sections 4 and 5;
 - (b) sections 9 to 11 (inclusive);
 - (c) section 12(3);
 - (d) section 13;
 - (e) sections 26 to 31 (inclusive);
 - (f) sections 33 to 40 (inclusive);
 - (g) section 42;
 - (h) sections 44 to 46 (inclusive);
 - (i) Schedule 1, clauses 2, 4, 5(2) and 6.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

South Australian Civil and Administrative Tribunal (Designation of Magistrate as Member of Tribunal) Proclamation 2021

under section 18 of the South Australian Civil and Administrative Tribunal Act 2013

1—Short title

This proclamation may be cited as the *South Australian Civil and Administrative Tribunal* (*Designation of Magistrate as Member of Tribunal*) *Proclamation 2021*.

2—Commencement

This proclamation comes into operation on 15 June 2021.

3—Designation of magistrate as member of Tribunal

The following magistrate holding office under the *Magistrates Act 1983* is designated as a member of the South Australian Civil and Administrative Tribunal:

Karim Wardhana Soetratma

Made by the Governor

on the recommendation of the Attorney-General after consultation by the Attorney-General with the President of the South Australian Civil and Administrative Tribunal and the Chief Magistrate and with the advice and consent of the Executive Council on 3 June 2021

South Australian Civil and Administrative Tribunal (Designation of Magistrate as Member of Tribunal) Proclamation 2021

under section 18 of the South Australian Civil and Administrative Tribunal Act 2013

1—Short title

This proclamation may be cited as the *South Australian Civil and Administrative Tribunal* (*Designation of Magistrate as Member of Tribunal*) *Proclamation 2021*.

2—Commencement

This proclamation comes into operation on 4 June 2021.

3—Designation of magistrate as member of Tribunal

The following magistrate holding office under the *Magistrates Act 1983* is designated as a member of the South Australian Civil and Administrative Tribunal:

Michael Alexander Fotheringham

Made by the Governor

on the recommendation of the Attorney-General after consultation by the Attorney-General with the President of the South Australian Civil and Administrative Tribunal and the Chief Magistrate and with the advice and consent of the Executive Council on 3 June 2021

Youth Court (Designation and Classification of Magistrate) Proclamation 2021

under section 9 of the Youth Court Act 1993

1—Short title

This proclamation may be cited as the Youth Court (Designation and Classification of Magistrate) Proclamation 2021.

2—Commencement

This proclamation comes into operation on 15 June 2021.

3—Designation and classification of magistrate

The magistrate named in Schedule 1 is-

- (a) designated as a magistrate of the Youth Court of South Australia; and
- (b) classified as a member of the Court's ancillary judiciary.

Schedule 1—Magistrate of the Court

Karim Wardhana Soetratma

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

Youth Court (Designation and Classification of Magistrate) Proclamation 2021

under section 9 of the Youth Court Act 1993

1—Short title

This proclamation may be cited as the Youth Court (Designation and Classification of Magistrate) Proclamation 2021.

2—Commencement

This proclamation comes into operation on 4 June 2021.

3—Designation and classification of magistrate

The magistrate named in Schedule 1 is-

- (a) designated as a magistrate of the Youth Court of South Australia; and
- (b) classified as a member of the Court's ancillary judiciary.

Schedule 1—Magistrate of the Court

Michael Alexander Fotheringham

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

REGULATIONS

South Australia

Mining (Rental Fees) Variation Regulations 2021

under the Mining Act 1971

Contents

Part 1—Preliminary

1 Short title

2 Commencement

3 Variation provisions

Part 2—Variation of *Mining Regulations 2020*

4 Substitution of Schedule 2

Schedule 2—Rental

Part 1—Preliminary

1—Short title

These regulations may be cited as the Mining (Rental Fees) Variation Regulations 2021.

2—Commencement

These regulations come into operation on 1 July 2021.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Mining Regulations 2020

4—Substitution of Schedule 2

Schedule 2—delete the Schedule and substitute:

Schedule 2—Rental

1	Mining lease	\$266.00 or \$70.50 for each hectare or part of a hectare in the area of the lease, whichever is the greater
2	Mining lease—extractives	\$225.00 or \$58.50 for each hectare or part of a hectare in the area of the lease, whichever is the greater
3	Retention lease—	

(a) if the retention lease authorises the carrying out of only exploration operations under the lease—

- (i) if the lease is granted for a term of less than 5 years (or an aggregate term of 5 years); or
- (ii) if the term or aggregate term of the lease has reached the period of 5 years from the grant date, and the lease is renewed for a period of less than 5 years (or an aggregate term of 5 years); or
- (iii) if the term or aggregate term of the lease has reached the period of 10 years from the grant date, and the lease is renewed for a further period or periods; or

in any other case

\$990.00 or \$22.90 per km² in the area of the lease, whichever is the greater

\$266.00 or \$35.75 for each hectare or part of a hectare in the area of the lease, whichever is the greater

\$266.00 or \$103.50 for each hectare or part of a hectare in the area of the lease, whichever is the greater

- \$266.00 or \$35.75 for each hectare or part of a hectare in the area of the lease, whichever is the greater
- Miscellaneous purposes licence \$266.00 or \$70.50 for each hectare or part of a hectare in the area of the licence, whichever is the greater

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

4

with the advice and consent of the Executive Council on 3 June 2021

(b)

No 60 of 2021

Environment Protection (Fees) Variation Regulations 2021

under the Environment Protection Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2-Variation of Environment Protection Regulations 2009

4 Substitution of Schedule 4

Schedule 4—Fees and levy

Part 1—Fees

Fee unit
 Miscellaneous fees

Part 2—Waste depot levy

3 Fee unit4 Waste depot levy

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Environment Protection (Fees) Variation Regulations 2021*.

2—Commencement

These regulations come into operation on 1 July 2021.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Environment Protection Regulations 2009

4—Substitution of Schedule 4

Schedule 4—delete the Schedule and substitute:

Schedule 4—Fees and levy

Part 1—Fees

1—Fee unit

In these regulations (except Part 2 of this Schedule), the monetary value of a fee unit is—

- (a) for the purposes of the annual authorisation fee for a licence (including a projected annual authorisation fee under regulation 27(4) and (5))—
 - (i) for the flat fee component—\$72.50;
 - (ii) for the environment management component—\$810.00;
 - (iii) for the pollutant load-based component—\$7.15;
 - (iv) for the water reuse component—\$17.90;
- (b) for all other purposes—\$22.30.

2—Miscellaneous fees

1	Application for approval of the transfer of an environmental authorisation (section 49(5) of the Act)—			
	(a)		he authorisation fee last paid or payable was s than \$1 000	5 fee units
	(b)		he authorisation fee last paid or payable was less than \$1 000 but not more than \$1 999	10 fee units
	(c)		he authorisation fee last paid or payable was less than \$2 000 but not more than \$4 999	20 fee units
	(d)		he authorisation fee last paid or payable was less than \$5 000 but not more than \$9 999	30 fee units
	(e)		he authorisation fee last paid or payable was less than \$10 000 but not more than \$49 999	50 fee units
	(f)		he authorisation fee last paid or payable was) 000 or more	100 fee units
2		-	ntainer approvals and annual fees (Part 8 the Act)—	
	(a)	as c	Dilication for approval of a class of containers category A or category B containers ction 68 of the Act)—	
		(i)	for 1 class of container	15 fee units
		(ii)	for 2 to 5 classes of container (inclusive)	25 fee units
		(iii)	for 6 to 10 classes of container (inclusive)	37 fee units
		(iv)	for 11 to 20 classes of container (inclusive)	61 fee units

		(v) for more than 20 classes of container	109 fee units		
	(b)	application for approval to operate a collection depot (section 69 of the Act)—			
		(i) for a collection depot other than a reverse vending machine	7 fee units		
		(ii) for a reverse vending machine	18 fee units		
	(c)	application for approval to carry on business as a super collector (section 69 of the Act)	43 fee units		
	(d)	annual fee for operating a collection depot (section 69A of the Act)—			
		(i) for a collection depot within metropolitan Adelaide	15 fee units		
		(ii) for a collection depot outside metropolitan Adelaide	7.5 fee units		
	(e)	annual fee for carrying on business as a super collector (section 69A of the Act)	32 fee units		
3 Accreditation as site contamination auditor (section 103V of the Act and Part 5 Division 2 of the regulations)—					
	(a)	application for accreditation (regulation 54)	\$546.00		
	(b)	grant of accreditation (regulation 55) or renewal of accreditation (regulation 59)	\$5 611.00		
	(c)	annual fee for accreditation (regulation 58)	\$3 247.00		
	(d)	replacement of certificate of accreditation or identity card (regulation 62)	\$72.50		
4	Inspec	tion of the register (section 109(5) of the Act)—			
	(a)	each manual inspection	1 fee unit		
	(b)	each inspection requiring access to a computer-			
		(i) for the first 10 minutes (or part of that 10 minutes) of access	1 fee unit		
		(ii) for each additional 10 minutes (or part of that 10 minutes) of access	1 fee unit		
5	Copy o	of part of the register (section 109(6) of the Act)—			
	(a)	first page	\$5.70		
	(b)	each additional page	\$2.05		
)	Weste donot low				

Part 2—Waste depot levy

3—Fee unit

In this Part, the monetary value of a fee unit for the waste depot levy is-

- for waste specified in clause 4(a)—\$17.30; (a)
- for waste specified in clause 4(b) and (c)—\$22.30. (b)

4—Waste depot levy

Pursuant to section 113 of the Act (but subject to Part 6 of these regulations), the prescribed levy payable by the holder of a waste depot licence in respect of waste received at the depot for the purpose of being disposed of at the depot is—

(a)		solid waste other than waste fill (per ne disposed of at the depot)—	
	(i)	if the depot is situated outside of metropolitan Adelaide and the waste has been brought to the depot from premises situated outside of metropolitan Adelaide	4.2197 fee units
÷		metropolitan Adelaide and the waste has been brought to the depot by or on behalf of a council the area of which lies wholly outside of	4.2197 fee units
	(iii)	in any other case	8.4394 fee units
(b)	for dep	waste fill (per tonne disposed of at the oot)	0 fee units
(c) for liquid waste (per kilolitre disposed of 1.7818 fee at the depot)			1.7818 fee units

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

No 61 of 2021

Road Traffic (Miscellaneous) (Fees) Variation Regulations 2021

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 2014

4 Variation of Schedule 3—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) (Fees) Variation Regulations 2021.*

2—Commencement

These regulations come into operation on 1 July 2021.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 2014

4—Variation of Schedule 3—Fees

(1) Schedule 3, clause 1(2), table—delete the table and substitute:

	Type of vehicle and inspection			
1.	Hea	avy vehicles and buses		
	(1)	Inspection of a motor vehicle (other than a bus)	\$267	
	(2)	Inspection of—		
		(a) a converter dolly	\$90	
		(b) a trailer other than a converter dolly	\$179	
	(3)	Inspection of a bus	\$267	
	(4)	Further inspection of a vehicle	\$90	

		Тур	e of vehicle and inspection	Fee
	2. Vehicles other than heavy vehicles or buses			
		(1)	Inspection of a vehicle for the purposes of an exemption under section 163AA of the Act or regulation 71	\$267
		(2)	Inspection of a vehicle for the purposes of section 139(1)(c) of the <i>Motor Vehicles Act 1959</i>	\$267
		(3)	Inspection of LPG-converted vehicle for the purposes of the <i>Dangerous Substances Act 1979</i>	\$267
		(4)	Any other inspection of a vehicle	\$179
		(5)	Further inspection of a vehicle	\$90
(2)	Schedule 3, cl	ause 1	1(4)—delete "\$61" and substitute:	
	\$62			
(3)	Schedule 3, cl \$88	ause 2	2(2)(a)—delete "\$86" and substitute:	
(4)	Schedule 3, clause 2(2)(b)(i)—delete "\$56" and substitute: \$57			
(5)	Schedule 3, cl	ause 2	2(2)(b)(ii)—delete "\$289" and substitute:	
	\$294			
T 4				

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

No 62 of 2021

Roads (Opening and Closing) Regulations 2021

under the Roads (Opening and Closing) Act 1991

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Prescribed public utilities
- 5 Prescribed public authorities
- 6 Public notice of proposed road process
- 7 Form of objection to proposed road process
- 8 Form of application for easement
- 9 Notice of discontinuance of road opening
- 10 Adelaide Park Lands—information
- 11 Adelaide Park Lands—public notice of application
- 12 Adelaide Park Lands—road closure processes

Schedule 1—Revocation of Roads (Opening and Closing) Regulations 2006

1—Short title

These regulations may be cited as the Roads (Opening and Closing) Regulations 2021.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Interpretation

In these regulations, unless the contrary intention appears-

Act means the Roads (Opening and Closing) Act 1991;

unmade road means a road that is not sealed with bitumen (or other surfacing material) for use by motor vehicles.

4—Prescribed public utilities

For the purposes of the definition of *prescribed public utility* in section 3(1) of the Act, the following are declared:

- (a) Distribution Lessor Corporation;
- (b) Transmission Lessor Corporation;
- (c) a person who holds a licence under the *Electricity Act 1996*, authorising the operation of a transmission or distribution network;
- (d) Australian Gas Networks (SA) Ltd;
- (e) South Australian Water Corporation;
- (f) Telstra Corporation Limited;
- (g) Epic Energy South Australia Pty Ltd;
- (h) NBN Co Ltd.

5—Prescribed public authorities

For the purposes of paragraph (d) of the definition of *person affected* in section 3(1) of the Act, the following are prescribed public authorities in relation to land of the class prescribed:

- (a) the Commissioner of Highways, in relation to land vested in, or under the care, control and management of, the Commissioner in accordance with the *Highways* Act 1926 that adjoins land subject to a road process or proposed road process or that is near such land and may be affected by the road process or proposed road process;
- (b) the Coast Protection Board, in relation to land within a coast protection district constituted under Part 3 of the *Coast Protection Act 1972* that is subject to, or adjoins land that is subject to, a road process or proposed road process;
- (c) the National Parks and Wildlife Service, in relation to land within a national park, conservation park, game reserve, recreation park or regional reserve constituted under the *National Parks and Wildlife Act 1972* that adjoins land that is subject to a road process or proposed road process;
- (d) the Native Vegetation Council, in relation to land subject to a road opening or proposed road opening on which native vegetation within the meaning of the *Native Vegetation Act 1991* is growing;
- (e) the administrative unit responsible for assisting the Minister for Recreation, Sport and Racing, in relation to land forming the whole or a part of an unmade road that is subject to a road closure or proposed road closure.

6—Public notice of proposed road process

- (1) For the purposes of section 10 of the Act, public notice of a proposed road process must be given in accordance with this regulation.
- (2) The notice of a proposed road process must—
 - (a) describe, with reasonable particularity, the nature of the proposal; and
 - (b) specify, by means of a clear and accurate diagram, or other description determined by the Surveyor-General, the land subject to the proposed road process; and
 - (c) where the proposed road process is or includes a road closure—specify the manner in which it is intended to deal with each part of the land that is subject to the closure; and
 - (d) state the address of an office of the council and the times at which the preliminary plan and statement prepared by the council in accordance with section 9 of the Act are available for examination by the public and indicate that the plan and statement are also available for inspection on request at the Adelaide office of the Surveyor-General during normal office hours; and
 - (e) state that any person who objects to the proposal may lodge a written objection for the consideration of the relevant authority at a meeting of the authority, and indicate—
 - (i) the time within which such an objection must be made; and
 - (ii) where the objection should be lodged; and
 - (iii) the information that the objection should contain; and

- (f) if the proposed road process is or includes a road closure—state that an adjoining landowner or other person substantially affected by the closure who wishes to apply for an easement over any part of the land subject to the closure may do so in accordance with these regulations, and indicate—
 - (i) the time within which such an application must be made; and
 - (ii) where the application should be lodged; and
 - (iii) the information that the application should contain.
- (3) The notice must be published in the Gazette and—
 - (a) on a website determined by the Minister; or
 - (b) in a daily newspaper circulating generally in the area in which the proposed road process is to be undertaken.

7—Form of objection to proposed road process

- (1) For the purposes of section 13(3) of the Act, a notice of objection to a proposed road process must comply with this regulation.
- (2) The notice must—
 - (a) be in writing; and
 - (b) set out the full name and address of the person making the objection; and
 - (c) state with reasonable particularity the reasons for the objection; and
 - (d) state whether the objector wishes to make submissions to the relevant authority at any meeting held by the authority to consider objections and applications made in relation to the proposed road process.

8—Form of application for easement

- (1) For the purposes of section 13(3) of the Act, a notice of application for the grant of an easement over land subject to a proposed road closure must comply with this regulation.
- (2) The application must—
 - (a) be in writing; and
 - (b) set out the full name and address of the person applying for the grant; and
 - (c) give full particulars of the nature and location of the easement that is being applied for; and
 - (d) if the application is made by a person as the owner of adjoining or nearby land—specify the land to which the easement is to be annexed; and
 - (e) state with reasonable particularity the reasons for the application for the grant of the easement.

9—Notice of discontinuance of road opening

(1) For the purposes of section 15(3)(c), 19(b)(ii), 20(3)(b) or 24(2)(b)(ii) of the Act, if a proposed road opening is discontinued in respect of the whole or a part of the land that was subject to the proposed opening, a notice of discontinuance given by a council or the relevant authority to a person who has an interest in that land must be given in accordance with this regulation.

- (2) The notice of discontinuance must—
 - (a) state that notice of a proposed road opening over land in which the person has an interest was given under the Act and specify—
 - (i) the date of that notice; and
 - (ii) the name of the council that commenced the road opening; and
 - (b) indicate that the road opening has been discontinued in respect of the whole or a part of that land; and
 - (c) specify, by means of a diagram or written description or a combination of the 2, the land that is no longer subject to the proposed road opening; and
 - (d) state that the person may, by written notice served on the council, claim compensation from the council in accordance with section 32 of the Act and indicate—
 - (i) the time within which such a claim must be made; and
 - (ii) where the claim should be lodged; and
 - (iii) the matters, specified in Part 3 of the *Land Acquisition Act 1969*, in respect of which compensation may be claimed.

10—Adelaide Park Lands—information

- (1) For the purposes of section 34G(2)(b) of the Act, an application in accordance with section 6B of the Act must comply with this regulation.
- (2) The application must include the following matters:
 - (a) the applicant's reasons for making the application; and
 - (b) evidence that the applicant has undertaken research or consulted on the potential impacts of the proposal; and
 - (c) findings resulting from the research or consultations provided by the applicant under paragraph (b); and
 - (d) evidence that the applicant has considered and investigated alternative options, and the basis for the decision to proceed with the proposal.

11—Adelaide Park Lands—public notice of application

- (1) For the purposes of section 34G(4)(a) of the Act, public notice of an application must be given in accordance with this regulation.
- (2) The notice of an application must—
 - (a) describe, with reasonable particularity, the nature of the proposal; and
 - (b) specify, by means of a clear and accurate diagram, or other description determined by the Surveyor-General—
 - (i) the land subject to the proposal; and
 - (ii) the effect on any land adjoining the relevant road, including any loss of land as a result of the proposal; and
 - (c) if the proposal includes a road closure—specify the manner in which it is intended to deal with each part of the land that is subject to the closure; and

- (d) state the address of an office and the times at which the information provided by the applicant under section 34G(2) of the Act is available for examination by the public and indicate that the information is also available for inspection on request at the Adelaide office of the Surveyor-General during normal office hours; and
- (e) state that any person who objects to the proposal or wishes to comment on the proposal may lodge a written objection or provide a written comment for the consideration of the applicant, and indicate—
 - (i) where the objection or comment should be lodged; and
 - (ii) the information that the objection or comment should contain, including the full name and address of the person making the objection or comment; and
 - (iii) the time within which the objection or comment should be made in accordance with section 34G(5) of the Act; and
- (f) if the proposal is or includes a road closure—state that an adjoining landowner or other person substantially affected by the closure who wishes to apply for an easement over any part of the land subject to the closure may do so in accordance with regulation 8.
- (3) The notice must be published in the Gazette and—
 - (a) on a website determined by the Minister; or
 - (b) in a daily newspaper circulating generally throughout the State.

12—Adelaide Park Lands—road closure processes

In accordance with section 34G(15) of the Act, Parts 4 and 8 of the Act are modified to the extent necessary to ensure that the following provisions may take effect:

- (a) the order made by the Minister under that section will operate under those Parts of the Act as if it were a road process order;
- (b) the Minister may issue a closed road title certificate so that the land to which the certificate relates may be vested in the Crown and merged with adjoining land;
- (c) if the Minister so indicates in an order under section 34G of the Act or in a closed road title certificate, the land will be taken to be placed under the care, control and management of The Corporation of the City of Adelaide as park lands;
- (d) the Registrar-General may take such action as is necessary to give effect to an order of the Minister under section 34G of the Act, or to any provision made by this regulation;
- (e) to the extent that the Commissioner of Highways makes an alteration to a road that is fenced along one or both of its boundaries—the Commissioner will be responsible for ensuring that the road as altered is fenced along its boundaries with a fence of the same nature as the fence previously on the boundary of the road and abutting the land.

Schedule 1—Revocation of *Roads* (Opening and Closing) Regulations 2006

The Roads (Opening and Closing) Regulations 2006 are revoked.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

No 63 of 2021

Expiation of Offences (Fees) Variation Regulations 2021

under the Expiation of Offences Act 1996

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Expiation of Offences Regulations 2011

- 4 Variation of regulation 5—Reminder notices
- 5 Variation of regulation 6—Expiation enforcement warning notices

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Expiation of Offences (Fees) Variation Regulations 2021*.

2—Commencement

These regulations come into operation on 1 July 2021.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Expiation of Offences Regulations 2011

4—Variation of regulation 5—Reminder notices

Regulation 5(a)—delete "\$66.00" and substitute:

\$67.00

5—Variation of regulation 6—Expiation enforcement warning notices

Regulation 6(a)—delete "\$59.00" and substitute:

\$60.00

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

No 64 of 2021

Fines Enforcement and Debt Recovery (Prescribed Amounts) Variation Regulations 2021

under the Fines Enforcement and Debt Recovery Act 2017

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fines Enforcement and Debt Recovery Regulations 2018

- 4 Variation of regulation 6—Amounts unpaid or unrecovered for more than certain period (section 14 of Act)
- 5 Variation of regulation 19—Amounts unpaid or unrecovered for more than certain period (section 26 of Act)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fines Enforcement and Debt Recovery (Prescribed Amounts) Variation Regulations 2021.*

2—Commencement

These regulations come into operation on 1 July 2021.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Fines Enforcement and Debt Recovery Regulations 2018

4—Variation of regulation 6—Amounts unpaid or unrecovered for more than certain period (section 14 of Act)

(1) Regulation 6(1)—delete "\$108" and substitute:

\$110

(2) Regulation 6(2)—delete "\$197" and substitute:

\$201

5—Variation of regulation 19—Amounts unpaid or unrecovered for more than certain period (section 26 of Act)

(1) Regulation 19(1)—delete "\$108" and substitute:

\$110

(2) Regulation 19(2)—delete "\$197" and substitute:

\$201

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

No 65 of 2021

Private Parking Areas (Expiation Fees) Variation Regulations 2021

under the Private Parking Areas Act 1986

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Private Parking Areas Regulations 2014

- 4 Variation of regulation 7—Purpose other than parking
- 5 Variation of regulation 8—Damage to signs etc
- 6 Variation of regulation 10—Owner and driver guilty of offence
- 7 Variation of regulation 11—Further offence each hour
- 8 Variation of regulation 15—Expiation of offences against Act

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Private Parking Areas (Expiation Fees) Variation Regulations 2021.*

2—Commencement

These regulations come into operation on 1 July 2021.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Private Parking Areas Regulations 2014

4—Variation of regulation 7—Purpose other than parking

Regulation 7, expiation fee-delete "\$55" and substitute:

\$56

5—Variation of regulation 8—Damage to signs etc

Regulation 8, expiation fee—delete "\$101" and substitute:

\$103

6—Variation of regulation 10—Owner and driver guilty of offence

Regulation 10, expiation fee—delete paragraphs (a) to (d) (inclusive) of the expiation fee and substitute:

- (a) for an alleged contravention of regulation 4(1)(a)—\$55;
- (b) for an alleged contravention of regulation 4(1)(b)—\$68;
- (c) for an alleged contravention of regulation 5—\$87;
- (d) for an alleged contravention of regulation 6—\$85.

7-Variation of regulation 11-Further offence each hour

Regulation 11, expiation fee-delete "\$54" and substitute:

\$55

8-Variation of regulation 15-Expiation of offences against Act

Regulation 15, table—delete the table and substitute:

Section	Expiation Fee
section 8(1)	\$104
section 8(2)	\$405
section 8(3)	\$71
section 8(4)	\$74
section 8(5)	\$72
section 8(6)	\$57

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

No 66 of 2021

Victims of Crime (Fund and Levy) Variation Regulations 2021

under the Victims of Crime Act 2001

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Victims of Crime (Fund and Levy) Regulations 2018

4 Variation of Schedule 1—Victims of crime levy

Part 1—Preliminary

1—Short title

These regulations may be cited as the Victims of Crime (Fund and Levy) Variation Regulations 2021.

2—Commencement

These regulations come into operation on 1 July 2021.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Victims of Crime (Fund and Levy) Regulations 2018

4—Variation of Schedule 1—Victims of crime levy

(1) Schedule 1, clause 1(a)(i)—delete "\$90" and substitute:

\$92

(2) Schedule 1, clause 1(a)(ii)—delete "\$240" and substitute:

\$245

(3) Schedule 1, clause 1(b)—delete "\$390" and substitute:

\$397

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

No 67 of 2021

Planning, Development and Infrastructure (Fees, Charges and Contributions) (Fee Notices) Variation Regulations 2021

under the Planning, Development and Infrastructure Act 2016

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Planning*, *Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019*

- 4 Variation of regulation 3—Interpretation
- 5 Variation of regulation 3A—Fees associated with the work of assessment managers
- 6 Variation of regulation 3B—Fees associated with work of assessment panels
- 7 Revocation of Part 2
- 8 Variation of regulation 5—Calculation or assessment of fees
- 9 Variation of regulation 6—Time period suspended if fee not paid
- 10 Variation of regulation 7—Waiver or refund of fee
- 11 Variation of regulation 8—Variation of authorisation (section 128)
- 12 Variation of regulation 11—Development undertaken by councils
- 13 Variation of regulation 12—Excluded Crown development
- 14 Variation of regulation 13—Development to be assessed by accredited professional
- 15 Revocation of regulations 14 and 15
- 16 Variation of regulation 16—Open space contribution scheme
- 17 Variation of regulation 17—Multi-unit buildings
- 18 Variation of regulation 18—Distribution of fees
- 19 Variation of regulation 19—Payment requirements
- 20 Revocation of Schedule 1

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Planning*, *Development and Infrastructure (Fees, Charges and Contributions) (Fee Notices) Variation Regulations 2021.*

2—Commencement

These regulations come into operation on 1 July 2021.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Planning, Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019

4—Variation of regulation 3—Interpretation

- (1) Regulation 3(1), definition of *allotment*—delete the definition
- (2) Regulation 3(1), definition of *development cost*—delete the definition
- (3) Regulation 3(1), definitions of *GST*, *GST component* and *GST law*—delete the definitions
- (4) Regulation 3(1)—before the definition of *quarter* insert:

prescribed fee means a fee prescribed for the purposes of the Act, these regulations or a related set of regulations;

5—Variation of regulation 3A—Fees associated with the work of assessment managers

Regulation 3A(1)—delete "For the purposes of these regulations, any fee" and substitute:

A prescribed fee

6-Variation of regulation 3B-Fees associated with work of assessment panels

Regulation 3B(1)—delete "For the purposes of these regulations, any fee" and substitute: A prescribed fee

7—Revocation of Part 2

Part 2-delete the Part

8—Variation of regulation 5—Calculation or assessment of fees

(1) Regulation 5(1)(a)—delete "any fee payable under these regulations or a related set of regulations" and substitute:

a prescribed fee

(2) Regulation 5(1)(b)—delete "or a related set of regulations" and substitute:

, a related set of regulations or a fee notice

(3) Regulation 5(2)—delete "any fee" and substitute:

a prescribed fee

- (4) Regulation 5(3)—delete subregulation (3) and substitute:
 - (3) An authority may, at any time, reassess a prescribed fee despite an earlier calculation or acceptance of an amount in respect of the fee.
- (5) Regulation 5(4)(b)—delete "under these regulations"

9—Variation of regulation 6—Time period suspended if fee not paid

(1) Regulation 6—delete "a fee" and substitute:

a prescribed fee

(2) Regulation 6—delete "or a related set of regulations" and substitute:

, a related set of regulations or a fee notice

10—Variation of regulation 7—Waiver or refund of fee

- Regulation 7—delete "a fee" and substitute: a prescribed fee
- (2) Regulation 7—delete "or a related set of regulations" and substitute:

, a related set of regulations or a fee notice

11—Variation of regulation 8—Variation of authorisation (section 128)

Regulation 8(1)—delete "fees prescribed by these regulations" and substitute: prescribed fees

12—Variation of regulation 11—Development undertaken by councils

Regulation 11—delete "No fee is payable under Schedule 1 Part 2" and substitute: A prescribed fee relating to development assessment is not payable

13—Variation of regulation 12—Excluded Crown development

Regulation 12—delete "No fee is payable under Schedule 1" and substitute:

A prescribed fee is not payable

14—Variation of regulation 13—Development to be assessed by accredited professional

(1) Regulation 13(1)—delete "fees set out in Schedule 1 Parts 2 and 3" and substitute:

prescribed fees relating to development assessment and to building activity and use

(2) Regulation 13(2)(a)—delete "following fees" and substitute:

following prescribed fees

- (3) Regulation 13(4)—delete subregulation (4) and substitute:
 - (4) To avoid doubt, nothing in this regulation affects the requirement to pay the prescribed fee relating to an application for final development approval in respect of HomeBuilder development.

15—Revocation of regulations 14 and 15

Regulations 14 and 15—delete the regulations

16—Variation of regulation 16—Open space contribution scheme

Regulation 16(1)—delete "an amount prescribed under Schedule 1 item 24" and substitute:

a prescribed fee relating to rates of contribution under section 198(1)(d), (2)(c) or (8) of the Act

17—Variation of regulation 17—Multi-unit buildings

Regulation 17—delete "an amount prescribed under Schedule 1 item 25" and substitute:

a prescribed fee relating to rates of contribution for the purposes of section 199(1) of the Act

18—Variation of regulation 18—Distribution of fees

(1) Regulation 18(1)—delete "Fees relating to development assessment paid or payable under these regulations" and substitute:

A prescribed fee relating to development assessment

- (2) Regulation 18(1)—delete "for the purposes of this regulation"
- (3) Regulation 18(2) and (3)—delete subsections (2) and (3) and substitute:
 - (2) A reference in subregulation (1) to a prescribed fee extends to a prescribed fee that, although payable, was waived (in whole or in part) by a relevant authority.

19—Variation of regulation 19—Payment requirements

- Regulation 19—delete "An amount payable under these regulations" and substitute: A prescribed fee
- (2) Regulation 19(a)—delete "a fee" and substitute:

a prescribed fee

(3) Regulation 19(a)—delete "amount under these regulations" and substitute:

prescribed fee

- (4) Regulation 19(a)—delete "for the purposes of this paragraph"
- (5) Regulation 19(b)—delete "amount under these regulations" and substitute:

prescribed fee

(6) Regulation 19(b)—delete "for the purposes of this paragraph"

20—Revocation of Schedule 1

Schedule 1—delete the Schedule

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

No 68 of 2021

Planning, Development and Infrastructure (General) (Fee Notices) Variation Regulations 2021

under the Planning, Development and Infrastructure Act 2016

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Planning*, *Development and Infrastructure (General) Regulations 2017*

- 4 Variation of regulation 3—Interpretation
- 5 Variation of regulation 31—Verification of application
- 6 Variation of regulation 46—Preliminary advice and agreement (section 123)
- 7 Variation of regulation 67—Lapse of consents or approvals (section 126(2))
- 8 Variation of regulation 68—Procedural matters (section 111(2))
- 9 Variation of regulation 79—Assessment requirements—water and sewerage
- 10 Variation of regulation 94—Essential safety provisions
- 11 Variation of regulation 102—Classification of buildings
- 12 Variation of regulation 120—Record of applications
- 13 Variation of Schedule 9—Referrals

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Planning*, *Development and Infrastructure (General)* (*Fee Notices*) Variation Regulations 2021.

2—Commencement

These regulations come into operation on 1 July 2021.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Planning, Development and Infrastructure (General) Regulations 2017

4—Variation of regulation 3—Interpretation

(1) Regulation 3(1)—after the definition of *outbuilding* insert:

prescribed fee means a fee prescribed for the purposes of the Act, these regulations or a related set of regulations;

(2) Regulation 3(1)—after the definition of *private bushfire shelter* insert:

related set of regulations means-

- (a) the *Planning, Development and Infrastructure (Accredited Professional) Regulations 2019*; or
- (b) the *Planning*, *Development and Infrastructure* (*Fees*, *Charges and Contributions*) *Regulations* 2019;

5—Variation of regulation 31—Verification of application

Regulation 31(1)(d)(ii)—delete subparagraph (ii) and substitute:

(ii) confirm the prescribed fees required to be paid at that point; and

6—Variation of regulation 46—Preliminary advice and agreement (section 123)

(1) Regulation 46(4)—delete "fee that would be payable under the *Planning, Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019*" and substitute:

prescribed fee

(2) Regulation 46(6)(d)—delete "fee under the *Planning, Development and Infrastructure* (*Fees, Charges and Contributions*) *Regulations* 2019" and substitute:

prescribed fee

7—Variation of regulation 67—Lapse of consents or approvals (section 126(2))

Regulation 67(1)(b)(ii)—delete subparagraph (ii) and substitute:

(ii) the relevant development involves the division of land and an application for a certificate under section 138 of the Act has been lodged with the Commission, accompanied by the prescribed fee, within 2 years from the operative date of the relevant consent—3 years from the operative date of the consent.

8—Variation of regulation 68—Procedural matters (section 111(2))

Regulation 68(2)—delete "fees that have been paid by the proponent under the *Planning*, *Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019*" and substitute:

prescribed fees that have been paid by the proponent

9—Variation of regulation 79—Assessment requirements—water and sewerage

Regulation 79(5)—delete "fees specified for the purposes of this regulation by the *Planning*, *Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019*" and substitute:

prescribed fees specified for the purposes of this regulation

10—Variation of regulation 94—Essential safety provisions

Regulation 94(4)(c)—delete paragraph (c) and substitute:

(c) on application by the owner of a building to which this regulation applies and payment of the prescribed fee; or

11—Variation of regulation 102—Classification of buildings

Regulation 102(3)(b)(ii)—delete subparagraph (ii) and substitute:

(ii) the prescribed fee.

12—Variation of regulation 120—Record of applications

Regulation 120(1)(e)—delete paragraph (e) and substitute:

(e) the date (or dates) on which the prescribed fees relating to the application were paid;

13—Variation of Schedule 9—Referrals

Schedule 9, clause 1(2)—delete "fee with respect to the referral of the application under the *Planning, Development and Infrastructure (Fees, Charges and Contributions) Regulations* 2019" and substitute:

prescribed fee with respect to the referral of the application

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

No 69 of 2021

Planning, Development and Infrastructure (Accredited Professionals) (Fee Notices) Variation Regulations 2021

under the Planning, Development and Infrastructure Act 2016

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Planning*, *Development and Infrastructure* (Accredited *Professionals*) *Regulations* 2019

- 4 Variation of regulation 3—Interpretation
- 5 Variation of regulation 15—Application
- 6 Variation of regulation 19—Continuation of accreditation

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Planning*, *Development and Infrastructure* (Accredited Professionals) (Fee Notices) Variation Regulations 2021.

2—Commencement

These regulations come into operation on 1 July 2021.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Planning, Development and Infrastructure (Accredited Professionals) Regulations 2019

4—Variation of regulation 3—Interpretation

Regulation 3—after definition of *prescribed amount of CPD* insert:

prescribed fee means a fee prescribed for the purposes of the Act, these regulations or a related set of regulations;

related set of regulations means—

- (a) the *Planning, Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019*; or
- (b) the Planning, Development and Infrastructure (General) Regulations 2017;

5—Variation of regulation 15—Application

Regulation 15(2)(e)—delete paragraph (e) and substitute:

(e) be accompanied by the prescribed fee.

6—Variation of regulation 19—Continuation of accreditation

- (1) Regulation 19(2)(e)—delete paragraph (e) and substitute:
 - (e) be accompanied by the prescribed fee; and
- (2) Regulation 19(3)—delete "late payment fee prescribed by the *Planning, Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019*" and substitute:

prescribed fee for late payment

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

No 70 of 2021

Correctional Services (Miscellaneous) Variation Regulations 2021

under the Correctional Services Act 1982

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Correctional Services Regulations 2016

- 4 Variation of regulation 8—Prohibited items (sections 33, 33A, 49A and 51)
- 5 Insertion of regulation 39A

39APrescribed period (section 57(4))

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Correctional Services (Miscellaneous) Variation Regulations 2021.*

2—Commencement

These regulations come into operation on the day on which section 6 of the *Correctional* Services (Accountability and Other Measures) Amendment Act 2021 comes into operation.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Correctional Services Regulations 2016

4—Variation of regulation 8—Prohibited items (sections 33, 33A, 49A and 51)

- (1) Regulation 8(1)—after paragraph (c) insert:
 - (ca) tobacco and any product associated with smoking tobacco (including a cigarette paper, lighter or filter);
- (2) Regulation 8—after subregulation (2) insert:
 - (2a) For the purposes of sections 49A(b) and 51(3) of the Act, the following items are prescribed:
 - (a) a prescription drug under the *Controlled Substances Act 1984*;
 - (b) the items specified in subregulation (1)(b) to (p).

(3) Regulation 8(3)—delete "paragraph (a)(ii)" and substitute:

paragraph (ab)

5—Insertion of regulation 39A

After regulation 39 insert:

39A—Prescribed period (section 57(4))

For the purposes of section 57(4) of the Act, the prescribed period is 2 years.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

No 71 of 2021

Road Traffic (Miscellaneous) (Expiation Fees) Variation Regulations 2021

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 2014

4 Substitution of Schedule 4

Schedule 4—Expiation of offences

Part 1—Preliminary

- 1 Expiation of alleged offences
- 2 Photographic detection devices
- 3 Expiation fee for certain offences at average speed camera locations
- 4 Expiation fee for certain Road Rules contraventions within 100 metres of Safe-T-Cam photographic detection device
- 5 Lesser expiation fee if motor vehicle not involved
- 6 Prescribed roads—offences against section 45A of Act involving road trains
- Part 2-Offences against the Road Traffic Act 1961

Part 3-Offences against the Australian Road Rules

Part 4—Offences against the Road Traffic (Miscellaneous) Regulations 2014

Part 5—Offences against the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) (Expiation Fees)* Variation Regulations 2021.

2—Commencement

These regulations come into operation on 1 July 2021.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 2014

4—Substitution of Schedule 4

Schedule 4—delete the Schedule and substitute:

Schedule 4—Expiation of offences

Part 1—Preliminary

1—Expiation of alleged offences

- (1) The explation fees set out in this Schedule are fixed for alleged offences against the Act or the rules or regulations specified in this Schedule.
- (2) Text set out in italic type under a heading in this Schedule commencing with the words "Description of offence" is a description for convenience purposes only and is not to be taken to define the offence for which a particular amount is fixed as the expiation fee.

2—Photographic detection devices

The expiation fee for an alleged offence against section 79B(2) of the Act constituted of being the owner of a vehicle that appears from evidence obtained through the operation of a photographic detection device to have been involved in the commission of an expiable offence is the same as the expiation fee payable for that expiable offence.

3—Expiation fee for certain offences at average speed camera locations

Despite any other provision of this Schedule, the expiation fee for-

- (a) an alleged offence constituted of a contravention of or failure to comply with—
 - (i) rule 132(2) of the *Australian Road Rules* (Keeping to the left of the centre of a road or the dividing line); or
 - (ii) rule 150(1) of the *Australian Road Rules* (Driving on or across a continuous white edge line); or
- (b) an alleged offence against section 164A(1) of the *Road Traffic Act 1961* constituted of a contravention of or failure to comply with section 110 of the Act (Driving on sealed surface),

is \$1 003 if the contravention or failure to comply takes place within 100 metres of a stub line at an average speed camera location.

4—Expiation fee for certain Road Rules contraventions within 100 metres of Safe-T-Cam photographic detection device

Despite any other provision of this Schedule, the explation fee for an alleged offence constituted of contravention by the driver of a heavy vehicle of any of the following provisions of the *Australian Road Rules* is \$615 if the contravention takes place within 100 metres of a Safe-T-Cam photographic detection device:

- (a) rule 95(1) (Emergency stopping lane only signs);
- (b) rule 126 (Keeping a safe distance behind vehicles);

- (c) rule 127(1) (Keeping a minimum distance between long vehicles);
- (d) rule 132(2) (Keeping to the left of the centre of a road or the dividing line);
- (e) rule 146(1) (Driving within a single marked lane or line of traffic);
- (f) rule 147 (Moving from one marked lane to another marked lane across a continuous line separating the lanes);
- (g) rule 150(1) (Driving on or across a continuous white edge line);
- (h) rule 215(1) (Using lights when driving at night or in hazardous weather conditions).

5—Lesser expiation fee if motor vehicle not involved

- (1) Despite the fees fixed in the tables in this Schedule, the expiation fee is \$62 for an alleged offence (other than an offence referred to in subclause (2)) constituted of—
 - (a) driving, towing, stopping or parking a vehicle other than a motor vehicle; or
 - (b) travelling in or on a wheeled recreational device or wheeled toy.
- (2) Subclause (1) does not apply in the case of—
 - (a) an offence constituted of failing to comply with the lawful directions of a person; or
 - (b) an offence constituted of driving, towing, stopping, parking or travelling in or on, an electric personal transporter; or
 - (c) an offence against section 164A(1) of the Act comprising a contravention of or failure to comply with section 99B(1), 162C(1), 162C(2) or 162C(2a) of the Act; or
 - (d) an offence against rule 240(1), 240(2), 241(1), 244(2), 244B, 244C, 254(2), 256(1), 256(2) or 256(3) of the *Australian Road Rules*.

6—Prescribed roads—offences against section 45A of Act involving road trains

- (1) For the purposes of determining the explation fee for an offence against section 45A of the Act, a road train is driven on a prescribed road if it is driven on a length of road with a prescribed speed limit (road trains) of 90 kilometres per hour or more.
- (2) In this clause—

prescribed speed limit (road trains) means a prescribed speed limit (road trains) imposed under regulation 8(4) of the *Road Traffic (Road Rules— Ancillary and Miscellaneous Provisions) Regulations 2014.*

Note-

Different penalties apply in respect of road trains being driven on prescribed roads—see the item relating to offences against section 45A in Part 2 of this Schedule.

Part 2—Offences against the Road Traffic Act 1961

Section	Description of offence against Road Traffic Act 1961	Fee
21(1a)	Placing speed limit sign on road without relevant authorisation in contravention of section 20(3) or closing portion of prescribed road without roadworks permit in contravention of section 20(5)	\$1 250
21(3)	Holder of approval or roadworks permit failing to comply with condition of approval or permit relating to signs or other traffic control devices used in connection with work area or work site	\$1 250
40H(5)	Engaging in conduct in contravention of direction of authorised officer or police officer to stop vehicle, or not move it, or not interfere with vehicle or its equipment or load—	
	(a) if direction relates to heavy vehicle	\$731
	(b) if direction relates to light vehicle	\$302
40I(2)	Engaging in conduct in contravention of direction of authorised officer or police officer to move vehicle to specified location—	
	(a) if direction relates to heavy vehicle	\$731
	(b) if direction relates to light vehicle	\$302
40J(3)	Engaging in conduct in contravention of direction of authorised officer or police officer to move light vehicle or do anything else reasonably required by officer to avoid causing harm or obstruction	\$302
40K(5)	Engaging in conduct in contravention of direction of authorised officer or police officer to vacate or not occupy driver's seat, or to leave or not enter vehicle—	
	(a) if direction relates to heavy vehicle	\$731
	(b) if direction relates to light vehicle	\$302
40V(4)	Person subject to direction contravening or failing to comply with section—	
	contravention specified in section 40V(4)(b)(i)	\$809
40W(4)	Engaging in conduct in contravention of direction of authorised officer or police officer to produce records, devices or other things	\$809
40X(3)	Person subject to direction contravening or failing to comply with section—	
	contravention specified in section 40X(3)(b)(i)	\$731
40Y(5)	Engaging in conduct in contravention of direction of authorised officer or police officer to provide assistance to officer to enable effective exercise of officer's powers	\$731
45A	Driving at speed exceeding applicable speed limit by 45 kph or more—	

45C(2)	 (a) if vehicle being driven is a road train being driven on a prescribed road Note— See clause 6 of this Schedule. (b) in any other case Driver of truck or bus on prescribed road exceeding the speed limit by 10 kph or more Driver of truck or bus on prescribed road failing to engage 	\$1 789 \$1 722 \$1 076
45C(2)	See clause 6 of this Schedule. (b) in any other case Driver of truck or bus on prescribed road exceeding the speed limit by 10 kph or more	
45C(2)	(b) in any other case Driver of truck or bus on prescribed road exceeding the speed limit by 10 kph or more	
45C(2)	Driver of truck or bus on prescribed road exceeding the speed limit by 10 kph or more	
45C(2)	limit by 10 kph or more	\$1 076
	Driver of truck or bus on prescribed road failing to engage	
	low gear	\$1 076
	Driving whilst having prescribed concentration of alcohol in blood—	
	contravention involving less than 0.08 grams of alcohol in 100 millilitres of blood	\$771
47BA(1)	Driving with prescribed drug in oral fluid or blood	\$771
	Engaging in conduct involving motor vehicle that constitutes offence against section 47BA(1) while child under age of 16 years is present in or on that motor vehicle	\$771
	Failing to obtain ticket from parking ticket-vending machine where no fee payable	\$57
	Person subject to direction or request of ferry operator failing to comply with section—	
	failure to comply other than by giving false information	\$365
	Selling or offering for sale for use on roads motor vehicle or trailer not bearing vehicle identification plate for that vehicle or trailer—	
	offence not committed in course of trade or business	\$297
	Driving motor vehicle or trailer not bearing vehicle identification plate for that vehicle or trailer	\$297
	Light vehicle in breach of light vehicle standards or maintenance requirement driven on road—being driver of vehicle	\$454
	Light vehicle in breach of light vehicle standards or maintenance requirement driven on road—being operator of vehicle	\$454
	Light vehicle not complying with light vehicle mass, dimension or load restraint requirement driven on road— being driver of vehicle—	
	(a) exceeding a mass limit by less than 50%	\$244
	(b) exceeding a mass limit by 50% or more	\$487
	(c) contravening a dimension or load restraint requirement	\$244
	Light vehicle not complying with light vehicle mass, dimension or load restraint requirement driven on road— being operator of vehicle—	
	(a) exceeding a mass limit by less than 50%	\$244

Section	Descriptio	n of offence against Road Traffic Act 1961	Fee
	(b) e	exceeding a mass limit by 50% or more	\$487
		ontravening a dimension or load restraint equirement	\$244
146(3)	authorised rectify spec load restra	in conduct in contravention of direction of officer to driver or operator of light vehicle to cified breaches of light vehicle mass, dimension or int requirement, or move vehicle to specified ad not proceed from there until breaches are	\$302
146(8)	authorisati	in conduct in contravention of condition of on granted by authorised officer to driver of light horising vehicle to continue journey	\$302
164A(1)	Contravent	ing or failing to comply with provision of Act	
	Contravent	ion of or failure to comply with—	
	s 33(9)	Failing to comply with direction of police officer	\$302
	s 53B(1)	Selling radar detector or jammer or storing or offering radar detector or jammer for sale	\$467
	s 82(1)	Speeding while passing school bus	
		Exceeding the speed limit while passing a school bus—	
		by less than 10 kph	\$183
		by 10 kph or more but less than 20 kph	\$414
		by 20 kph or more but less than 30 kph	\$841
		by 30 kph or more	\$1 529
	s 83(1)(a)	Speeding in emergency service speed zone	
		Exceeding 25 kph in emergency service speed zone—	
		by less than 10 kph	\$183
		by 10 kph or more but less than 20 kph	\$414
		by 20 kph or more but less than 30 kph	\$841
		by 30 kph or more	\$1 529
	s 85(2)	Leaving stationary vehicle in prohibited area near Parliament House etc without authority	\$135
	s 87	Walking without due care or attention etc	\$53
	s 95	Riding on vehicle without consent of driver	\$113
	s 99A	Bicycle rider riding on footpath or other road-related area failing to give warning to pedestrians etc	\$62
	s 99B(1)	Riding wheeled recreational device or wheeled toy on road without due care or attention etc	

Section	Description	n of offence against <i>Road Traffic Act 1961</i>	Fee
		where riding a wheeled recreational device on a road that is—	\$414
		• a one-way road with 2 or more marked lanes (other than bicycle lanes); or	
		• a two-way road with 2 or more marked lanes (other than bicycle lanes), on either side of the road, for vehicles travelling in the same direction; or	
		• a road on which the speed limit is greater than 60 kph	
		in any other case	\$62
	s 99B(2)	Riding wheeled recreational device or wheeled toy on footpath or other road-related area abreast of another vehicle etc	\$62
	s 99B(3)	Riding wheeled recreational device or wheeled toy on footpath or other road-related area without giving warning to pedestrians etc	\$62
	s 107(1)	Driving, drawing, hauling, dragging over road any implement, sledge etc	\$265
	s 107(2)	Removing or interfering with road infrastructure, or damaging road infrastructure other than by reasonable use	\$265
	s 108(1)	Depositing certain articles or materials on road	\$255
	s 110	Failing to keep whole of vehicle on sealed surface when driving on sealed road	\$113
	s 145(3)	Failing to comply with direction of police officer or authorised officer to stop light vehicle or produce light vehicle for examination	\$302
	s 145(5f)	Defacing, altering, obscuring or removing defective vehicle label affixed to light vehicle	\$454
	s 145(6)	Driving, selling etc light vehicle contrary to terms of defect notice	\$650
	s 161A(1)	Driving light vehicle to which section 161A applies without Ministerial approval	
		 (a) where vehicle being driven is a bicycle that has an auxiliary motor comprised (in whole or in part) of an internal combustion engine 	\$408
		(b) in any other case	\$327
	s 162C(1)	Riding wheeled recreational device or wheeled toy without wearing safety helmet complying with regulations and properly adjusted and securely fastened	\$113

Section	Description of offence against Road Traffic Act 1961	Fee
	s 162C(2) Riding wheeled recreational device or wheeled toy on which is carried child under 16 years no wearing safety helmet complying with regulations and properly adjusted and securel fastened	ot
	s 162C(2a) Parent or other person having custody or care child under 16 years causing or permitting chi to ride or be carried on wheeled recreational device or wheeled toy without wearing safety helmet complying with regulations and proper adjusted and securely fastened	ld
167(1)	Causing or permitting another person to commit an offence against Act or regulations—	2
	causing or permitting commission of expiable offence	the expiation fee prescribed for the expiable offence
174B	Further offence for continued parking contravention	\$55

Part 3—Offences against the Australian Road Rules

Rule	Description of offence against Australian Road Rules	Fee
20	Speeding	
	Exceeding applicable speed limit on length of road—	
	by less than 10 kph	\$183
	by 10 kph or more but less than 20 kph	\$414
	by 20 kph or more but less than 30 kph	\$841
	by 30 kph or more	\$1 529
27(1)	Failing to keep left when starting left turn (from other than multi-lane road)	\$352
28(1)	Failing to keep within left lane when starting left turn on multi-lane road	\$352
28(1A)	Failing to use slip lane when starting left turn on multi-lane road	\$352
28(2A)	Bicycle rider starting left turn on multi-lane road from incorrect position in bicycle storage area	\$62
29(1)	Failing to make left turn as indicated by turn line	\$352
31(1)	Starting right turn incorrectly (from other than multi-lane road)	\$352
32(1)	Failing to keep within right lane when starting right turn (on multi-lane road)	\$352
32(2A)	Bicycle rider starting right turn on multi-lane road from incorrect position in bicycle storage area	\$62
33(1)	Making right turn at intersection incorrectly	\$352
34(1)	Making hook turn at "hook turn only" sign incorrectly	\$317

Rule	Description of offence against Australian Road Rules	Fee
35(2)	Bicycle rider making hook turn at intersection with no "hook turn only" sign etc incorrectly	\$62
36	Bicycle rider making hook turn contrary to "no hook turn by bicycles" sign	\$62
37	Starting U-turn without clear view etc	\$421
38	Failing to give way when making U-turn	\$421
39(1)	Making U-turn contrary to "no U-turn" sign at break in dividing strip	\$396
39(2)	Making U-turn contrary to "no U-turn" sign on length of road	\$396
40	Making U-turn at intersection with traffic lights and no "U-turn permitted" sign	\$396
41	Making U-turn at intersection without traffic lights where "no U-turn" sign	\$396
42	Starting U-turn at intersection from incorrect position	\$421
46(1)	Failing to give left change of direction signal before turning left	\$345
46(4)	Failing to stop giving left change of direction signal after turning left	\$231
48(1)	Failing to give right change of direction signal before turning right	\$345
48(4)	Failing to stop giving right change of direction signal after turning right	\$231
51	Using direction indicator lights when not permitted	\$231
53(1)	Failing to give stop signal before stopping or suddenly slowing	\$345
53(2)	Failing to give sufficient warning of stopping	\$345
53(3)	Failing to give stop signal while slowing	\$345
56(1)	Failing to stop for red traffic light	\$505
56(2)	Failing to stop for red traffic arrow	\$505
57(1)	Failing to stop for yellow traffic light	\$505
57(2)	Failing to stop for yellow traffic arrow	\$505
57(3)	Failing to leave intersection showing yellow traffic light or arrow	\$505
59(1)	Proceeding through red traffic light	\$505
60	Proceeding through red traffic arrow	\$505
60A(1)	Proceeding through bicycle storage area before red traffic light	\$396
60A(2)	Proceeding through bicycle storage area before red traffic arrow	\$396
61(2)	Failing to stop at intersection when traffic lights or arrows change to yellow or red	\$505
61(5)	Failing to leave intersection when traffic lights or arrows change to yellow or red	\$505
62(1)	Failing to give way when turning at intersection with traffic lights	\$467
63(2)	Failing to give way at intersection with traffic lights not operating or only partly operating—where traffic light-stop sign	\$467
63(3)	Failing to give way at intersection with traffic lights not operating or only partly operating—where no traffic light-stop sign	\$467

Rule	Description of offence against Australian Road Rules	Fee
64	Failing to give way at flashing yellow traffic arrow at intersection	\$467
65(2)	Failing to give way at marked foot crossing (except at intersection) with flashing yellow traffic light	\$444
66(1)	Failing to stop for twin red lights (except at level crossing)	\$113
66(4)	Proceeding after stopping for twin red lights (except at level crossing)	\$113
67(1)	Failing to stop and give way at "stop" sign or stop line at intersection without traffic lights	\$467
68(1)	Failing to stop and give way at "stop" sign or stop line at other place	\$396
69(1)	Failing to give way at "give way" sign or give way line at intersection (except roundabout)	\$467
70	Failing to give way at "give way" sign at bridge or length of narrow road	\$467
71(1)	Failing to give way at "give way" sign or give way line at other place	\$396
72(1)	Failing to give way at intersection (except T-intersection or roundabout)	\$467
73(1)	Failing to give way at T-intersection	\$467
74(1)	Failing to give way when entering road from road-related area or adjacent land	\$421
75(1)	Failing to give way when entering road-related area or adjacent land from road	\$421
76(1)	Moving into path of tram travelling in tram lane etc	\$231
76(2)	Failing to move out of path of tram travelling in tram lane etc	\$231
77(1)	Failing to give way to bus	\$231
78(1)	Moving into path of police or emergency vehicle	\$467
78(2)	Failing to move out of path of police or emergency vehicle	\$467
79(1)	Failing to give way to police or emergency vehicle	\$467
80(2)	Failing to stop at children's crossing	\$467
80(3)	Failing to obey hand-held "stop" sign at children's crossing	\$396
80(4)	Proceeding while pedestrian or bicycle rider on or entering children's crossing	\$467
81(2)	Failing to give way at pedestrian crossing	\$444
82	Overtaking or passing vehicle at children's crossing or pedestrian crossing	\$444
83	Failing to give way to pedestrian in shared zone	\$369
84(1)	Failing to give way when driving through break in dividing strip	\$421
85	Failing to give way on painted island	\$396
86(1)	Failing to give way in median turning bays	\$421
87(1)	Failing to give way when moving from side of road	\$380
87(3)	Failing to give way when moving from median strip parking area	\$380
88(1)	Failing to turn left at intersection with "left turn only" sign	\$396

Rule	Description of offence against Australian Road Rules	Fee
88(2)	Failing to turn left when in left lane at intersection with "left lane must turn left" sign	\$396
89(1)	Failing to turn right at intersection with "right turn only" sign	\$396
89(2)	Failing to turn right when in right lane at intersection with "right lane must turn right" sign	\$396
90	Turning at intersection with "no turns" sign	\$396
91(1)	Turning left at intersection or other place with "no left turn" sign	\$396
91(2)	Turning at intersection or other place with "no right turn" sign	\$396
92(1)	Failing to drive in direction indicated by traffic lane arrows	\$396
93(1)	Driving or overtaking on bridge or length of road where "no overtaking or passing" sign applies	\$396
94	Overtaking on bridge with "no overtaking on bridge" sign	\$396
95(1)	Driving in emergency stopping lane	\$396
96(1)	Stopping on area of road marked with "keep clear" marking	\$396
97(1)	Driving on length of road where "road access" sign applies	\$396
98(1)	Driving in wrong direction on length of road where "one-way" sign applies	\$467
99(1)	Failing to drive to left of "keep left" sign	\$396
99(2)	Failing to drive to right of "keep right" sign	\$396
100	Driving past "no entry" sign	\$396
101(1)	Failing to stop before hand-held "stop" sign	\$396
101(2)	Proceeding after stopping for hand-held "stop" sign	\$396
101A(1)	Driving on safety ramp or arrester bed	\$396
102(1)	Driving past "clearance" or "low clearance" sign	\$396
103(1)	Driving past "bridge load limit (gross mass)" or "gross load limit" sign—vehicle exceeding gross mass indicated by sign	\$396
103(2)	Driving past "bridge load limit (mass per axle group)" sign— vehicle axle group carrying mass exceeding mass indicated by sign	\$396
104(1)	Driving past "no trucks" sign—vehicle GVM exceeding permitted mass	\$396
104(2)	Driving truck past "no trucks" sign—vehicle or combination exceeding permitted length	\$396
104(3)	Driving truck past "no trucks" sign where no mass or length indicated	\$396
105	Failing to enter area indicated by "trucks must enter" sign	\$396
106(1)	Driving bus past "no buses" sign—bus exceeding mass indicated by sign	\$396
106(2)	Driving bus past "no buses" sign—bus exceeding length indicated by sign	\$396
106(3)	Driving bus past "no buses" sign where no mass or length indicated	\$396
107	Failing to enter area indicated by "buses must enter" sign	\$396
108(1)	Failing to drive truck or bus in low gear on length of road where "trucks and buses low gear" sign applies	\$396

Rule	Description of offence against Australian Road Rules	Fee
111(1)	Failing to enter roundabout from multi-lane road or road with 2 or more lines of traffic travelling in same direction correctly	\$396
112(2)	Failing to give required left change of direction signal before entering roundabout	\$345
112(3)	<i>Failing to continue left change of direction signal while in roundabout</i>	\$345
113(2)	Failing to give required right change of direction signal before entering roundabout	\$345
113(3)	Failing to continue right change of direction signal while in roundabout	\$345
114(1)	Failing to give way when entering roundabout	\$467
114(2)	Failing to give way to tram when driving in roundabout	\$467
115(1)	Failing to drive in roundabout to left of central traffic island	\$467
116	Failing to obey traffic lane arrows when driving in or leaving roundabout	\$396
117(1)	Failing to give left change of direction signal when changing marked lanes or lines of traffic in roundabout	\$345
117(2)	Failing to give right change of direction signal when changing marked lanes or lines of traffic in roundabout	\$345
118(1)	Failing to give left change of direction signal when leaving roundabout	\$345
118(2)	Failing to stop left change of direction signal after leaving roundabout	\$345
119	Failing to give way by rider of bicycle or animal to vehicle leaving roundabout	\$62
121	Failing to stop and give way at "stop" sign at level crossing	\$505
122	Failing to give way at "give way" sign or give way line at level crossing	\$505
123	Entering level crossing when train or tram is approaching etc	\$505
124	Failing to leave level crossing as soon as safe to do so	\$505
125(1)	Unreasonably obstructing path of other driver or pedestrian	\$127
126	Failing to keep safe distance behind other vehicles	\$365
127(1)	Failing to keep required minimum distance behind long vehicle	\$265
128	Entering blocked intersection	\$269
128A(1)	Entering blocked crossing	\$269
129(1)	Failing to keep to far left side of road	\$332
130(2)	Driving in right lane on certain multi-lane roads	\$281
131(1)	Failing to keep to left of oncoming vehicles	\$369
132(1)	Failing to keep to left of centre of road	\$421
132(2)	Failing to keep to left of dividing line	\$421
132(2A)	Making U-turn across certain dividing lines	\$421
135(1)	Failing to keep to left of median strip	\$351
136	Driving in wrong direction on one-way service road	\$351

Rule	Description of offence against Australian Road Rules	Fee
137(1)	Failing to keep off dividing strip	\$265
138(1)	Failing to keep off painted island	\$281
140	Overtaking when not safe to do so	\$332
141(1)	Driver overtaking to left of other vehicle	\$365
141(2)	Bicycle rider overtaking to left of vehicle turning left	\$62
142(1)	Overtaking to right of vehicle turning right	\$380
143(1)	Passing or overtaking to left of turning left vehicle displaying "do not overtake turning vehicle" sign	\$226
143(1A)	Passing or overtaking to left of vehicle displaying "do not overtake turning vehicle" sign	\$226
143(2)	Passing or overtaking to right of turning right vehicle displaying "do not overtake turning vehicle" sign	\$226
144	Failing to keep safe distance when overtaking	\$332
145	Increasing speed while being overtaken	\$330
146(1)	Failing to drive within single marked lane	\$281
146(2)	Failing to drive within single line of traffic	\$281
147(1)	Moving from one marked lane to another marked lane across continuous line	\$281
148(1)	Failing to give way when moving from one marked lane to another marked lane	\$363
148(2)	Failing to give way when moving from one line of traffic to another line of traffic	\$363
148A	Failing to give way when diverging left or right within marked lane	\$363
149	Failing to give way when lines of traffic merge into single line of traffic	\$363
150(1)	Driving on or across continuous white edge line	\$113
151(1)	Riding motor bike or bicycle alongside more than 1 other rider on non multi-lane road	\$113
151(2)	Riding motor bike or bicycle alongside more than 1 other rider in marked lane	\$113
151(4)	<i>Riding motor bike or bicycle more than 1.5 metres from another rider</i>	\$113
151A(2)	Rider of motor bike engaging in unlawful lane filtering	\$414
152(1)	Driving in marked lane to which overhead lane control device applies—failing to comply with rule	\$396
153(1)	Driving in bicycle lane	\$290
154(1)	Driving in bus lane	\$290
155(1)	Driving in tram lane	\$290
155A(1)	Driving in tramway	\$290
156(1)	Driving in transit lane	\$290
157(1)	Driving in truck lane	\$290
159(1)	Driving in marked lane required to be used by particular kinds of vehicles	\$290

Rule	Description of offence against Australian Road Rules	Fee
160(2)	Passing or overtaking to right of tram not at or near far left side of road	\$365
160(3)	Passing or overtaking left turning etc tram not at or near far left side of road	\$365
161(2)	Passing or overtaking to left of tram at or near the left side of road	\$365
161(3)	Passing or overtaking tram turning right or giving right change of direction signal	\$365
162(1)	Driving past safety zone	\$467
163(1)	Driving past rear of stopped tram at tram stop	\$467
164(1)	Failing to stop when tram stops at tram stop	\$467
164A(1)	Failing to stay stopped if tram stops alongside at tram stop	\$467
167	Stopping where "no stopping" sign applies	\$104
168(1)	Stopping where "no parking" sign applies	\$87
169	Stopping on road with continuous yellow edge line	\$106
170(1)	Stopping in intersection	\$104
170(2)	Stopping within 20 metres of intersection with traffic lights	\$104
170(3)	Stopping within 10 metres of intersection without traffic lights	\$106
171(1)	Stopping on or near children's crossing	\$104
172(1)	Stopping on or near pedestrian crossing (except at intersection)	\$104
173(1)	Stopping on or near marked foot crossing (except at intersection)	\$104
174(2)	Stopping at or near bicycle crossing lights (except at intersection)	\$104
175(1)	Stopping on or near level crossing	\$104
176(1)	Stopping on clearway	\$290
177(1)	Stopping on freeway	\$290
178	Stopping in emergency stopping lane	\$290
179(1)	Stopping in loading zone	\$74
179(2)	Stopping in loading zone—exceeding time in loading zone	\$74
180(1)	Stopping in truck zone	\$71
181(1)	Stopping in works zone	\$71
182(1)	Stopping in taxi zone	\$143
183(1)	Stopping in bus zone	\$143
184(1)	Stopping in minibus zone	\$104
185(1)	Stopping in permit zone	\$71
186(1)	Stopping in mail zone	\$71
187(1)	Stopping in bus lane, transit lane or truck lane	\$290
187(2)	Stopping in bicycle lane	\$292
187(3)	Stopping in tram lane or tramway or on tram tracks	\$290
188	Stopping in shared zone	\$71
189(1)	Double parking	\$104
190(1)	Stopping in or near safety zone	\$71

Rule	Description of offence against Australian Road Rules	Fee
191	Stopping near obstruction	\$127
192(1)	Stopping on bridge, causeway, ramp or similar structure	\$104
192(2)	Stopping in tunnel or underpass	\$127
193(1)	Stopping on crest or curve outside built-up area	\$127
194(1)	Stopping near fire hydrant etc	\$87
195(1)	Stopping at or near bus stop	\$104
196(1)	Stopping at or near tram stop	\$104
197(1)	Stopping on path, dividing strip or nature strip	\$106
197(1A)	Stopping on painted island	\$104
197(1B)	Stopping on traffic island	\$104
198(1)	Obstructing access to and from footpath ramp etc	\$85
198(2)	Obstructing access to and from driveway etc	\$87
199(1)	Stopping near postbox	\$104
200(1)	Stopping heavy or long vehicle on road outside built-up area except on shoulder of road	\$127
200(2)	Stopping heavy or long vehicle on road in built-up area for longer than permitted time	\$127
201	Stopping on road with "bicycle parking" sign	\$71
202	Stopping on road with "motor bike parking" sign	\$71
203(1)	Stopping in parking area for people with disabilities	\$405
203A	Stopping in slip lane	\$104
205(1)	Parking for longer than indicated where "permissive parking" sign applies	\$57
207(2)	Failing to pay fee etc for parking where fees payable	\$57
208(1)	Failing to park on road (except in median strip parking area) in accordance with rule—parallel parking	\$74
208A(1)	Failing to park in road-related area (except in median strip parking area) in accordance with rule—parallel parking	\$71
209(2)	Failing to park in median strip parking area in accordance with rule—parallel parking	\$71
210(1)	Failing to park in accordance with rule—angle parking	\$71
211(2)	Parking where there are parking bays—failing to park vehicle wholly within parking bay	\$55
211(3)	Parking where there are parking bays—failing to park long or wide vehicle in minimum number of parking bays needed to park vehicle	\$55
212(1)	Entering or leaving median strip parking area—contrary to sign	\$127
212(2)	Entering or leaving median strip parking area—failing to drive forward	\$127
215(1)	Failing to use lights when driving at night or in hazardous weather conditions	\$265
216(1)	Failing to use lights when towing vehicle at night or in hazardous weather conditions	\$152

Rule	Description of offence against Australian Road Rules	Fee
217(1)	Using fog lights when not driving in fog or other hazardous weather conditions	\$265
218(1)	Using headlights on high-beam	\$265
219	Using lights to dazzle other road users	\$265
220(1)	Stopping vehicle on road at night—failing to operate lights	\$265
221(1)	Using hazard warning lights	\$141
223	Riding animal-drawn vehicle at night or in hazardous weather conditions—failing to operate lights	\$62
224	Using horn or similar warning device	\$201
225(1)	Driving vehicle with radar detector or similar device in or on vehicle or trailer	\$467
225(2)	Having possession of radar detector or similar device while travelling in or on vehicle or trailer	\$467
226(1)	Driving heavy vehicle not equipped with portable warning triangles	\$113
226(2)	Failing to produce warning triangles on demand	\$113
227(2)	Failing to use portable warning triangles in accordance with rule— vehicle stopped or fallen load where speed limit is 80 kph or more	\$113
227(3)	Failing to use portable warning triangles in accordance with rule— vehicle stopped or fallen load where speed limit is less than 80 kph	\$113
228	Pedestrian passing "no pedestrians" sign	\$53
229	Pedestrian on road to which "road access" sign applies	\$53
230(1)	Failing to cross road in accordance with rule	\$53
231(1)	Failing to cross road with pedestrian lights in accordance with rule	\$53
232(1)	Failing to cross road at traffic lights without pedestrian lights in accordance with rule	\$53
233(1)	Crossing road to get on tram—crossing before tram stops at tram stop	\$53
233(2)	Crossing road from tram—failing to comply with rule	\$53
234(1)	Crossing road near crossing for pedestrians	\$53
234(2)	Pedestrian staying on crossing longer than necessary to cross road	\$53
235(1)	Crossing level crossing	\$53
235(2)	Crossing level crossing while warning lights flashing etc	\$53
235(2A)	Failing to finish crossing level crossing in accordance with rule if warning lights start flashing etc	\$53
235A(2)	Crossing pedestrian level crossing while there is a red pedestrian light	\$53
235A(3)	Failing to finish crossing pedestrian level crossing in accordance with rule if red pedestrian light appears	\$53
236(1)	Pedestrian causing traffic hazard	\$53
236(2)	Pedestrian causing obstruction	\$53
236(4)	Pedestrian selling articles or conducting other activities on road	\$113
236(5)	Driver or passenger buying article or service from person on road	\$113

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Rule	Description of offence against Australian Road Rules	Fee
	in any other case	\$62
242(1)	Travelling in or on wheeled recreational device or wheeled toy on footpath or shared path—failing to keep left or give way	\$62
243(1)	Travelling on rollerblades etc on separated footpath designated for pedestrians	\$62
243(2)	<i>Travelling on rollerblades etc on bicycle path etc—failing to keep out of path of bicycle</i>	\$62
244(1)	Travelling in or on wheeled recreational device or wheeled toy that is being towed by vehicle	\$62
244(2)	Travelling in or on wheeled recreational device or wheeled toy while holding onto moving vehicle	\$113
244(3)	Travelling in or on wheeled recreational device or wheeled toy too close to rear of moving motor vehicle	\$62
244B	Travelling on motorised scooter—failing to wear approved bicycle helmet	\$113
244C	Travelling on motorised scooter on road or road-related area	\$113
245	Riding bicycle not in accordance with rule	\$62
246(1)	Carrying on bicycle more persons than bicycle designed to carry	\$62
246(2)	Passenger on bicycle—passenger failing to sit in passenger seat	\$62
246(3)	Riding bicycle with passenger not sitting in passenger seat	\$62
247(1)	Failing to ride in bicycle lane on road	\$62
247A(1)	Bicycle rider failing to enter bicycle storage area correctly at intersection with red traffic light or arrow	\$62
247B(1)	Bicycle rider failing to give way when entering bicycle storage area	\$62
247B(2)	Bicycle rider in bicycle storage area on multi-lane road failing to give way to motor vehicles in certain lanes when traffic lights are green or yellow	\$62
248(1)	Riding bicycle on crossing—failing to cross in accordance with rule	\$62
249	Riding bicycle on separated footpath designated for pedestrians	\$62
250(2)	Riding bicycle on footpath or shared path—failing to keep to left or give way	\$62
251	Riding bicycle on bicycle path etc—failing to keep to left of oncoming bicycle riders on path	\$62
252(1)	Riding bicycle where "no bicycles" sign or no bicycles road marking applies	\$62
253	Bicycle rider causing traffic hazard	\$62
254(1)	Bicycle being towed—riding towed bicycle	\$62
254(2)	Bicycle rider holding onto moving vehicle	\$113
255	Riding bicycle too close to rear of motor vehicle	\$62
256(1)	Riding bicycle—rider failing to wear approved bicycle helmet	\$113
256(2)	Passenger on bicycle—passenger failing to wear approved bicycle helmet	\$113
256(3)	Riding bicycle with passenger not wearing approved bicycle helmet	\$113

Rule	Description of offence against Australian Road Rules	Fee
257(1)	Riding with person on bicycle trailer	\$62
258	Riding bicycle not equipped with brake or warning device	\$62
259	Riding bicycle at night or in hazardous weather conditions without displaying lights etc	\$62
260(1)	Bicycle rider crossing contrary to red bicycle crossing light	\$62
261(1)	Bicycle rider crossing contrary to yellow bicycle crossing light	\$62
262(1)	Bicycle rider crossing at an intersection or other place with bicycle crossing lights and traffic lights—failing to cross in accordance with rule	\$62
264(1)	Failing to wear approved seatbelt—driver	\$395
265(1)	Failing to wear approved seatbelt, and be seated, in accordance with rule—passenger 16 years old, or older	\$395
265(3)	Failing to ensure passengers 16 years old or older are wearing approved seatbelts, and are seated, in accordance with rule—	
	failure in relation to 1 such passenger	\$395
	failure in relation to more than 1 such passenger	\$467
266(1)	Failing to ensure passengers under 16 years old are restrained and seated in accordance with rule—	
	failure in relation to 1 such passenger	\$395
	failure in relation to more than 1 such passenger	\$467
268(1)	Travelling in or on part of motor vehicle not designed primarily for carriage of passengers or goods	\$395
268(2)	Travelling in or on part of motor vehicle designed primarily for carriage of goods unless enclosed and seatbelts fitted	\$395
268(3)	Travelling in or on motor vehicle with part of body outside window or door	\$201
268(4)	Driving motor vehicle with part of passenger's body outside window or door	\$201
268(4A)	Driving motor vehicle with passenger in or on part of vehicle not designed primarily for carriage of passengers or goods	\$395
268(4B)	Driving motor vehicle with passenger in or on part of vehicle designed primarily for carriage of goods unless enclosed and seatbelts fitted	\$395
269(1)	Getting off or out of moving vehicle	\$200
269(3)	Creating hazard by opening door of vehicle, leaving door open etc	\$200
269(4)	Driving bus while doors not closed	\$365
270(1)	Riding motor bike without wearing approved helmet or with passenger not wearing approved helmet	\$306
270(2)	Passenger on motor bike failing to wear approved helmet	\$306
271(1)	Riding on motor bike—rider failing to ride in correct position	\$146
271(2)	Riding on motor bike—passenger failing to ride in correct position	\$146
271(3)	<i>Riding on motor bike—rider riding with passenger not riding correctly</i>	\$146

Rule	Description of offence against Australian Road Rules	Fee
271(4)	Riding on motor bike—riding with more than 1 passenger (excluding passenger in sidecar or on seat other than pillion seat)	\$146
271(5)	<i>Riding on motor bike—riding with more than permitted number of passengers in sidecar or on seat</i>	\$146
271(5A)	<i>Riding on motor bike—riding with passenger under 8 years old not in sidecar</i>	\$146
271(5B)	Riding on motor bike—passenger in sidecar failing to be seated safely	\$146
271(5C)	Riding on motor bike—riding with passenger in sidecar not seated safely	\$146
272	Passenger interfering with driver's control of vehicle etc	\$365
274	Failing to stop for red T light—tram driver	\$505
275	Failing to stop for yellow T light—tram driver	\$505
277	Proceeding after stopping for a red or yellow T light—tram driver	\$505
279(2)	Proceeding when white T light or white traffic arrow no longer showing—tram driver proceeding before entering intersection	\$505
279(3)	Proceeding when white T light or white traffic arrow no longer showing—tram driver failing to leave intersection	\$505
281	Failing to stop for red B light—bus driver	\$505
282	Failing to stop for yellow B light—bus driver	\$505
284	Proceeding after stopping for red or yellow B light—bus driver	\$505
286(2)	Proceeding when white B light or white traffic arrow no longer showing—bus driver proceeding before entering intersection	\$505
286(3)	Proceeding when white B light or white traffic arrow no longer showing—bus driver failing to leave intersection	\$505
288(1)	Driving on path	\$269
288(4)	Driving on path—failing to give way	\$265
289(1)	Driving on nature strip	\$265
289(2)	Driving on nature strip—failing to give way	\$265
290	Driving on traffic island	\$265
291	Making unnecessary noise or smoke while starting or driving	\$225
292(1)	Driving or towing vehicle carrying insecure or overhanging load	\$389
292A(1)	Driving or towing vehicle carrying load without required load restraint system	\$389
293(2)	Failing to remove from road things fallen from vehicle while driving	\$255
294(1)	Towing vehicle without keeping control of vehicle being towed	\$152
294(2)	Towing trailer without keeping control of trailer	\$152
295(1)	Motor vehicle towing another vehicle with towline not in accordance with rule	\$152
296(1)	Reversing vehicle when not safe to do so	\$467
296(2)	Reversing vehicle further than reasonably necessary	\$281
297(1)	Driving vehicle without having proper control of vehicle	\$201

Rule	Description of offence against Australian Road Rules	Fee
297(1A)	Driving vehicle with person or animal in lap	\$201
297(2)	Driving motor vehicle without clear view of road etc	\$201
297(3)	Riding motor bike with animal between rider and handlebars or in other position that interferes with control of motor bike etc	\$201
298	Driving motor vehicle towing trailer with person in trailer	\$263
299(1)	Driving vehicle with TV or VDU in operation in vehicle	\$113
300(1)	Using mobile phone while driving vehicle	\$554
301(1)	Driver of motor vehicle leading animal	\$113
301(2)	Passenger in or on motor vehicle leading animal	\$113
301(3)	Rider of bicycle leading animal	\$62
302	Rider of animal on footpath or nature strip failing to give way to pedestrian	\$62
303(1)	Riding animal alongside more than 1 other rider on non multi-lane road	\$62
303(2)	Riding animal alongside another rider in marked lane	\$62
303(4)	Riding animal alongside another rider more than 1.5 metres from other rider	\$62
304(1)	Failing to obey direction of police officer or authorised person	\$319

Part 4—Offences against the *Road Traffic* (*Miscellaneous*) *Regulations 2014*

Regulation	Description of offence against <i>Road Traffic (Miscellaneous)</i> <i>Regulations 2014</i>	Fee
39	Evasive action in relation to average speed camera	\$1 003
40(1)	Heavy vehicles and minimum allowable travel time	\$615
42	Evasive action in relation to Safe-T-Cam photographic detection device	\$615
49(8)	Selling, or offering for sale, for use in motor vehicle seat belt or part of seat belt not complying with requirements of regulation or removed from vehicle in which previously used	\$417
50(5)	Selling, or offering for sale, for use in motor vehicle child restraint, harness etc, or part, not approved	\$417
51(2)	Selling, or offering for sale, for use by motor bike rider or passenger helmet not complying with standard	\$417
51(4)	Selling, or offering for sale, for use by bicycle rider helmet not meeting requirement	\$417
52(2)	Selling, or offering for sale, for use by rider of wheeled recreational device or wheeled toy helmet not meeting requirement	\$417
53(2)	Driving or towing on road light vehicle not complying with requirements of regulation—vehicle altered from original specifications	\$109
56(1)	Bicycle rider towing vehicle other than bicycle trailer complying with regulation or towing more than 1 vehicle	\$62

Regulation	Description of offence against <i>Road Traffic (Miscellaneous)</i> <i>Regulations 2014</i>	Fee
64(2)	Driving or towing vehicle on certain roads while transporting dangerous substance	\$327
65(2)	Light vehicle towing prohibited number of vehicles	\$327
66(1)	Parking in certain public places	
	parking in City of Adelaide Park Lands	\$153
	parking in other public place	\$71
67(3)	Contravening notice prohibiting fishing or other specified activities from specified bridge or causeway	\$113
68(1)	Failing to ensure dog does not enter or remain on certain bicycle paths	\$239

Part 5—Offences against the Road Traffic (Road Rules— Ancillary and Miscellaneous Provisions) Regulations 2014

Regulation	Description of offence against Road Traffic (Road Rules— Ancillary and Miscellaneous Provisions) Regulations 2014	Fee
8(1)	Speeding while driving road train	
	Exceeding a prescribed speed limit (road trains)—	
	by less than 10 kph	\$487
	by 10 kph or more but less than 20 kph	\$627
	by 20 kph or more but less than 30 kph	\$966
	by 30 kph or more	\$1 722
8(2)	Speeding while driving road train	
	Exceeding 40 kph speed limit—	
	by less than 10 kph	\$183
	by 10 kph or more but less than 20 kph	\$414
	by 20 kph or more but less than 30 kph	\$841
	by 30 kph or more	\$1 529
11A(1)	Driver of motor vehicle failing to pass rider of bicycle at a sufficient distance from the bicycle	\$332
13(1)	Driving or stopping in "bus only lane"	\$283
27(1)	Crossing to or from tram stop other than at crossing for pedestrians if within 20 metres of crossing or if tram has stopped	\$53
30(1)	Operator of electric personal transporter failing to provide adequate instruction or reasonable supervision	\$342
30(2)	Operator of electric personal transporter causing or permitting person under 12 years, or person without safety helmet complying with regulation and properly adjusted and securely fastened, to ride or be carried on the transporter	\$113

Regulation	Description of offence against <i>Road Traffic (Road Rules—</i> <i>Ancillary and Miscellaneous Provisions) Regulations</i> 2014	Fee
30A(2)	Riding or being carried on electric personal transporter without wearing safety helmet complying with regulation and properly adjusted and securely fastened	\$113
30A(3)(a)	Riding electric personal transporter at a speed exceeding 15 kph	\$190
30A(4)	Riding electric personal transporter without due care or attention etc	\$113
30A(5)	<i>Riding electric personal transporter without having proper control of the transporter</i>	\$113
30A(6)	Rider of electric personal transporter causing or permitting another person to ride or be carried on the transporter at the same time	\$113
30A(7)	Person in possession or control of electric personal transporter causing or permitting person under 12 years to ride or be carried on the transporter	\$113
30A(8)	Riding electric personal transporter within 2 metres of motor vehicle continuously for more than 200 metres	\$62
30A(9)	Riding electric personal transporter on footpath or other road-related area abreast of another wheeled recreational device etc	\$62
30A(10)	Riding electric personal transporter on footpath or other road-related area without giving warning to pedestrians etc	\$62
30A(11)	Riding electric personal transporter on crossing—failing to comply with regulation	\$62
30A(12)	Riding electric personal transporter at night or in hazardous weather conditions without displaying lights etc	\$62
44(1)	Learner or P1 driver using mobile phone while driving vehicle	\$554

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

No 72 of 2021

Motor Vehicles (Expiation Fees) Variation Regulations 2021

under the Motor Vehicles Act 1959

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2-Variation of Motor Vehicles Regulations 2010

4 Substitution of Schedule 5

Schedule 5—Expiation fees

1 Offences against Motor Vehicles Act 1959

2 Offences against these regulations

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles (Expiation Fees) Variation Regulations 2021.*

2—Commencement

These regulations come into operation on 1 July 2021.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Motor Vehicles Regulations 2010

4—Substitution of Schedule 5

Schedule 5—delete the Schedule and substitute:

Schedule 5—Expiation fees

1—Offences against Motor Vehicles Act 1959

Section	Description of offence against <i>Motor Vehicles</i> <i>Act 1959</i>	Fee
9(1)	Driving unregistered motor vehicle on road or causing unregistered motor vehicle to stand on road	\$427
9(3)	Being owner of unregistered motor vehicle driven or found standing on road	\$427

Section	Description of offence against <i>Motor Vehicles</i> Act 1959	Fee
16(9)	Driving motor vehicle without carrying permit under section 16 of Act	\$150
16(11)	Contravening condition of permit under section 16 of Act	\$124
43A(3)	Causing or permitting unregistered heavy vehicle to be driven on road	\$427
43A(7)	Failing to carry temporary configuration certificate in vehicle or to produce it for inspection by police officer or authorised officer	\$60
47(1)	Driving, or causing to stand, motor vehicle not bearing number plates	\$755
47(1a)	Being registered owner or registered operator of motor vehicle driven, or caused to stand, in contravention of section 47(1) of Act	\$755
47A(7)	Driving motor vehicle to which is attached number plates in respect of which a declaration under section 47A(2) of Act has been made without relevant agreement under section 47A(4)	\$755
47B(2)	Selling or supplying number plates without approval of Minister	\$755
47C(3)	Failing to comply with direction of Registrar under section 47C(2) of Act	\$342
47D(1)(a)	Driving, or causing to stand, motor vehicle to which is attached number plate bearing number other than number allotted to vehicle	\$755
47D(1)(b)	Driving, or causing to stand, motor vehicle to which is attached number plate altered, defaced, mutilated or added to	\$755
47D(1)(c)	Driving, or causing to stand, motor vehicle to which is attached colourable imitation of number plate	\$755
47D(1)(d)	Without lawful excuse, having in possession number plate or article resembling number plate	\$755
47D(2)	Being registered owner or registered operator of motor vehicle driven, or caused to stand, in contravention of section $47D(1)(a)$, (b) or (c) of Act	\$755
56	Failing to comply with requirements of section on transfer of ownership of motor vehicle—	
	failing to lodge notice of transfer of ownership of motor vehicle within 14 days after transfer in accordance with section 56(b)(ii) where application for cancellation of registration has not been made in accordance with section 56(a)	\$285
66(2)	If motor vehicle to which trade plates are affixed is driven other than for a prescribed purpose stated in application for issue of the plates, being driver or person to whom plates were issued	\$146

Section	Description of offence against <i>Motor Vehicles</i> <i>Act 1959</i>	Fee
71B(2)	Failure by person to whom replacement number plate, trade plate or prescribed document issued to return found or recovered original plate or document to Registrar	\$146
72A(2)	Acting as qualified supervising driver while having prescribed concentration of alcohol in blood or prescribed drug in oral fluid or blood	\$297
74(1)	Driving motor vehicle without currently holding appropriate licence or learner's permit	\$517
75A(14)	Contravening condition of learner's permit	\$38
75A(15)(a)	Holder of learner's permit driving motor bike on road while no L plate affixed to bike in accordance with regulations	\$389
75A(15)(b)	Holder of learner's permit driving motor vehicle (other than motor bike) on road while L plates not affixed to vehicle in accordance with regulations—	
	only 1 L plate affixed to vehicle in accordance with regulations	\$22
	no L plates affixed to vehicle in accordance with regulations	\$38
75A(20)	Holder of prescribed learner's permit driving motor bike between midnight and 5.00 a.m. without carrying passenger acting as qualified supervising driver	\$38
81(4)	Contravening condition endorsed on licence or permit under section 81 of Act	\$39
81A(9)	Contravening condition of provisional licence	\$38
81A(13)	Holder of P1 or P2 licence under the age of 25 years driving high powered vehicle	\$38
81A(15)(a)	Holder of P1 licence driving motor bike on road while no P plate affixed to bike in accordance with regulations	\$38
81A(15)(b)	Holder of P1 licence driving motor vehicle (other than motor bike) on road while P plates not affixed to vehicle in accordance with regulations—	
	only 1 P plate affixed to vehicle in accordance with regulations	\$22
	no P plates affixed to vehicle in accordance with regulations	\$38
81A(16)	Holder of P1 licence under the age of 25 years driving between midnight and 5.00 a.m. without being accompanied by a person acting as qualified supervising driver	\$38
81A(18)	Holder of P1 licence under the age of 25 years driving with 2 or more peer passengers in the vehicle without carrying person acting as qualified supervising driver	\$38
81AB(5)	Contravening condition of probationary licence	\$39

Section	Description of offence against <i>Motor Vehicles</i> Act 1959	Fee
81B(3)	Failing to comply with requirement made by Registrar	
	failure to attend lecture	\$127
96(1)	Failing to produce licence or learner's permit on request of police officer	\$213
97A(3)	Failing to carry or produce licence while driving under section 97A of Act	\$213
98AAA(1)	Failing to carry or produce licence while driving heavy vehicle	\$213
98AAB	Failing to carry or produce probationary licence, provisional licence or learner's permit while driving	\$213
102(1)	Driving uninsured motor vehicle on road or causing uninsured motor vehicle to stand on road	\$790
102(2)	Being owner of uninsured motor vehicle driven or found standing on road	\$790
136(1)	Failing to notify Registrar of change of name or residence of natural person who is registered owner or registered operator of motor vehicle or holds licence or learner's permit	\$210
136(2)	Failing to notify Registrar of change of name or principal place of business of natural person who holds trade plates	\$210
136(2a)	Failing to notify Registrar of change of principal place of business of body corporate that is registered owner or registered operator of motor vehicle or holds trade plates	\$210
136(2b)	Failing to notify R egistrar of change of garage address of motor vehicle	\$210
136(2c)	Failing to notify Registrar of change of registered operator of motor vehicle	\$210
136(2d)	Failing to notify Registrar of change of postal address	\$210
143(1)	Causing or permitting another person to do or omit to do anything in contravention of Act or regulations	
	causing or permitting commission of expiable offence	the expiation fee
		prescribed for the expiable offence

2—Offences against these regulations

Regulation	Description of offence against these regulations	Fee
36(1)	Driving motor vehicle on road while number plate or trade plate obscured or distorted by device or substance	\$517
36(4)	Driving motor vehicle on road while number plate on bike rack obscured or distorted by device or substance	\$517
55E	Failing to carry or produce certificate of exemption while driving a high powered vehicle	\$232
74(7)	Contravening or failing to comply with requirements of regulation concerning written-off vehicle notices or notification	
	alleged offence not committed in the course of a trade or business	\$345
75(1)	Driving written-off vehicle to or from place other than place specified in regulation	
	alleged offence not committed in the course of a trade or business	\$345

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

No 73 of 2021

Heavy Vehicle National Law (South Australia) (Expiation Fees) Variation Regulations 2021

under the Heavy Vehicle National Law (South Australia) Act 2013

Contents

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Part 2—Variation of *Heavy Vehicle National Law (South Australia) (Expiation Fees) Regulations 2013*

4 Substitution of Schedule 1

Schedule 1—Offences, prescribed offences and expiation fees

Part 1—Offences against the local application provisions of the Act

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Division 1-Prescribed offences for purposes of section 591 of the Law

Division 2-Prescribed offences peculiar to South Australia

Part 3—Prescribed offences against the *Heavy Vehicle (Mass, Dimension and Loading)* National Regulation (South Australia)

Part 4—Prescribed offences against the *Heavy Vehicle (Fatigue Management) National Regulation (South Australia)*

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Heavy Vehicle National Law (South Australia)* (*Expiation Fees) Variation Regulations* 2021.

2—Commencement

These regulations come into operation on 1 July 2021.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Heavy Vehicle National Law (South Australia) (Expiation Fees) Regulations 2013

4—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Offences, prescribed offences and expiation fees

Part 1—Offences against the local application provisions of the Act

Section	Description of offence	Fee
19(2)	Failure to comply with a direction given under section $19(1)$	\$600
21(1)	Sale or other disposal of a heavy vehicle in respect of which a vehicle defect notice is in force	\$300

Part 2—Prescribed offences against the *Heavy Vehicle* National Law (South Australia)

Division 1—Prescribed offences for purposes of section 591 of the Law

Section	Description of offence	Fee
25A(1)	Failure of driver of PBS vehicle to keep a copy of PBS vehicle approval in driver's possession while driving the vehicle	\$344
25A(2)	Failure of relevant party to ensure that driver complies with section 25A(1)	\$344
60(1)	Using, or permitting the use of, a heavy vehicle that contravenes a heavy vehicle standard—	
	(a) if the heavy vehicle standard relates to a speed limiter	\$691
	(b) in any other case	\$344
79(2)	Failure to comply with notice to return vehicle standards exemption (permit) to Regulator within specified period	\$458
81(1)	Contravening a condition of a vehicle standards exemption	\$458
81(2)	Using, or permitting the use of, a heavy vehicle that contravenes a condition of a vehicle standards exemption	\$458
81(3)	Using or permitting the use of a heavy vehicle in a way that contravenes a condition of a vehicle standards exemption	\$458
82(2)	Failure of driver to comply with condition under vehicle standards exemption (notice) to keep relevant document in driver's possession	\$344
82(3)	Failure of relevant party to ensure driver complies with section 82(2)	\$344
83(1)	Failure of driver to keep a copy of vehicle standards exemption (permit) in driver's possession	\$344
83(2)	Failure of driver to return copy of vehicle standards exemption (permit) to relevant party when driver stops working	\$344
83(3)	Failure of relevant party to ensure driver complies with section 83(2)	\$344

Section	Description of offence	Fee
85(1)	Modifying a heavy vehicle without approval by approved vehicle examiner or Regulator	\$344
85(2)	Using or permitting the use of a heavy vehicle that has been modified without approval by approved vehicle examiner or Regulator	\$344
86(2)	Failure of approved vehicle examiner to give approved certificate and ensure plate or label is fitted or affixed to vehicle	\$344
87A(1)	<i>Tampering with plate or label fitted to or affixed to a heavy vehicle under section 86(2) or 87(3)</i>	\$344
89(1)	Using or permitting the use of an unsafe heavy vehicle	\$691
90(1)	Using or permitting the use of a heavy vehicle not fitted with emission control system for each relevant emission	\$344
90(2)	Using or permitting the use of emission control system that is not operating in accordance with manufacturer's design	\$344
90(3)	Using or permitting the use of an emission control system resulting in a failure to comply with heavy vehicle standard	\$344
92(2)	Using or permitting the use of a heavy vehicle displaying a warning sign where the sign is not required to be displayed	\$344
96(1)	Failure of person who drives, or permits another person to drive, a heavy vehicle to ensure vehicle, components and load comply with mass requirements—	
	(a) for a minor risk breach	\$45
	(b) for a substantial risk breach	\$69
102(1)(a)	Failure of person who drives, or permits another person to drive, a heavy vehicle to ensure vehicle, components and load comply with dimension requirements where vehicle does not have goods or passengers in it	\$344
102(1)(b)	Failure of person who drives, or permits another person to drive, a heavy vehicle to ensure vehicle, components and load comply with dimension requirements where vehicle has goods or passengers in it—	
	(a) for a minor risk breach	\$344
	(b) for a substantial risk breach	\$57
109(2)	Using or permitting the use of a heavy vehicle without fixing the required flag or light to back of the load	\$344
111(1)	Failure of person who drives, or permits another person to drive, a heavy vehicle to ensure vehicle, components and load comply with loading requirements—	
	(a) for a minor risk breach	\$344
	(b) for a substantial risk breach	\$570
129(1)	Driver or operator of heavy vehicle contravening a condition of a mass or dimension exemption	\$69
129(2)	Using or permitting the use of a heavy vehicle that contravenes a condition of a mass or dimension exemption	\$691
129(3)	Using or permitting the use of a heavy vehicle in a way that contravenes a condition of a mass or dimension exemption	\$693
130(2)	Failure of driver of pilot or escort vehicle to comply with conditions of a mass or dimension exemption	\$69

Section	Description of offence	Fee
131(1)	Failure of driver of a pilot vehicle to ensure that the accompanying heavy vehicle is not contravening a condition of exemption	\$691
132(2)	Failure of driver of class 1 or class 3 heavy vehicle to comply with condition under mass or dimension exemption (notice) to keep relevant document in driver's possession	\$344
132(3)	Failure of relevant party to ensure driver complies with section 132(2)	\$344
133(1)	Failure of driver of a class 1 or class 3 heavy vehicle to keep a copy of a mass or dimension exemption (permit) in driver's possession	\$344
133(2)	Failure of driver of a class 1 or class 3 heavy vehicle to return copy of mass or dimension exemption (permit) to relevant party when driver stops working	\$458
133(3)	Failure of relevant party to ensure driver complies with section 133(1)	\$344
134(1)	Displaying a heavy vehicle warning sign on a heavy vehicle not being used under a dimension exemption	\$344
134(2)	Displaying a pilot vehicle warning sign on a vehicle not being used as a pilot vehicle for a heavy vehicle being used under a dimension exemption	\$344
137	Using or permitting the use of a class 2 heavy vehicle other than in accordance with a class 2 heavy vehicle authorisation	\$691
150(1)	Driver or operator of a class 2 heavy vehicle contravening a condition of a class 2 heavy vehicle authorisation	\$691
151(2)	Failure of driver of a class 2 heavy vehicle to comply with a condition of a class 2 heavy vehicle authorisation (notice) to keep relevant document in driver's possession	\$344
151(3)	Failure of relevant party to ensure driver complies with section 151(2)	\$344
152(1)	Failure of driver of a class 2 heavy vehicle to keep copy of class 2 heavy vehicle authorisation (permit) in driver's possession	\$344
152(2)	<i>Failure of driver to return copy of class 2 heavy vehicle authorisation (permit) to relevant party</i>	\$458
152(3)	Failure of relevant party to ensure driver complies with section 152(1)	\$344
153A(1)	Using or permitting the use of a restricted access vehicle on a road other than one on which the vehicle is allowed to be used under an applicable mass or dimension authority	\$691
181(3)	Failure to comply with notice requiring return of permit for mass or dimension authority to Regulator within specified time	\$458
184(1)	Driving a heavy vehicle while towing more than 1 other vehicle other than as permitted by section 184(2)	\$344
185(1)	Using or permitting the use of a trailer not securely coupled to the vehicle in front of it in a heavy combination	\$691
185(2)	Using or permitting the use of incompatible or improperly connected components of a coupling in a heavy combination	\$691
190(1)	Failure of responsible entity to ensure operator or driver of a heavy vehicle does not transport freight container without a complying container weight declaration	\$691
191(1)	Failure of operator of a heavy vehicle to ensure vehicle's driver does not transport freight container without a complying container weight declaration	\$691

Section	Description of offence	Fe
191(3)	Failure of operator of a heavy vehicle to ensure freight container is not given to carrier unless carrier has been provided with complying container weight declaration or prescribed particulars	\$693
192(1)	Driving a heavy vehicle loaded with freight container without a complying container weight declaration for the container	\$69
192(2)	Failure of driver of a heavy vehicle to keep the complying container weight declaration in or about the vehicle and in a way readily available to an authorised officer	\$344
250(1)	Failure of solo driver of a fatigue-regulated heavy vehicle to comply with standard hours—	
	(a) for a minor risk breach	\$45
	(b) for a substantial risk breach	\$69
	(c) for a severe risk breach	\$1 14
251(1)	Failure of two-up driver of a fatigue-regulated heavy vehicle to comply with standard hours—	
	(a) for a minor risk breach	\$45
	(b) for a substantial risk breach	\$69
	(c) for a severe risk breach	\$1 14
254(1)	Failure of solo driver of a fatigue-regulated heavy vehicle to comply with BFM hours—	
	(a) for a minor risk breach	\$45
	(b) for a substantial risk breach	\$69
	(c) for a severe risk breach	\$1 14
256(1)	Failure of two-up driver of a fatigue-regulated heavy vehicle to comply with BFM hours—	
	(a) for a minor risk breach	\$45
	(b) for a substantial risk breach	\$69
	(c) for a severe risk breach	\$1 14
258(1)	Failure of driver of fatigue-regulated heavy vehicle to comply with AFM hours—	
	(a) for a minor risk breach	\$45
	(b) for a substantial risk breach	\$69
260(1)	Failure of driver of fatigue-regulated heavy vehicle to comply with exemption hours—	
	(a) for a minor risk breach	\$45
	(b) for a substantial risk breach	\$69
263(1)	Failure of driver of fatigue-regulated heavy vehicle to comply with change of work and rest hours option requirements	\$45
284(2)	Failure to comply with notice to return work and rest hours exemption (permit) to Regulator within specified period	\$69
286(1)	Failure to comply with a condition of a work and rest hours exemption	\$69
287(2)	Failure of driver of fatigue-regulated heavy vehicle operating under a work and rest hours exemption (notice) to keep a relevant document in driver's possession	\$344

Section	Description of offence	Fee
287(3)	Failure of relevant party to ensure driver complies with section 287(2)	\$344
288(1)	Failure of driver of a fatigue-regulated heavy vehicle to keep a copy of work and rest hours exemption (permit) in the driver's possession	\$344
288(2)	Failure of driver of a fatigue-regulated heavy vehicle to return copy of work and rest hours exemption (permit) to relevant party in certain circumstances	\$458
288(3)	Failure of relevant party to ensure driver complies with section $288(1)$	\$344
293(1)	Failure of driver of a fatigue-regulated heavy vehicle to keep a work diary, record required information and keep the diary in the driver's possession	\$691
296(1)	Failure of driver to record required information in work diary in the manner and at the time prescribed by the national regulations	\$172
297(2)	Failure of driver to record required information immediately after starting work on a day	\$691
298(1)	Failure of driver of a fatigue-regulated heavy vehicle to record the odometer reading as required by the national regulations	\$172
299	Failure of two-up driver to provide details prescribed by the national regulations as requested by the other driver	\$344
301	Failure of driver to comply with requirements for recording information in written work diary	\$172
302	Failure of driver to comply with requirements for recording information in electronic work diary	\$172
303	Failure of driver to record time in work diary according to the time zone of driver's base location	\$172
305(1)	Failure of driver of fatigue-regulated heavy vehicle to record required information in supplementary record	\$691
305(2)	Failure to comply with requirements for recording information in supplementary record not in electronic form	\$344
305(3)	Failure of driver to record time in supplementary record according to the time zone of driver's base location	\$172
306	Failure of driver of fatigue-regulated heavy vehicle to notify the Regulator within 2 business days in the approved form when a written work diary has been filled up, destroyed, lost or stolen	\$344
307(2)	Failure of driver to notify the Regulator within 2 business days in the approved form when an electronic work diary has been filled up, destroyed, lost or stolen or is not in working order	\$344
307(3)	Failure of driver to ensure electronic work diary is examined and brought into working order within period required by Regulator	\$344
308(1)	Failure of driver to comply with the requirements when an old work diary is found or returned	\$344
309(2)	Failure to inform the driver's record keeper within 2 business days of becoming aware of a matter specified in section 309(1)	\$344
310(2)	Failure to inform the driver's record keeper within 2 business days of becoming aware of matters specified in section 310(1)	\$691
312(3)	Failure of record keeper to notify the Regulator within 2 business days of destroyed, lost or stolen electronic work diary	\$691

Section	Description of offence	Fee
319(1)	Failure of record keeper to comply with requirements specified in section 319(1)	\$691
319A(2)	Failure of driver to record information specified in section $319(1)(a)(iii)$ to (vi) within 24 hours or provide information specified in section $319(1)$ to record keeper within 21 days	\$344
321(1)	Failure of record keeper to comply with requirements specified in section 321(1)	\$691
321(3)	Failure of record keeper to record information required if driver is operating under BFM or AFM hours	\$691
322(2)	Failure of driver to give copy of work diary entry or supplementary record to each record keeper within 21 days	\$344
323(2)	Failure of driver to give new record keeper a copy of information recorded in a work diary relating to the 28 day period before the change to the new record keeper	\$344
324(2)	Failure of record keeper to give driver who stops using the electronic work diary a copy of information recorded in the diary for each day the driver was using the diary	\$344
324A(2)	Failure of record keeper to give the driver a copy of the record or make the record available etc	\$172
341(1)	Failure of record keeper to keep records required under Division 3 for 3 years after specified day	\$691
341(2)	Failure of record keeper to keep records required under Division 9 or Division 10 for specified period	\$691
341(3)	Failure of record keeper to ensure record (or copy) is readily available to an authorised officer at the record location	\$344
341(4)	Failure of driver who is his or her own record keeper to ensure record (or copy) is readily available to an authorised officer at the record location	\$344
341(5)	Failure of record keeper to ensure record (or copy) is readable, reasonably capable of being understood and capable of being used as evidence	\$691
341(7)	Failure of record keeper to ensure information recorded in an electronic work diary is maintained so as to comply with the Regulator's conditions and manufacturer's instructions	\$172
354(3)	Failure of holder of an electronic recording system approval to comply with a direction of the Regulator	\$691
354(5)	Failure of a person to whom a notice has been given of amended conditions of an electronic recording system approval to give a copy of the notice to each person supplied by that person with an electronic recording system or a device forming part of the system	\$691
355(2)	Failure of holder of approval of an electronic recording system that constitutes a part or the whole of an electronic work diary to remove any electronic message on the system's visual display within the period required by the Regulator	\$691
355(4)	Failure of holder of an approval to comply with a direction of the Regulator	\$691

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Section	Description of offence	Fee
513(4)	Failure to comply with a direction given under section $513(1)$	\$691
514(3)	Failure to comply with a direction given under section $514(1)$	\$691
516(3)	Failure to comply with a direction given under section 516(1)	\$691
517(4)	Failure to comply with a direction given under section 517(2)	\$691
522(5)	Failure to produce a heavy vehicle for inspection at the place and time stated in the notice	\$691
524(5)	Failure to comply with a direction given under section $524(2)$ or (3)	\$691
526(4)	Failure of driver of a heavy vehicle who is not the operator of the vehicle to give vehicle defect notice to operator as soon as practicable within 14 days after notice issued	\$344
528(3)	<i>Removing or defacing a defective vehicle label attached to a heavy vehicle</i>	\$344
529	Using or permitting the use of a heavy vehicle in contravention of a vehicle defect notice—	
	(a) for a major defect notice or minor defect notice	\$691
	(b) for a self-clearing defect notice	\$344
531(4)	Failure of person who is not the operator of a heavy vehicle who is given notice of an amendment or withdrawal, to give the notice to the operator as soon as reasonably practicable	\$344
533(7)	Failure to comply with a direction given under section 533	\$1 149
534(5)	Failure to comply with a direction given under section 534	\$1 149
567(4)	Failure to comply with a requirement made under section 567(2) or (3)	\$344
568(3)	Failure to comply with a requirement made under section 568(2)—	
	(a) if the requirement is for the driver to produce the driver's driver licence under subsection (2)(a)	\$691
	(b) if the requirement is for the driver to produce a document, device or other thing under subsection (2)(b)	An amount equal to 10% of the amount of the maximum penalty for an offence of failing to keep the document, device or other thing in the driver's possession
568(7)	Failure to comply with a requirement given under section 568(6)	\$344
569(2)	Failure to comply with a requirement made under section 569(1)	\$691
569(7)	Failure to comply with a requirement made under section 569(6)	\$344

Division 2—Prescribed offences peculiar to South Australia

Section	Description of offence	Fee
322(4)	Failure of record keeper to ensure driver complies with section 322(2)	\$344
577(4)	Failure to comply with a requirement made under section $577(1)$ or (2)	\$1 149

Part 3—Prescribed offences against the Heavy Vehicle (Mass, Dimension and Loading) National Regulation (South Australia)

Regulation	Description of offence	Fee
16(2)	Using or permitting the use of HML heavy vehicle under higher mass limits in an area or on a route to which the HML declaration applies where vehicle is neither equipped for monitoring by an approved intelligent transport system nor covered by an intelligent access agreement	\$344
28	Driver or operator of HML heavy vehicle contravening a condition of HML permit	\$344
34(2)	Failure to comply with a notice to return HML permit	\$458
	Part 4—Prescribed offences against the <i>Heavy</i>	Vehicle

art 4—Prescribed offences against the Heavy Vehicle (Fatigue Management) National Regulation (South Australia)

Regulation	Description of offence	Fee
18A(1)	Failure of driver on changing from 1 form of work diary to another to record certain information in compliance with subsection (2)	\$172

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 3 June 2021

No 74 of 2021

STATE GOVERNMENT INSTRUMENTS

ABORIGINAL HERITAGE ACT 1988

South Australia

Aboriginal Heritage (Fees) Notice 2021

under the Aboriginal Heritage Act 1988

1—Short title

This notice may be cited as the Aboriginal Heritage (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Aboriginal Heritage Act 1988.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

Application for approval of local heritage agreement under section 19I of Act	\$279.00
Application for approval of agreement under section 19M of Act	\$279.00
Application for search of Register of Aboriginal Sites and Objects-	
(a) for a basic search	\$27.75
(b) for an extended search	\$83.50 per hour or part thereof
Application for authority under section 21 of Act (where accompanying local heritage agreement)	Nil
Application for authority under section 21 of Act (where no accompanying local heritage agreement)	\$279.00
Application for authority under section 23 of Act (where accompanying local heritage agreement)	Nil
Application for authority under section 23 of Act (where no accompanying local heritage agreement)	\$279.00
Application for authority under section 29 of Act	Nil
Application for authority under section 35 of Act	\$279.00
Made by the Premier	

On 25 May 2021

ADMINISTRATION AND PROBATE ACT 1919

South Australia

Administration and Probate (Fees) Notice 2021

under the Administration and Probate Act 1919

1—Short title

This notice may be cited as the Administration and Probate (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Administration and Probate Act 1919.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Public Trustee.

Schedule 1—Fees

1 The fee payable by an administrator for examination of a statement and account lodged with the Public Trustee under section 56 of the Act (per hour or part of an hour)

Made by the Attorney-General

On 24 May 2021

ADOPTION ACT 1988

South Australia

Adoption (Fees) Notice 2021

under the Adoption Act 1988

1—Short title

This notice may be cited as the Adoption (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Adoption Act 1988;

regulations means the Adoption (General) Regulations 2018.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the regulations and are payable to the Chief Executive.

Schedule 1—Fees

Part 1—Fees in respect of adoption through Prospective Adoptive Parents Register other than overseas subregister

1	interest	Expression of interest under the regulations (other than expression of interest in adopting child that would involve registration on overseas sub register)—			
	(a)	standard fee	\$626		
	(b)	reduced fee	\$403		
2		tion for registration as a prospective adoptive parent (other than in to registration on overseas subregister)—			
	(a)	standard fee	\$825		
	(b)	reduced fee	\$454		
	(The fee	includes participation in certain workshops and seminars.)			
3	regulatio	ion of an assessment report by the Chief Executive under the ons with respect to an application for registration (other than in to registration on overseas subregister)—			
	(a)	standard fee	\$804		
	(b)	reduced fee	\$407		
4	adoption	ction of an applicant (other than from overseas subregister) for an n order under the regulations	\$400		
		respect of adoption through overseas subregister			
5		ion of interest under the regulations in adopting child that would registration on overseas subregister—			
	(a)	standard fee	\$965		
	(b)	reduced fee	\$722		
6		tion for registration as a prospective adoptive parent in respect of ion seeking registration on overseas subregister—			
	(a)	standard fee	\$1204		
	(b)	reduced fee	\$1004		
	(The fee	includes participation in certain workshops and seminars.)			
7		ion of an assessment report by the Chief Executive under the ons in respect of application seeking registration on overseas ter—			
	(a)	standard fee	\$3616		
	(b)	reduced fee	\$3012		

8	On preparation of file for lodging with relevant authority of overseas \$3213 country		
9		tion of an applicant from the overseas subregister for an adoption a particular child under the regulations—	
	(a)	for first child to be placed for adoption	\$4177
	(b)	for second or subsequent child to be placed for adoption	\$4016
		includes the preparation of up to 4 reports after placement of accordance with requirements of overseas country.)	
10	requirem	ion of report after placement of child in accordance with ents of overseas country (in addition to the 4 reports included in r item 9) (for each additional report.)	\$273
Part 3–	–Other fe	es	
11	On lodge regulatio	ement of an application for transfer of registration under the ns	\$338
12	On lodge regulatio	ement of an application for conversion of registration under the ns	\$547
13		aration of an assessment report by the Chief Executive following cation for conversion of registration under the regulations	\$547
14	necessar to an app person o	inctions associated with consent to adoption and, where y, the preparation of a report under section 22(1) of the Act prior plication to the Court for an order for adoption of a child by a ther than a person selected as an applicant for an adoption order register—	
	(a)	if the application for an adoption order is to relate to only 1 child	\$448
	(b)	if the application for an adoption order is to relate to more than 1 child	\$448 for the first child and \$116 for each additional child named in the application

The reduced fee is payable if the person has previously been the subject of an assessment report under the regulations or a report, prepared by an agency outside this State, that, in the opinion of the Chief Executive, corresponds to an assessment report under the regulations.

Made by the Minister for Child Protection

On 5 May 2021

ANIMAL WELFARE ACT 1985

South Australia

Animal Welfare (Fees) Notice 2021

under the Animal Welfare Act 1985

1—Short title

This notice may be cited as the Animal Welfare (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Animal Welfare Act 1985.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	Application for a licence or renewal of a licence under Part 4 of the Act (Teaching and research involving animals)	\$85.00	
2	Application for a permit under section 34 of the Act (Permits to hold rodeos)	\$85.00	
Ma	Made by the Minister for Environment and Water		

On 12 May 2021

ASSOCIATIONS INCORPORATION ACT 1985

South Australia

Associations Incorporation (Fees) Notice 2021

under the Associations Incorporation Act 1985

1—Short title

This notice may be cited as the Associations Incorporation (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Associations Incorporation Act 1985.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	For inspection under section 6(2) of the Act of documents lodged by or in relation to an association		\$30.75
2		supply of an uncertified copy of, or extract from, a document held by the asion in relation to an association (in addition to the fee payable under)—	
	(a)	in the case of rules of an association or a periodic return of a prescribed association	\$24.30
	(b)	in any other case	\$6.90
3	Commis	supply of a certified copy of, or extract from, a document held by the assion in relation to an association (in addition to the fee payable ause 1)—	
	(a)	in the case of rules of an association or a periodic return of a prescribed association	\$49.00
	(b)	in any other case	\$30.75
4	fee is sp on the C	ing an application to the Commission (not being an application for which a ecified elsewhere in this Schedule) to exercise any of the powers conferred commission by the Act, or by those provisions of the <i>Corporations I</i> of the Commonwealth applied by the Act to an association	\$76.00
5		ing an application to the Minister to exercise any powers conferred on the by the Act	\$76.00
6	On lodg	ing an application for incorporation under section 19 of the Act	\$224.00
7	On lodg	ing an application for amalgamation under section 22 of the Act	\$224.00
8	On lodging an application to register an alteration to rules under section 24 of the \$70 Act (including an application to alter the name of an association)		\$76.00
9	For the	approval of the Commission of an auditor under section 35(2)(b) of the Act	\$107.00
10	On lodg	ing a periodic return under section 36 of the Act	\$107.00
11	On submitting to the Commission for examination a draft explanatory statement prior to its registration under the provisions of the <i>Corporations Act 2001</i> of the Commonwealth applied under section 40A of the Act		\$224.00
12	On lodging an application for the approval of the Commission for extension of period under section $41C(4)(a)$ of the Act		\$79.50
13	For consent of the Commission under section 43(1a) of the Act to distribute surplus assets of an association on winding up among members of the association		\$107.00
14	On lodg Act	ing an application to deregister an association under section 43A(1) of the	\$158.00
15		ing a request of the Commission under section 43A(5) of the Act (in to the fee payable under clause 14)	\$107.00

16	On lodging an application to the Commission to exercise the powers conferred by \$107.00 section 44A or 46 of the Act		\$107.00
17		ct done by the Commission—	
17		-	
	(a)	representing a defunct association or its liquidator under section 44A of the Act	\$107.00
	(b)	under section 46 of the Act	\$107.00
18	-	ing an application to the Commission to exercise the power conferred by 53 of the Act	\$107.00
19	On lodg	ing an application to reserve a name under section 53A(1) of the Act	\$158.00
20	20 On the late lodgment of a document (in addition to any lodgment fee provided by any other clause for the lodging of that document)—		
	(a)	if lodged within 1 month after the prescribed time	\$41.75
	(b)	if lodged more than 1 month but within 3 months after the prescribed time	\$85.50
	(c)	if lodged more than 3 months after the prescribed time	\$181.00
21		production by the Commission, pursuant to a subpoena, of a document held relation to an association—	
	(a)	for the first 2 pages or part of 2 pages	\$30.75
	(b)	for each additional 2 pages or part of 2 pages	\$1.90
22		act that the Commission is required or authorised to do on the request of a and for which a fee is not prescribed by any other clause	\$42.25

Signed by the Attorney-General

On 24 May 2021

AUTHORISED BETTING OPERATIONS ACT 2000

South Australia

Authorised Betting Operations (Fees) Notice 2021

under the Authorised Betting Operations Act 2000

1—Short title

This notice may be cited as the Authorised Betting Operations (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Fees

The fees set out in Schedule 1 are—

- (a) prescribed for the purposes of the Authorised Betting Operations Act 2000; and
- (b) payable to the Commissioner.

Made	e by the Attorney-General	
5	Application for renewal of betting shop licence	\$194.00
4	Application for variation of a condition of a licence under Part 3 of the <i>Authorised</i> <i>Betting Operations Act 2000</i>	\$97.00
3	Application for grant or renewal of agent's licence	\$56.50
2	Application for renewal of bookmaker's licence	\$194.00
1	Application for grant of bookmaker's licence	\$294.00

On 24 May 2021

AUTHORISED BETTING OPERATIONS ACT 2000

Notice Pursuant to Section 54(1)(c)

PURSUANT to Section 54(1)(c) of the Authorised Betting Operations Act 2000, I Dini Soulio, Liquor and Gambling Commissioner, hereby declare that it is a condition of a bookmaker's licence that the licensee may accept bets (not being bets made by telephone, internet or other electronic means) at the Marree Sports Club Annual Motorkhana Meeting, to be held on 13 June 2021, at the Marree Racecourse, Oodnadatta Track, Marree, South Australia.

Dated: 31 May 2021

DINI SOULIO Liquor and Gambling Commissioner

BIRTHS, DEATHS AND MARRIAGES REGISTRATION ACT 1996

South Australia

Births, Deaths and Marriages Registration (Fees) Notice 2021

under the Births, Deaths and Marriages Registration Act 1996

1—Short title

This notice may be cited as the *Births, Deaths and Marriages Registration (Fees) Notice 2021.*

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Births, Deaths and Marriages Registration Act 1996.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

1	Application to register change of adult's or child's name (section 24 or 25 of Act)	
2	Application to register change of name under another law or by order of a court or tribunal (section 27(2) of Act)	
3	Application to register change of sex or gender identity (section 29I or 29J of Act)	
4	Application for identity acknowledgment certificate (section 29O or 29P of Act)	\$56.50
5	Application for correction of entry in Register (section 42 of Act)	\$56.50
6	Application for search of entries made in Register about a particular registrable event within a 10 year period or part of a 10 year period (sections 44 and 46 of Act)—	
	(a) inclusive of issue of standard certificate on completion of search	\$56.50
	(b) inclusive of issue of commemorative certificate package on completion of search	\$80.00
7	Additional fee for giving priority to an application under clause 6(a)	\$43.00
Made	e by the Attorney-General	

On 24 May 2021

BOTANIC GARDENS AND STATE HERBARIUM ACT 1978

South Australia

Botanic Gardens and State Herbarium (Fees) Notice 2021

under the Botanic Gardens and State Herbarium Act 1978

1—Short title

This notice may be cited as the Botanic Gardens and State Herbarium (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Botanic Gardens and State Herbarium Act 1978;

adult means a person who has attained the age of 15 years;

child means a person who has not attained the age of 15 years;

concession cardholder means a person who is the holder of-

(a) a current card or pass that entitles the person to travel on public passenger vehicles in this State at a concession fare; or

(b) any other current concession card approved by the Board;

Conservatory means the Bicentennial Conservatory situated within Adelaide Botanic Garden;

family means a group of adults and children not exceeding 4 in number and not including more than 2 adults.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Board.

Schedule 1—Fees

1—Admission charges

The Conservatory (during usual opening hours)-

(a)	for each adult	\$6.45	
(b)	for each child (4 to 15 years) or concession cardholder	\$3.70	
(c)	for each family	\$13.70	
Made by the Minister for Environment and Water			

On 12 May 2021

BUILDING WORK CONTRACTORS ACT 1995

South Australia

Building Work Contractors (Fees) Notice 2021

under the Building Work Contractors Act 1995

1—Short title

This notice may be cited as the Building Work Contractors (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Building Work Contractors Act 1995.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

1	Application f	fee for licence (section 8(1)(b) of the Act)	\$234.00
2	Licence fee—payable before the granting of a licence under Part 2 of the Act—		
		a natural person for the following kinds of building work (as described Schedule 2 Part 3):	
	(i)	any building work	\$502.00
	(ii)	light commercial/industrial and residential building work	\$502.00
	(iii)	residential building work	\$502.00
	(iv)	other specified building work	\$260.00
		a body corporate for the following kinds of building work (as described Schedule 2 Part 3):	
	(i)	any building work	\$1 108.00
	(ii)	light commercial/industrial and residential building work	\$1 108.00
	(iii)	residential building work	\$1 108.00
	(iv)	other specified building work	\$571.00
	under section is to be made	between the grant of the licence and the next date for payment of a fee a 11 of the Act is less than or more than 12 months, a pro rata adjustment e to the amount of the additional fee by applying the proportion that the t period bears to 12 months.	
3	Periodic fee	for licence (section 11(2)(a) of the Act)—	
		a natural person for the following kinds of building work (as described Schedule 2 Part 3):	
	(i)	any building work	\$502.00
	(ii)	light commercial/industrial and residential building work	\$502.00
	(iii)	residential building work	\$502.00
	(iv)	other specified building work	\$260.00
		a body corporate for the following kinds of building work (as described Schedule 2 Part 3):	
	(i)	any building work	\$1 108.00
	(ii)	light commercial/industrial and residential building work	\$1 108.00
	(iii)	residential building work	\$1 108.00
	(iv)	other specified building work	\$571.00
	next date for Commission made to the a	between a date for payment of a fee under section 11 of the Act and the payment of the fee under that section (as nominated by the er) is less than or more than 12 months, a pro rata adjustment is to be amount of the fee by applying the proportion that the length of that to 12 months.	
5	Application f	fee to impose, vary or revoke a licence condition (section 7(2) of the Act)	\$181.00
6	Application f	fee for registration (section 15(1)(b) of the Act)	\$234.00

7	Registration fee-payable before registration under Part 3 of the Act	\$224.00
	If the period between the grant of the registration and the next date for payment of a fee under section 18 of the Act is less than or more than 12 months, a pro rata adjustment is to be made to the amount of the additional fee by applying the proportion that the length of that period bears to 12 months.	
8	Periodic fee for registration (section 18(2)(a) of the Act)	\$224.00
	If the period between a date for payment of a fee under section 18 of the Act and the next date for payment of the fee under that section (as nominated by the Commissioner) is less than or more than 12 months, a pro rata adjustment is to be made to the amount of the fee by applying the proportion that the length of that period bears to 12 months.	
10	Application fee to impose, vary or revoke a condition of registration (section 13(2) of the Act)	\$181.00
11	Application fee for approval as a building work supervisor in relation to a building work contractor's business (section 19(3)(b) of the Act)	\$141.00
12	Application fee for exemption (section 45(1) of the Act)	\$118.00
13	Fee for replacement of licence or certificate of registration	\$30.75
Made	e by the Attorney-General	

On 24 May 2021

BURIAL AND CREMATION ACT 2013

South Australia

Burial and Cremation (Fees) Notice 2021

under the Burial and Cremation Act 2013

1—Short title

This notice may be cited as the Burial and Cremation (Fees) Notice 2021.

2—Commencement

This notice has effect on 1 July 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Burial and Cremation Act 2013.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Cremation permits

Application for cremation permit (section 10(4) of the Act)-

Made h	by the Attorney-General	
(b)	in any other case	\$113.00
(a)	if the application is accompanied by documents as required by section 10(5) of the Act or as referred to in section 10(6)(a) of the Act	\$56.50

On 24 May 2021

CHILD SAFETY (PROHIBITED PERSONS) ACT 2016

South Australia

Child Safety (Prohibited Persons) (Fees) Notice 2021

under the Child Safety (Prohibited Persons) Act 2016

1—Short title

This notice may be cited as the Child Safety (Prohibited Persons) (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Child Safety (Prohibited Persons) Act 2016.

4—Fees

- (1) For the purposes of the Act, the fees set out in Schedule 1 are prescribed.
- (2) The Minister or the Registrar may waive or remit the whole or any part of a fee payable under the Act.

Schedule 1—Fees

Made by the Minister for Human Services	
Prescribed fee under section 33A(1) of Act	\$107.00
Application for revocation of prohibition notice	\$107.00
Application for additional working with children check (all categories)	\$107.00
Application for working with children check—volunteers	No fee
Application for working with children check-tertiary student placement	\$58.50
Application for working with children check—general	\$107.00

On 27 April 2021

CONTROLLED SUBSTANCES ACT 1984

South Australia

Controlled Substances (Pesticides) (Fees) Notice 2021

under the Controlled Substances Act 1984

1—Short title

This notice may be cited as the Controlled Substances (Pesticides) (Fees) Notice 2021.

2—Commencement

This notice has effect on 1 July 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Fees

2

3 4 The fees set out in Schedule 1 are prescribed for the purposes of the *Controlled Substances* (*Pesticides*) *Regulations 2017*.

Schedule 1—Fees

i on application for the issue of renewal of a pest controller s needee	1	On application for the iss	ue or renewal of a	pest controller's licence—
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	(a)	for 1 year	\$358.00
	(b)	for 3 years	\$1 074.00
2	On appl licence-	ication for the issue or renewal of a full pest management technician's	
	(a)	for 1 year	\$88.00
	(b)	for 3 years	\$264.00
;	On appl	ication for the issue of a limited pest management technician's licence	\$88.00
•	On appl licence	ication for an extension of the term of a limited pest management technician's	\$34.50

Made by the Minister for Health and Wellbeing

after consultation with the Controlled Substances Advisory Council on 7 April 2021

CONTROLLED SUBSTANCES ACT 1984

Fees and Charges

I, STEPHEN WADE, Minister for Health and Wellbeing, hereby give notice pursuant to Section 55 of the *Controlled Substances Act 1984*, of the following fees to apply for licences issued under the Act:

These charges will operate from 1 July 2021 to 30 June 2022.

1.	Annual fee for manufacturers licence—	
	(a) for a manufacturer who manufactures only Schedule 1 poisons	No fee
	(b) for a manufacturer who manufactures Schedule 2 poisons	\$320.00
	(c) for a manufacturer who manufactures Schedule 3 poisons	\$320.00
	(d) for a manufacturer who manufactures Schedule 4 poisons	\$320.00
	(e) for a manufacturer who manufactures Schedule 7 poisons	\$320.00
	(f) for a manufacturer who manufactures drugs of dependence	\$418.00

Note—

The maximum cumulative annual fee is
• for a manufacturer of poisons other than drugs of dependence—\$1 065.00
• for a manufacturer of drugs of dependence—\$1 333.00
2. Annual fee for wholesale dealers licence—
(a) for a wholesaler who sells only Schedule 1 poisons No fee
(b) for a wholesaler who sells Schedule 2 poisons\$106.00
(c) for a wholesaler who sells Schedule 3 poisons\$106.00
(d) for a wholesaler who sells Schedule 4 poisons\$214.00
(e) for a wholesaler who sells Schedule 7 poisons \$214.00
(f) for a wholesaler who sells drugs of dependence \$418.00
Note—
The maximum cumulative annual fee is
 for a wholesaler who sells poisons other than drugs of dependence—\$535.00
• for a wholesaler who sells drugs of dependence—\$816.00
3. Annual fee for retail sellers licence\$214.00
4. Annual fee for medicine sellers licence\$49.00
5. Annual fee for licence to supply, possess or administer—
(a) S4 drugs (other than drugs of dependence) (Section 18)\$106.00
(b) drugs of dependence or equipment (Section 31) \$106.00
Note—
The maximum cumulative fee for a licence to supply or administer S4 drugs and drugs of dependence is \$143.00
6. Annual fee for licence to possess Schedule F poisons \$159.00
Dated: 9 May 2021

HON STEPHEN WADE MLC Minister for Health and Wellbeing

CONVEYANCERS ACT 1994

South Australia

Conveyancers (Fees) Notice 2021

under the Conveyancers Act 1994

1—Short title

This notice may be cited as the Conveyancers (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Conveyancers Act 1994.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

1	Application fee for registration (section $6(1)(b)$ of the Act)		
2	Registration fee-payable before registration under Part 2 of the Act-		
	(a) for a natural person	\$406.00	
	(b) for a body corporate	\$611.00	
	If the period between the grant of the registration and the next date for payment of a fee under section 8 of the Act is less than or more than 12 months, a pro rata adjustment is to be made to the amount of the additional fee by applying the proportion that the length of that period bears to 12 months.		
3	Annual fee (section 8(2)(a) of the Act)—		
	(a) for a natural person	\$406.00	
	(b) for a body corporate	\$611.00	
	If the period between a date for payment of a fee under section 8 of the Act and the next date for payment of the fee under that section (as nominated by the Commissioner) is less than or more than 12 months, a pro rata adjustment is to be made to the amount of the fee by applying the proportion that the length of that period bears to 12 months.		
6	Fee for replacement of certificate of registration	\$30.75	
_			

Made by the Attorney-General

On 24 May 2021

CO-OPERATIVES NATIONAL LAW (SOUTH AUSTRALIA) ACT 2013

South Australia

Co-operatives (South Australia) (Fees) Notice 2021

under the Co-operatives National Law (South Australia) Act 2013

1—Short title

This notice may be cited as the Co-operatives (South Australia) (Fees) Notice 2021.

2—Commencement

This notice has effect on 1 July 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Interpretation

(1) In this notice, unless the contrary intention appears—

Act means the Co-operatives National Law (South Australia) Act 2013;

CNL (SA) or the Law means the Co-operatives National Law (South Australia);

CNR (SA) means the Co-operatives National Regulations (South Australia).

(2) Terms used in this notice and also in the CNL (SA) have the same meanings as they have in the CNL (SA).

4—Fees

- (1) For the purposes of a provision specified in column 2 of Schedule 1, the prescribed fee is the amount specified in column 4 of that Schedule in relation to the matter described in column 3 of that Schedule.
- (2) Fees for anything done by or in relation to the Registrar under provisions of the Corporations Act as applied under the CNL (SA) that is not otherwise provided for in Schedule 1 are to be the same as the fees for chargeable matters under the *Corporations* (*Fees*) *Act 2001* of the Commonwealth and the regulations under that Act.

Column 1	Column 2	Column 3	Column 4
Item	Provision	Subject	Fee
1	CNL (SA) s 26(1)(b)(ii)	Application for registration of proposed co-operative—draft formation disclosure statement required under CNL (SA) s 23	\$429.00
2	CNL (SA) s 26(1)(b)(ii)	Application for registration of proposed co-operative—draft formation disclosure statement not required under CNL (SA) s 23	\$216.00
3	CNL (SA) s 31(b)(ii)	Application for registration of existing corporation—draft formation disclosure statement required under CNL (SA) s 23	\$429.00
4	CNL (SA) s 31(b)(ii)	Application for registration of existing corporation—draft formation disclosure statement not required under CNL (SA) s 23	\$216.00
5	CNL (SA) s 37(b)(ii)	Issue of duplicate certificate of registration	\$54.00
6	CNL (SA) s 60	Application for Registrar's prior approval of certain rule amendments	\$107.00
7	CNL (SA) s 63(2)	Application for registration of rule amendment, other than where pre-approved under CNL (SA) s 60—per rule (maximum of \$169.00 per lodgement)	\$16.90
		Plus fee for late lodgement—	
		(a) within first 28 days after due date	\$62.00
		(b) after first 28 days after due date	\$195.00
8	CNL (SA) s 63(4)	Application for issue of certificate of registration of rule amendment	\$54.00
9	CNL (SA) s 71(1)	Application for exemption from any or all provisions of Division 2 of Part 2.4 of CNL (SA)	\$429.00
10	CNL (SA) s 82(3)(a)	Application for registration of disclosure statement for compulsory share take up	\$429.00
11	CNL (SA) s 119(5)	Application to extend period for carrying on business with too few members	\$429.00
12	CNL (SA) s 152(3)	Application for determination of a member's eligibility to vote on an active membership resolution	\$216.00

Schedule 1—Fees

Column 1	Column 2	Column 3	Column 4
Item	Provision	Subject	Fee
13	CNL (SA) s 171	Application for exemption of co-operative from any or all provisions of Division 5 of Part 2.6 of CNL (SA) (former member entitlements)	\$429.00
14	CNL (SA) s 213(1)(d)	Application for approval to keep register at another office	\$54.00
15	CNL (SA) s 220(7)	Use of "co-operative", "co-op" etc—application for exemption by Registrar (regulation 5 of the <i>Co-operatives (South Australia) Regulations 2015</i>)	\$429.00
16	CNL (SA) s 221(1)	Application to approve omission of "Limited" or "Ltd" in name	\$54.00
17	CNL (SA) s 222(e)	Application to approve abbreviation or elaboration of name	\$54.00
18	CNL (SA) s 224	Application to approve change of name	\$54.00
19	CNL (SA) s 225(2)	Restriction on use of "co-operative", "co-op" etc— application for exemption by Registrar (regulation 6 of the <i>Co-operatives (South Australia)</i> <i>Regulations 2015</i>)	\$54.00
20	CNL (SA) s 226(4)	Lodgement of notice of change of address	nil
		Fee for late lodgement—	
		(a) within first 28 days after due date	\$62.00
		(b) after first 28 days after due date	\$195.00
21	CNL (SA) s 226(6)	Application for exemption for a small co-operative or class of small co-operatives from CNL (SA) s 226(3) requirement for a notice about the name of a co-operative and its registered office	\$107.00
22	CNL (SA) s 233(2)	Application by member for review of voting entitlement	\$429.00
23	CNL (SA) s 243(2)(c)(ii)	Filing fee for registration of special resolution—per resolution (maximum of \$270.00 per lodgement)	\$54.00
		Plus fee for late lodgement—	
		(a) within first 28 days after due date	\$62.00
		(b) after first 28 days after due date	\$195.00
24	CNL (SA) s 244(3)	Application for certificate of registration of special resolution	\$54.00
25	CNL (SA) s 248(3)	Application for approval of disclosure statement for special postal ballot	\$429.00
26	CNL (SA) s 289	Lodgement of annual financial reports by large co-operative	\$107.00
		Plus fee for late lodgement—	
		(a) within first 28 days after due date	\$62.00
		(b) after first 28 days after due date	\$195.00
27	CNL (SA) s 290	Lodgement of half yearly reports by co-operative that is a disclosing entity	nil
		Fee for late lodgement—	

3 June 2021

Column 1	Column 2	Column 3	Column 4
Item	Provision	Subject	Fee
		(a) within first 28 days after due date	\$62.00
		(b) after first 28 days after due date	\$195.00
28	CNL (SA) s 293	Lodgement of annual return by small co-operative	\$107.00
		Plus fee for late lodgement—	
		(a) within first 28 days after due date	\$62.00
		(b) after first 28 days after due date	\$195.00
29	CNL (SA) s 316(1)	Application for exemption of certain persons (in relation to a co-operative) from all or specified requirements of "target provisions"	\$429.00
30	CNL (SA) s 317(1)	Application for exemption of certain persons (in respect of a class of co-operatives) from all or specified requirements of "target provisions"	\$429.00
31	CNL (SA) s 319(1)	Application for exemption of certain persons from all or specified requirements of "target provisions"	\$429.00
32	CNL (SA) s 320(1)	Application for exemption of certain persons (in respect of classes of audit firms or audit companies) from all or specified requirements of "target provisions"	\$429.00
33	CNL (SA) s 322	Application for exemption from a provision of CNR (SA) made under Part 3.3 (Financial reports and audit) of CNL (SA)	\$429.00
34	CNL (SA) s 337	Lodgement of disclosure documents for issue of securities other than an issue of securities under CNL (SA) s 338	\$3 039.00
35	CNL (SA) s 337	Application for exemption or modification of disclosure provisions under Chapter 6D of Corporations Act (as applied)	\$429.00
36	CNL (SA) s 338(3)	Application for approval of disclosure statement for issue of non-share securities to members or employees of co-operative	\$429.00
37	CNL (SA) s 343(3)(a)	Application for approval of disclosure statement for compulsory loan from members to co-operative	\$429.00
38	CNL (SA) s 343(10)	Application for exemption from all or specified provisions of CNL (SA) s 343 (requirements for compulsory loans from members to co-operative)	\$429.00
39	CNL (SA) s 350(1)(b) and (c)	Application for approval of the statement and terms of issue of CCUs	\$429.00
40	CNL (SA) s 359(3)	Application for exemption from a provision of CNL (SA) s 248 and s 359 (requirements in respect of disposal or acquisition of significant assets)	\$429.00
41	CNL (SA) s 363(2)	Application to permit a higher maximum level of share interest than 20% in particular co-operative	\$429.00
42	CNL (SA) s 372(1)	Application by an individual from the restrictions on share interests, relevant interests etc	\$429.00

Column 1	Column 2	Column 3	Column 4
Item	Provision	Subject	Fee
43	CNL (SA) s 374(1)(b)	Application for approval of share offers provided for in CNL (SA) s 373 that may result in structural change of co-operative	\$429.00
44	CNL (SA) s 376(5)	Application to extend time permitted for board to consider a share offer of the kind specified in CNL (SA) s 373(1)	\$107.00
45	CNL (SA) s 380(1)	Application for exemption from a provision of Division 2 of Part 3.5 and s 248 of CNL (SA) (requirements for share offers under Division 2 of Part 3.5 of CNL (SA))	\$429.00
46	CNL (SA) s 396(2)	Application for consent to merger or transfer of engagements by way of board approval	\$107.00
47	CNL (SA) s 397(2)	Application for approval of disclosure statement for purposes of a merger or transfer of engagements	\$429.00
48	CNL (SA) s 397(4)	Application for exemption of co-operative from complying with CNL (SA) s 397 in relation to disclosure statement about a merger or transfer of engagements	\$429.00
49	CNL (SA) s 398(1)	Application for approval of merger or transfer of engagements	\$429.00
50	CNL (SA) s 404(4)	Application for exemption from a provision of CNL (SA) s 248 and s 404 (requirements for transfer of incorporation)	\$429.00
51	CNL (SA) s 416(1)(a)	Application for Registrar's permission to shorten notice	\$107.00
52	CNL (SA) s 418(1)(f)	Application for direction exempting from disqualification from administering compromise or arrangement	\$429.00
53	CNL (SA) s 424(1)(b)	Application for Registrar's statement of no objection to compromise or arrangement	\$429.00
54	CNL (SA) s 425(4)	Lodgement of Supreme Court order with Registrar relating to compromise or arrangement	\$54.00
		Plus fee for late lodgement—	
		(a) within first 28 days after due date	\$62.00
		(b) after first 28 days after due date	\$195.00
55	CNL (SA) s 428(1)	Application for Registrar's approval of explanatory statement for compromise or arrangement	\$1 071.00
56	CNL (SA) s 445(3)	Application for exemption from a provision of CNL (SA) s 248 or s 445 (requirements for voluntary winding up)	\$429.00
57	CNL (SA) s 453	Application to Registrar to exercise powers in respect of property of a deregistered co-operative	\$421.00
58	CNL (SA) s 476(2)(a)	Application to local Registrar to consent to merger or transfer of engagements occurring as a result of approval by special resolution or decision by the board—merger between local and participating co-operatives	\$107.00

Column 1	Column 2	Column 3	Column 4
Item	Provision	Subject	Fee
59	CNL (SA) s 477(2)	Application for approval by appropriate Registrar of disclosure statement for merger or transfer of engagements—local and participating co-operatives	\$429.00
60	CNL (SA) s 477(4)	Application to appropriate Registrar for exemption from requirements of CNL (SA) s 477 applying to a merger or transfer of engagements—local and participating co-operatives	\$429.00
61	CNL (SA) s 478(1)	Application for approval of merger or transfer of engagements—local and participating co-operatives	\$429.00
62	CNL (SA) s 531(1)(a)	Application to Registrar for special meeting	\$429.00
63	CNL (SA) s 531(1)(b)	Application to Registrar for inquiry	\$1 071.00
64	CNL (SA) s 588(1)	Application to Registrar for a certificate stating that a thing had or had not been done within a specified period or by a specified date	\$107.00
65	CNL (SA) s 588(2)	Application to Registrar for a certificate stating that requirements of the Law had or had not been complied with or had been complied with at a specified date or within a specified period	\$107.00
66	CNL (SA) s 588(3)	Application to Registrar for a certificate stating that on a specified date a body was not or had ceased to be registered as a co-operative under the Law	\$54.00
67	CNL (SA) s 601(1)(a)	Inspection of register of co-operatives	\$30.75
68	CNL (SA) s 601(1)(b)	Inspection of documents kept by Registrar relating to a co-operative and prescribed by the National Regulations	\$30.75
69	CNL (SA) s 601(1)(c)	Extract from register of co-operatives inspected under CNL (SA) s 601(1)(a)—	
		first page	\$6.90
		each additional page	\$1.90
70	CNL (SA) s 601(1)(d)	Certified copy of document that may be inspected under CNL (SA) s 601(1)(b)—	
		first page	\$30.75
		each additional page	\$1.90
71	CNL (SA) s 601(1)(e)	Copy of document that may be inspected under CNL (SA) s 601(1)(b)—	
		first page	\$6.90
		each additional page	\$1.90
72	CNL (SA) s 609(1)	Application for extension or shortening of time	\$107.00
73	CNL (SA) s 611(2)(c)(iii)	Application for permission to give notice to members by newspaper	\$107.00
74	CNR (SA) reg 1.4(5)	Application by co-operative for declaration that it is a small co-operative for a particular financial year	\$305.00

Made by the Attorney-General

On 24 May 2021

CORONERS ACT 2003

South Australia

Coroners (Fees) Notice 2021

under the Coroners Act 2003

1—Short title

This notice may be cited as the Coroners (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2-Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Coroners Act 2003.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

Fees under section 37 of the Act

1	For each application to inspect a record or any other documentary or evidentiary material	\$26.25		
2	For a copy of the transcript of evidence, or the findings and any recommendations of the Court, or an order made by the Court—			
	(a) in electronic form	\$8.85 per page		
	(b) in hard-copy form	\$11.10 per page		
	Note—			
	1 copy will be supplied to a person who appears before the Court under section 20 of the Act free of charge in electronic form or hard-copy form, as specified by the person.			
3	For a copy of any other document	\$5.30 per page		
Made	Made by the Attorney-General			
0.04				

On 24 May 2021

CORRECTIONAL SERVICES ACT 1982

SECTION 51(5)

Declaration of Correctional Institution Buffer Zones

Pursuant to section 51(5) of the *Correctional Services Act 1982*, I, Vincent Tarzia MP, being the Minister for Correctional Services declare the government-owned land surrounding a correctional institution to be the correctional institution buffer zone, as defined in the below referenced Certificate of Titles:

CT5704/794; CT5470/939; CT5458/337 (Adelaide Remand Centre);

CR5766/850; CR5891/34 (Adelaide Women's Prison and Pre-Release Centre);

CR5747/64 (Cadell Training Centre);

CT6150/541; CT6151/74 (Mobilong Prison);

CT5245/378 (Mount Gambier Prison);

CR5753/230; CR5756/337; CR5753/229; and CT5459/115 (Port Augusta Prison);

CR5964/164; CT5888/245; CT6057/276; CT6037/978; CT5643/546; CT5624/602; CT5624/601; CT5643/545 (Port Lincoln Prison); and CR5757/434; CR 6110/135; CR6110/136 (Yatala Labour Prison).

The correctional institution buffer zone applies to all South Australian correctional institutions.

This proclamation comes into operation on 3 June 2021.

Dated: 1 June 2021

VINCENT TARZIA Minster for Correctional Services

CRIMINAL LAW (CLAMPING, IMPOUNDING AND FORFEITURE OF VEHICLES) ACT 2007

South Australia

Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) (Fees) Notice 2021

under the Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007

1—Short title

This notice may be cited as the Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on the day on which it is made.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Fees payable to Commissioner in relation to impounding of a motor vehicle (section 9 of Act) \$97.50 1 Administration fee (to be charged once only in relation to the impounding of a particular motor vehicle in relation to a particular offence) 2 Fee for transportation of vehicle to storage facility \$310.00 3 \$26.00 per day (or part Vehicle storage fee thereof) during which the vehicle is impounded or remains uncollected* Fees payable to Commissioner in relation to clamping of a motor vehicle (section 9 of Act) 4 Administration fee (to be charged once only in relation to the clamping of \$41.25 a particular motor vehicle in relation to a particular offence) 5 Fee for attending to attach clamps to motor vehicle \$97.50 plus a fee of \$1.20 per kilometre travelled to and from the location at which the clamps are attached 6 Fee for attending to remove clamps from motor vehicle \$97.50 plus a fee of \$1.20 per kilometre travelled to and from the location at which the clamps are removed

Fees payable to Commissioner in relation to destruction of a motor vehicle (section 9 of Act)

7	Destruction Fee	\$320.00
Fee Act	s payable to Sheriff in relation to impounding or forfeiture of motor vehi)	cle (section 12(1)(b) of
8	Administration fee (to be charged once only in relation to the impounding or forfeiture of a particular motor vehicle in relation to a particular offence)	\$77.00
9	Seizure fee	\$107.00
10	Fee for transportation of vehicle to storage facility	\$310.00
11	Vehicle storage fee (for impounded vehicles only)	\$26.00 per day (or part thereof) during which the vehicle is impounded or remains uncollected*

* If a person entitled to custody of an impounded motor vehicle has, after the end of the impounding period and during ordinary business hours, applied to the relevant authority for release of the motor vehicle and has attended to collect the vehicle in accordance with any instructions of the relevant authority, no vehicle storage fee is payable in respect of any day occurring after the date of that application.

Made by the Attorney-General

On 24 May 2021

CROWN LAND MANAGEMENT ACT 2009

South Australia

Crown Land Management (Fees) Notice 2021

under the Crown Land Management Act 2009

1—Short title

This notice may be cited as the Crown Land Management (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Crown Land Management Act 2009.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Minister.

Schedule 1—Fees

1 Dedication

	(a)	app	lication fee for—	
		(i)	dedication of land	\$463.00
		(ii)	alteration of purpose of dedication	\$463.00
		(iii)	revocation of dedication	\$463.00
		(iv)	consent to lease of dedicated land	\$463.00
	Note—	-		
			n application relating to a dedication involves more than 1 of the items rred to in paragraph (a) above, only 1 fee amount is payable.	
	(b)	doc	ument preparation fee for—	
		(i)	dedication of land	\$309.00
		(ii)	alteration of purpose of dedication	\$309.00
		(iii)	revocation of dedication	\$309.00
2	Disposa	al of la	nd	
	(a)	app	lication fee for—	
		(i)	transfer or grant of fee simple in land to a custodian, lessee or licensee	\$463.00
		(ii)	transfer or grant of fee simple in land subject to Crown condition agreement	\$463.00
		(iii)	variation or revocation of Crown condition agreement	\$463.00

3

4

	(iv)	expression of interest in purchasing Crown land	\$62.5
Note-	-		
	If an application relating to a disposal of land involves more than 1 of the items referred to in paragraph (a) above, only 1 fee amount is payable.		
(b)	document preparation fee for-		
	(i)	grant or alteration of grant of fee simple in land (whether or not purchased on the open market)	\$309.0
	(ii)	Crown condition agreement	\$611.0
	(iii)	variation or revocation of Crown condition agreement	\$309.0
Easem	ents		
(a)	app	lication fee for easement	\$463.0
(b)	document preparation fee for—		
	(i)	easement	\$309.0
	(ii)	plan of Crown land showing easements intended to be granted by Minister	\$309.0
	(iii)	plan of Crown land showing instrument relating to each such easement	\$309.0
Leases			
(a)	app	lication fee for—	
	(i)	lease	\$463.
	(ii)	consent to assign, transfer, mortgage, sublet or otherwise deal with lease or part of lease	\$463.0
	(iii)	surrender of lease	\$463.
Note-	_		
		n application relating to a lease involves more than 1 of the items referred n paragraph (a) above, only 1 fee amount is payable.	
(b)	document preparation fee for		
	(i)	lease	\$309.
	(ii)	assignment, transfer, mortgage, sublease or other dealing with lease or part of lease	\$309.0
	(iii)	discharge of mortgage over lease	\$309.0
	(iv)	surrender of lease	\$367.0
	(v)	surrender of part of lease	\$611.0
	(vi)	certificate where lease is altered, renewed or revived	\$309.0
	(vii)	determination of lease on completion of purchase	\$367.0
	(viii)	resumption of land	\$367.0
	(ix)	resumption of part of land	\$611.
Licenc	es		
(a)	app	lication fee for licence	\$463.
(b)	app	lication fee for consent to transfer or otherwise deal with licence	\$463.0
NIcto	_		

Note—

5

If an application relating to a licence involves more than 1 of the items referred to in paragraph (a) or (b) above, only 1 fee amount is payable.

6

Reviews

6	Reviews	S					
	(a)	application fee for Ministerial review	\$253.00				
	(b)	application fee for valuation review	\$253.00				
7	Miscella	aneous					
	(a)	fee for preparing a request by the Minister to alter or cancel a grant of fee simple in land or certificate of title on behalf of another party	\$309.00				
	(b)	application fee for a duplicate or amended consent granted under any provision of the Act	\$33.25				
	(c)	fee for correcting an error in the name or other particulars supplied by or on behalf of a lessee, purchaser or other party in the Crown land register	\$309.00				
	(d)	fee for processing a transaction (other than a transaction for which an application fee has been paid) under the Act at the request of any person for the benefit of that person or some other person nominated by that person	\$463.00				
		Note—					
		Document preparation fees are payable in addition to the fee for processing a transaction.					
	(e)	fee for preparing or checking definitions for notices under the Act—					
		(i) minimum fee	\$322.00				
		 (ii) additional fee where the time spent in preparing or checking definitions exceeds 2¹/₂ hours 	\$127.00 per hour				
Not	es—						
	1	Lands Titles Office fees and stamp duty are not included in the fees in this Sch will, in appropriate circumstances, be payable.	nedule but				
	2	This Schedule of fees also applies in relation to the <i>Irrigation (Land Tenure)</i> A The <i>Irrigation (Land Tenure)</i> Act 1930 is, under section 3 of that Act, incorpo the Crown Land Management Act 2009.					
Made by the Minister for Environment and Water							

On 12 May 2021

DANGEROUS SUBSTANCES ACT 1979

South Australia

Dangerous Substances (Dangerous Goods Transport) (Fees) Notice 2021

under the Dangerous Substances Act 1979

1—Short title

This notice may be cited as the *Dangerous Substances* (*Dangerous Goods Transport*) (*Fees*) *Notice 2021*.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Dangerous Substances Act 1979.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1 Application for dangerous goods driver licence or for renewal of dangerous goods driver licence—

	(a)	for a period of 1 year or less	\$28.25			
	(b)	for a period of more than 1 year but not more than 2 years	\$57.00			
	(c)	for a period of more than 2 years	\$85.50			
2		tion for dangerous goods vehicle licence or for renewal of dangerous goods licence—				
	(a)	for a period of 1 year or less	\$171.00			
	(b)	for a period of more than 1 year but not more than 2 years	\$344.00			
	(c)	for a period of more than 2 years	\$515.00			
3	Applica	lication for determination under regulations or for variation of determination \$372.00				
4	Applica	Application for approval under regulations or for variation of approval \$372.00				
5	Applica	Application for exemption under section 36 of Act \$372.00				
6	Replace	cement licence, label, approval or exemption if lost, defaced or stolen \$28.25				
Made by the Treasurer						

Hon Ron Lucas MLC

On 15 April 2021

DANGEROUS SUBSTANCES ACT 1979

South Australia

Dangerous Substances (Fees) Notice 2021

under the Dangerous Substances Act 1979

1—Short title

This notice may be cited as the Dangerous Substances (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In these regulations, unless the contrary intention appears-

Act means the Dangerous Substances Act 1979.

4—Fees

The fees specified in Schedule 1 are prescribed for the purposes of the Act and are payable to the Director.

Schedule 1—Fees

1 Annual fee for a licence or renewal of a licence to keep—

(a)	liqu agg		
	(i)	exceeds 560 litres (water capacity) but does not exceed 20 kilolitres	\$211.00
	(ii)	exceeds 20 kilolitres (water capacity) but does not exceed 100 kilolitres	\$596.00
	(iii)	exceeds 100 kilolitres (water capacity)	\$965.00
(b)		nmable liquids (Class 3)—for each licensed premises in which the regate capacity of tanks, packaging and cylinders—	
	(i)	exceeds 120 litres but does not exceed 1 kilolitre	\$110.00
	(ii)	exceeds 1 kilolitre but does not exceed 25 kilolitres	\$211.00
	(iii)	exceeds 25 kilolitres but does not exceed 250 kilolitres	\$518.00
	(iv)	exceeds 250 kilolitres but does not exceed 2 500 kilolitres	\$1 770.00
	(v)	exceeds 2 500 kilolitres but does not exceed 10 000 kilolitres	\$5 953.00
	(vi)	exceeds 10 000 kilolitres	\$9 793.00
(c)	max	ss 6 or 8 substances—for each licensed premises, where the sum of the ximum volume in litres and mass in kilograms of Class 6 or 8 stances that may be kept in the premises under the licence—	
	(i)	does not exceed 1 000	\$110.00
	(ii)	exceeds 1 000 but does not exceed 25 000	\$211.00
	(iii)	exceeds 25 000 but does not exceed 250 000	\$518.00
	(iv)	exceeds 250 000 but does not exceed 2 500 000	\$1 770.00
	(v)	exceeds 2 500 000	\$5 953.00

Note—

For the purposes of calculating fees, the water capacity of a 45 kilogram liquefied petroleum gas cylinder must be taken to be 109 litres.

If a licence is to be issued or renewed for a term of more than 1 year, the fee prescribed by this clause must be multiplied by the number of whole years in the term of the licence.

If a licence is to be issued or renewed for a term of less than 1 year, the fee is a proportion of the fee prescribed by this clause, being the proportion that the number of whole months in the term of the licence bears to 12.

2	Fee for a permit, renewal of a permit or the issue of a duplicate permit	\$121.00
3	Fee for the issue of a compliance plate to the holder of a permit	\$12.10
4	Fee for the issue of a blank certificate of compliance to the holder of a permit	\$4.85
5	In respect of an application lodged by or on behalf of a Minister of the Crown	no fee

Made by the Treasurer Hon Rob Lucas MLC

On 15 April 2021

DEFAMATION ACT 2005 SECTION 33(3) Declaration

I, VICKIE CHAPMAN, Attorney-General, being the Minister to whom administration of the *Defamation Act 2005* is committed, HEREBY DECLARE in accordance with sub section (3) of section 33 of the *Defamation Act 2005* that on and from 1 July 2021 the maximum amount of damages that may be awarded for non-economic loss in defamation proceedings shall be FOUR HUNDRED AND THIRTY-TWO THOUSAND FIVE HUNDRED DOLLARS (**\$432,500**).

Dated: 26 May 2021

VICKIE CHAPMAN Attorney-General

DISABILITY INCLUSION ACT 2018

South Australia

Disability Inclusion (NDIS Worker Check) (Fees) Notice 2021

under the Disability Inclusion Act 2018

1—Short title

This notice may be cited as the *Disability Inclusion (NDIS Worker Check) (Fees) Notice 2021*. Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2-Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice—

Act means the Disability Inclusion Act 2018.

4—Fees

- (1) For the purposes of the Act, the fees set out in Schedule 1 are prescribed.
- (2) The Minister or the Registrar may waive or remit the whole or any part of a fee payable under the Act.

Schedule 1—Fees

Application for NDIS worker check clearance (volunteer)	No fee
Application for NDIS worker check clearance (tertiary student)	\$58.50
Application for NDIS worker check clearance (other)	\$107.00
Fee payable where volunteer undertakes paid employment where the clearance will remain in force for 12 months or less	\$21.40
Fee payable where volunteer undertakes paid employment where the clearance will remain in force for more than 12 months but not more than 2 years	\$42.75
Fee payable where volunteer undertakes paid employment where the clearance will remain in force for more than 2 years but not more than 3 year	\$64.00
Fee payable where volunteer undertakes paid employment where the clearance will remain in force for more than 3 years but not more than 4 years	\$85.50
Fee payable where volunteer undertakes paid employment where the clearance will remain in force for more than 4 years but not more than 5 years	\$107.00

Made by the Minister for Human Services

On 27 April 2021

DISTRICT COURT ACT 1991

South Australia

District Court (Fees) Notice 2021

under the District Court Act 1991

1—Short title

This notice may be cited as the District Court (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the District Court Act 1991;

ADD means the Administrative and Disciplinary Division of the Court;

corporation has the same meaning as in the Corporations Act 2001 of the Commonwealth;

National Credit Code means the *National Credit Code* in Schedule 1 of the *National Consumer Credit Protection Act 2009* of the Commonwealth;

not-for-profit organisation means a corporation that is not for the purpose of trading or securing a pecuniary profit for its members from its transactions;

prescribed corporation means a corporation other than-

- (a) a small business; or
- (b) a not-for-profit organisation;

of the proceeding in the Magistrates Court

small business means a corporation that—

- (a) has less than 20 full-time equivalent employees; and
- (b) is not a subsidiary of a corporation that has 20 or more full-time employees;

subsidiary has the same meaning as in the Corporations Act 2001 of the Commonwealth.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Court in relation to—

- (a) in the case of Part 1 of that Schedule—proceedings in the Civil Division; and
- (b) in the case of Part 2 of that Schedule—proceedings in the Criminal Injuries Division; and
- (c) in the case of Part 3 of that Schedule—proceedings in the Criminal Division; and
- (d) in the case of Part 4 of that Schedule—proceedings under the *Fair Work Act 2009* of the Commonwealth.

Schedule 1—Fees Part 1—Fees in Civil Division

1 On filing a final notice of claim-\$23.50 in the case of a notice of claim filed using the Electronic System (a) (b) in any other case \$56.50 2 On filing an application for discovery of documents before the commencement of a proceedingfor a prescribed corporation \$249.00 (a) \$178.00 (b) for any other person 3 On filing a document to commence a proceeding in the District Court-(a) in the case where a fee has previously been paid for filing an application for discovery of documents relating to the subject-matter of the proceedingfor a prescribed corporation \$1 696.00 (i) \$1 202.00 (ii) for any other person (b) in any other case-\$1 945.00 (i) for a prescribed corporation (ii) for any other person \$1,380.00 4 On transferring a proceeding commenced in the Magistrates Court to the Court-(a) in the case of a prescribed corporation \$1 945.00 less the fees already paid in respect of the proceeding in the Magistrates Court (b) in any other case \$1 380.00 less the fees already paid in respect

5	On filing	g an application under the National Credit Code	\$273.00	
6	On filing claim—			
	(a)	for a prescribed corporation	\$1 945.00	
	(b)	for any other person	\$1 380.00	
7		ferring a cross action in the nature of a counter claim or third party mmenced in the Magistrates Court to the Court—		
	(a)	in the case of a prescribed corporation	\$1 945.00 less the fees already paid in respect of the cross action in the Magistrates Court	
	(b)	in any other case	\$1 380.00 less the fees already paid in respect of the cross action in the Magistrates Court	
8	On settin	ng a date for trial—		
	(a)	for a prescribed corporation	\$1 945.00	
	(b)	for any other person	\$1 380.00	
9	On filing constitut			
	(a)	for a prescribed corporation	\$1 945.00	
	(b)	for any other person	\$1 380.00	
10	On filing relate to precedir			
	(a)	for a prescribed corporation	\$250.00	
	(b)	for any other person	\$177.00	
11	For seal	ing a certificate or certifying under seal that a document is a true	\$82.50	
12	For each	request to search and/or inspect a record of the Court	\$26.25	
13	For an u	nsealed copy of the record of the Court	\$26.25	
14	For a sea	aled copy of the record of the Court	\$82.50	
15	For copy	y of evidence—		
	(a)	per page in electronic form	\$8.85	
	(b)	per page in hard-copy form	\$11.30	
16	For cop	y of reasons for judgment—per page	\$8.85	
	Note—			
		1 copy will be supplied to a party to the proceeding free of charge.		
17	For copy	y of any other document—per page	\$5.30	
18	For production of transcript at request of a party where the Court does not \$17.80 require the transcript—per page			

19	Trial fee- Court	for each day or part of a day on which the trial is heard by the			
	(a)	for a prescribed corporation	\$1 945.00		
	(b)	for any other person	\$1 380.00		
20	account,	Fund—on interest collected on funds in Court or credited to an payable on transfer of interest out of the fund or account or at such me or times as required by the Court			
	(a)	if the interest is \$10.00 or less	no fee		
	(b)	in any other case	3% of amount of interest		
21	Taxation	of costs—			
	(a)	on filing a claim for costs in an existing proceeding	\$82.50		
	(b)	on filing an originating application for taxation of legal costs	\$82.50		
	(c)	for taxing an itemised claim for costs	5% of amount allowed on taxation (to nearest dollar)		
22		ing Registry (or Registry remaining open) after hours for urgent n of process—for each hour or part of an hour	\$423.00		
23	For opening Court (or Court remaining open) after hours for urgent\$1 274.00hearing—for each hour or part of an hour\$1 274.00				
Part	2—Fe	ees in Criminal Injuries Division			
1	On filing	g a document by which a proceeding is commenced—			
	(a)	for a prescribed corporation	\$250.00		
	(b)	for any other person	\$177.00		
2	For each	request to search and/or inspect a record of the Court	\$26.25		
3	For an unsealed copy of the record of the Court \$26.2				
4	For a sea	aled copy of the record of the Court	\$82.50		
	Note—	No fee is payable under clauses 2, 3 or 4 for a request made in respect of a record relating to criminal proceedings by or on behalf of the defendant or the victim of the offence that is the subject of those proceedings.			
5	For copy	y of evidence—			
	(a)	per page in electronic form	\$8.85		
	(b)	per page in hard-copy form	\$11.30		
6	For copy	y of reasons for judgment—per page	\$8.85		
	Note—				
		1 copy will be supplied to a party to the proceeding free of charge.			
7	For copy	y of any other document—per page	\$5.30		
8		luction of transcript at request of a party where the Court does ire the transcript—per page	\$17.80		

9	Taxat	ion of costs—	
	(a)	on filing a claim for costs in an existing proceeding	\$82.50
	(b)	on filing an originating application for taxation of legal costs	\$82.50
	(c)	for taxing an itemised claim for costs	5% of amount allowed on taxation (to nearest dollar)
10		bening Registry (or Registry remaining open) after hours for execution of process—per hour or part of an hour	\$423.00
11		pening Court (or Court remaining open) after hours for urgent g—per hour or part of an hour	\$1 274.00
Pa	rt 3—1	Fees in Criminal Division	
1	For each	request to search and/or inspect a record of the Court	\$26.25
2	For an u	sealed copy of the record of the Court	\$26.25
3	For a sea	led copy of the record of the Court	\$82.50
	Note—		
		No fee is payable under clauses 1, 2 or 3 for a request made in respect of a record relating to criminal proceedings by or on behalf of the defendant or the victim of the offence that is the subject of those proceedings.	
4	For seali copy	ng a certificate or certifying under seal that a document is a true	\$82.50
5	For copy	of evidence—	
	(a)	per page in electronic form	\$8.85
	(b)	per page in hard-copy form	\$11.30
6	For copy	of reasons for judgment-per page	\$8.85
	Note—		
		1 copy will be supplied to a party to the proceeding free of charge.	
7	For copy	of any other document—per page	\$5.30
Pa	rt 4—]	Fee in Commonwealth Fair Work Act 20	009 jurisdiction
1		blication in relation to the jurisdiction of the Court under the <i>Vork Act 2009</i> of the Commonwealth	no fee

Made by the Attorney-General

On 24 May 2021

EDUCATION AND CHILDREN'S SERVICES ACT 2019

South Australia

Education and Children's Services (Fees) Notice 2021

under the Education and Children's Services Act 2019

1—Short title

This notice may be cited as the Education and Children's Services (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 5 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Education and Children's Services Act 2019;

Non-school aged child means a child who is not yet a school aged child;

School aged child means a child who has commenced primary school, or will be commencing primary school later in the same year, or a child who is of or above 6 years of age;

Rural care program means a centre-based childcare service which operates within a government preschool facility and is provided in a rural community by the Department for Education under the Act.

4—Fees

For the purposes of the Act, the fees set out in Schedule 1 are prescribed for rural care programs.

Schedule 1—Fees

In the case of a non-school aged child	
Full day session (8am-6pm)	\$86.00
Morning session (8am-1pm)	\$43.00
Afternoon session (1pm-6pm)	\$43.00
Before preschool session (8am-9am)	\$8.60
After preschool session (3pm-6pm)	\$25.80
Casual care	\$8.60 per hour
In the case of a school aged child	
Before school care (8am-9am)	\$6.80
After school care (3pm-6pm)	\$20.40
Vacation care full day (8am-6pm)	\$68.00
Vacation care morning (8am-1pm)	\$34.00
Vacation care afternoon (1pm-6pm)	\$34.00
Late collection fee	\$10.00 per 10 minutes or part thereof

Made by the Minister for Education

On 14 May 2021

EMPLOYMENT AGENTS REGISTRATION ACT 1993

South Australia

Employment Agents Registration (Fees) Notice 2021

under the Employment Agents Registration Act 1993

1—Short title

This notice may be cited as the Employment Agents Registration (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Employment Agents Registration Act 1993.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

Mada	by the Treesurer	
3	Late application fee (section 9(3) of Act)	\$16.50
2	Application for renewal of licence (section 9(1)(c) of Act)	\$16.50
1	Application for licence (section 7(1)(d) of Act)	\$16.50

Made by the Treasurer Hon Rob Lucas MLC

On 15 April 2021

ENVIRONMENT, RESOURCES AND DEVELOPMENT COURT ACT 1993

South Australia

Environment, Resources and Development Court (Fees) Notice 2021

under the Environment, Resources and Development Court Act 1993

1—Short title

This notice may be cited as the *Environment, Resources and Development Court (Fees)* Notice 2021

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3 June 2021

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Environment, Resources and Development Court Act 1993.

4—Fees

- (1) The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Court in relation to—
 - (a) in the case of Part 1 of that Schedule—proceedings in the general jurisdiction; and
 - (b) in the case of Part 2 of that Schedule—proceedings involving a native title question.

Schedule 1—Fees Part 1—Fees in general jurisdiction

1	On filing or lodging any application or initiating any appeal or other proceedings, other than—	\$258.00
	(a) an interlocutory application under the rules of the Court; or	
	(b) an application that relates to a building dispute to which section 86(5) of the <i>Development Act 1993</i> applies; or	
	(c) an application to the Court for a consent judgment	
2	On an application by a party to proceedings for the issue of a summons	\$54.00
3	Court fee payable by an applicant where the application relates to a building dispute to which section 86(5) of the <i>Development Act 1993</i> applies	\$424.00
4	Court fee payable by the applicant or appellant if a matter proceeds to a hearing	\$282.00
5	For each request to inspect any material under section 47(1) of the Act	\$26.25
6	For a copy of a transcript of evidence	
	(a) per page in electronic form	\$8.85
	(b) per page in hard-copy form	\$11.30
7	Except where clause 8 applies, for a copy of any documentary material admitted into evidence—per page	\$8.85
8	For a copy of any photograph, map, plan or other document which is greater than A4 in size	\$8.85 per page, or the actual cost of copying (whichever is greater)
9	For a copy of any decision or order given or made by the Court—per page	\$8.85
	Note—	
	A party to proceedings is entitled to 1 copy of any decision or order given or made by the Court without charge.	
10	For a copy of any other document for which a fee has not been fixed under any other clause—per page	\$5.30
11	For opening Registry (or Registry remaining open) after hours for urgent execution of process—for each hour or part of an hour	\$141.00

Part 2—Fees in proceedings involving native title

1—Applications or notices commencing proceedings

-Appreciations of notices commencing proceedings					
On filing or lodging an application or initiating an appeal commencing proceedings \$780.0 sinvolving a native title question other than a request for mediation					
Examp					
		(a) an a	application for registration of a claim to native title in land		
		(b) an a	application for a native title declaration		
			application for variation or revocation of a native title laration		
		ope	application for a summary determination authorising mining rations on native title land (including under the expedited cedure)		
			appeal against a decision of the Minister to prohibit stration of a native title mining agreement		
		Act	application for a determination of the Court made under an authorising a person to enter native title land and carry out rations on the land or to acquire native title land		
			application for review of compensation provisions of ermination following native title declaration.		
2—Other app	licatio	ns			
On filir questio		odging any	y other application in proceedings involving a native title	\$54.00	
3—Inspection and copies of evidentiary material					
(a)	for	each reque	est to inspect material under section 47(1) of the Act	\$26.25	
(b)	evie		a transcript of evidence, documentary material admitted into a decision or order of the Court supplied under section 47(3)		
	(i)	per A4 p	age (or smaller) in electronic form	\$8.85	
	(ii)	per A4 p	age (or smaller) in hard-copy form	\$11.30	
	(iii)	per page	that is greater in size than A4 in electronic form	\$8.85	
	(iv)	per page	that is greater in size than A4 in hard-copy form	\$11.30 or the actual cost of copying (whichever is greater)	
(c)			any other document for which a fee has not been charged ph (b)—per page	\$5.30	
Note—	-				
			oceedings is entitled to 1 copy of any decision or order given the Court without charge.		
4—Opening R	Registr	y after ho	ours		
			or a Registry remaining open, after hours for urgent for each hour or part of an hour	\$141.00	

Made by the Attorney-General

On 24 May 2021

EVIDENCE ACT 1929

South Australia

Evidence (Fees) Notice 2021

under the Evidence Act 1929

1—Short title

This notice may be cited as the Evidence (Fees) Notice 2021

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Evidence Act 1929.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Registrar.

Schedule 1—Fees

1 Fee payable in respect of an authorised news media representative (section 69A of \$691.00 Act)

Made by the Attorney-General

On 24 May 2021

EXPLOSIVES ACT 1936

South Australia

Explosives (Fees) Notice 2021

under the Explosives Act 1936

1—Short title

This notice may be cited as the Explosives (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2-Commencement

This notice has effect on 1 July 2021.

No. 40 p. 1935

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Explosives Act 1936.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act, the *Explosives Regulations 2011*, the *Explosives (Fireworks) Regulations 2016* and the *Explosives (Security Sensitive Substances) Regulations 2006*.

Schedule 1—Fees

Part 1—Fees relating to Explosives Regulations 2011

1—Classification of explosives (Part 2)

	Fee for-	_	
	(a)	application for classification of explosive	\$198.00
	(b)	amendment of classification of explosive	\$112.00
2—L	icensing	of factories (Part 3)	
	Licence	fee for a factory to manufacture explosives	\$363.00
3—L	icence to	o mix and use Ammonium Nitrate mixture (Part 4)	
	Licence	to mix and use Ammonium Nitrate mixture of Classification Code 1.1D-	
	(a)	for 1 place only	\$66.50
	(b)	for more than 1 place	\$168.00
4—L	icence to	o carry explosives (Part 7)	
	Licence	fee for a carrier to carry—	
	(a)	up to 60 kg of explosives	\$42.00
	(b)	up to 265 kg of explosives	\$66.50
	(c)	up to 1 000 kg of explosives	\$73.00
	(d)	over 1 000 kg of explosives	\$212.00
5—L	icence to	o store on premises (Part 10)	
	Licence be stored	fee for storing explosives on premises in which the quantity of explosives to $4-$	
	(a)	does not exceed 30 kg	\$66.50
	(b)	exceeds 30 kg but does not exceed 60 kg	\$121.00
6—L	icensing	of magazines (Part 11)	
(1)	Licence	fee for portable magazine in which the quantity of explosive to be stored—	
	(a)	does not exceed 60 kg	\$146.00
	(b)	exceeds 60 kg but does not exceed 1 000 kg	\$424.00
	(c)	exceeds 1 000 kg	\$737.00
(2)	Licence	fee for any other magazine in which the quantity of explosive to be stored—	
	(a)	does not exceed 1 000 kg	\$212.00
	(b)	exceeds 1 000 kg	\$367.00

7—Licence to import explosives (Part 13)

Licence fee to import explosives—	
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(a) of classification code 1.2G, 1.3G, 1.4G or 1.4S		\$73.00
(b)	of another classification code	\$121.00
8—Inspectio	on or testing of explosives	
Fee for-	_	
(a)	examination of fuse	\$43.75
(b)	examination of detonator	\$43.75
(c)	physical examination of firework or firework composition	\$43.75
(d)	liquefaction test	\$43.75
(e)	exudation test	\$43.75
(f)	heat test	\$43.75
9—Blaster's licence (Part 14A)		
(a)	Fee for application for blaster's licence	\$81.00
(b)	Fee for application for renewal of blaster's licence	\$81.00

Part 2—Fees relating to Explosives (Fireworks) Regulations 2016

Applications under regulation 34-

(a)	for grant or renewal of a pyrotechnician's licence (Part 3 Division 1)	\$266.00
(b)	for grant or renewal of a pyrotechnic displays business licence (Part 3 Division 2)	\$178.00
(c)	for grant of an exempt display permit (Part 3 Division 3)	\$35.75
(d)	for grant or renewal of a pyrotechnic sales business licence (Part 4)	\$178.00

Part 3—Fees relating to Explosives (Security Sensitive Substances) Regulations 2006

Applications under regulation 27-

(a)	for grant or renewal of a licence or permit (regardless of the number of licences or permits to be granted to the applicant, or held by the applicant to be renewed, at the same time)	\$70.00
(b)	for variation of a licence or permit	\$70.00
	by the Treasurer b Lucas MLC	
On 15 A	pril 2021	

FAIR WORK ACT 1994

South Australia

Fair Work (Representation) (Fees) Notice 2021

under the Fair Work Act 1994

1—Short title

This notice may be cited as the Fair Work (Representation) (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Fees

The fees set out in Schedule 1 are—

- (a) prescribed for the purposes of the Fair Work Act 1994; and
- (b) payable to SAET.

Schedule 1—Fees

1	On lodging an application for registration as a registered agent—for each year of registration	\$264.00
2	Renewal fee (during the continuation of registration as a registered agent)—for each year of registration	\$264.00
	de by the Treasurer n Rob Lucas MLC	

On 15 April 2021

FINES ENFORCEMENT AND DEBT RECOVERY ACT 2017

South Australia

Fines Enforcement and Debt Recovery (Fees) Notice 2021

under the Fines Enforcement and Debt Recovery Act 2017

1—Short title

This notice may be cited as the Fines Enforcement and Debt Recovery (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Fines Enforcement and Debt Recovery Act 2017.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	Fee payable by issuing authority under section 9(2) of the Act	\$21.30
2	Fee payable by debtor under section 15(1) of the Act	\$21.30
3	Reminder notice fee under section 18(3) of the Act	\$59.00
4	Fee payable by alleged offender under section 20(1) of the Act	\$21.30
5	Fee payable by issuing authority under section 22(2) of the Act	\$21.30
6	Fee payable on application under section 22(5)(b)(i) of the Act	\$26.75
7	Fee payable by debtor or alleged offender under section 38(5) of the Act	\$21.30
8	Fee payable by debtor or alleged offender under section 39(7) of the Act	\$21.30
9	Fee payable by debtor or alleged offender under section 40(5) of the Act	\$21.30

Made by the Attorney-General

On 24 May 2021

FIRE AND EMERGENCY SERVICES ACT 2005

South Australia

Fire and Emergency Services (Fees) Notice 2021

under the Fire and Emergency Services Act 2005

1—Short title

This notice may be cited as the Fire and Emergency Services (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Fire and Emergency Services Act 2005.

4—Fees

- (1) The fees set out in Schedule 1 are prescribed for the purposes of the Act and payable to SAMFS.
- (2) The fees set out in Schedule 2 are prescribed for the purposes of the Act and payable to SACFS.

Schedule 1—Fees—SAMFS

1	Fee for	Fee for fire alarm monitoring—		
	(a)	in relation to the primary alarm system	\$723.00	
	plus			
	(b)	in relation to each subsequent alarm input	\$294.00 per system	
2		attending in response to a false alarm (with the following classifications ises or places being determined by SAMFS)—		
	(a)	A Class	\$903.00	
	(b)	B Class	\$645.00	
	(c)	C Class	\$461.00	
3	Fees for	fire safety services—		
	(a)	new alarm connection fee	\$144.00	
	(b)	smoke testing—per hour	\$155.00	
	(c)	on-site inspections—per hour	\$155.00	
	(d)	plan appraisals/meetings-per hour	\$155.00	
	(e) land agent searches—process fee		\$51.00	
	(f) land agent—document fee—per page		\$4.70	
	(g) fire report copies—per set		\$127.00	
	(h)	installed fire system test/inspection		
		(i) per subject matter expert—per hour	\$155.00	
		(ii) per building compliance unit—per hour	\$155.00	
		(iii) per fire appliance—per hour	\$198.00	
		(iv) per station officer—per hour	\$78.50	
		(v) per fire-fighter/general hand—per hour	\$59.00	
4	Fee for	the emergency response vessel—per hour	\$480.00	
5	Salvage	Salvage/fire watch—		
	(a)	per fire appliance—per hour	\$198.00	
	(b)	per station officer—per hour	\$78.50	
	(c)	per fire-fighter—per hour	\$59.00	
	(d)	equipment hire—per hour	\$11.60	
-	1. 1. 6			

6 Meals for fire safety services and salvage/fire watch will be in accordance with Commissioner's Standard

Schedule 2—Fees—SACFS

1	Fee for	ee for fire alarm monitoring—		
	(a)	in relation to the primary alarm system	\$723.00	
	plus			
	(b)	in relation to each subsequent alarm input	\$294.00 per system	
2		attending in response to a false alarm (with the following classifications ises or places being determined by SACFS)—		
	(a)	A Class (very high risk premises or place)	\$903.00	
	(b)	B Class (high risk premises or place)	\$645.00	
	(c)	C Class (significant, medium and low risk premises or place)	\$461.00	
3	Fees for	fire safety services—		
	(a)	new alarm connection fee	\$144.00	
	(b)	smoke testing—per hour	\$155.00	
	(c)	on-site inspections—per hour	\$155.00	
	(d)	plan appraisals/meetings-per hour	\$155.00	
	(e)	fire report copies—per set	\$127.00	
	(f)	installed fire system or hydrant system test/inspection-		
		(i) per subject matter expert—per hour	\$155.00	
		(ii) per flow test unit—per hour	\$155.00	
		(iii) per fire appliance—per hour	\$198.00	

Made by the Minister for Police, Emergency Services and Correctional Services On 13 May 2021

FIREARMS ACT 2015

South Australia

Firearms (Fees) Notice 2021

under the Firearms Act 2015

1—Short title

This notice may be cited as the Firearms (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

(1) In this notice, unless the contrary intention appears—

Act means the Firearms Act 2015.

(2) Unless the contrary intention appears, words and expressions used in this notice have the same respective meanings as in the Act or the *Firearms Regulations 2017*.

4—Fees

3

9

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the *Firearms Regulations 2017*.

Schedule 1—Fees

1 Application for grant or ren (dealer) licence)—		ion for grant or renewal of firearms licence (other than a category 11 licence)—
	(a)	if term of licence does not exceed 1 year

(a) if term of licence does not exceed 1 year
(b) if term of licence exceeds 1 year but does not exceed 3 years
(c) if term of licence exceeds 3 years but does not exceed 5 years
\$424
Note—

Subject to the fees otherwise specified in items 2 and 3 of this table, one application fee for the grant or renewal of a licence may be payable in respect of an application that involves more than one category of licence (other than an application for a licence authorising the purpose of collecting, or collecting and displaying, firearms—see section 12(4) of the Act). However, a separate application will be required (and separate fee payable) in respect of each category of licence where the term for which the licence is to be issued is not the same (as determined in accordance with section 17 of the Act).

2 Application for grant or renewal of category 11 (dealer) licence authorising dealing in firearms or firearms and ammunition—

(a)	if term of licence does not exceed 1 year	\$528
(b)	if term of licence exceeds 1 year but does not exceed 3 years	\$1 538
(c)	if term of licence exceeds 3 years but does not exceed 5 years	\$2 552
	tion for grant or renewal of category 11 (dealer) licence that authorises in ammunition only—	
(a)	if term of licence does not exceed 1 year	\$156
(b)	if term of licence exceeds 1 year but does not exceed 3 years	\$424
(c)	if term of licence exceeds 3 years but does not exceed 5 years	\$694
Applica	tion for variation of licence	\$61
Applica	tion for licence to replace licence lost, stolen or destroyed	\$61
Applica	tion for approval of person as a company's principal or secondary nominee	\$61
Applica	tion for registration of firearm in name of owner of firearm	\$41
Applica destroye	tion for certificate of registration to replace certificate lost, stolen or ed	\$41
Applica	tion for permit to possess ammunition	\$41

10	Fee to witness the transfer of a firearm under regulation 51(5) of the <i>Firearms Regulations</i> 2017	\$31
	However, if a firearm is registered in the name of the owner immediately after the transfer of the firearm is witnessed by a police officer, the witnessing fee is not payable.	
11	Application for international visitor permit	\$41
12	Application for foreign theatrical armourer permit	\$41
13	Application for foreign firearms dealer permit	\$41
14	Application for firearm refurbishment permit	\$41
15	Application for recognition of firearms club	\$612
16	Application for recognition of commercial range operator	\$612
17	Application for recognition of paint-ball operator	\$612
18	Application for accreditation or renewal of accreditation as an accredited paint-ball employee	\$41
19	Administrative fee on late renewal of licence	\$44

Made by the Minister for Police, Emergency Services and Correctional Services

On 19 May 2021

FISHERIES MANAGEMENT ACT 2007

South Australia

Fisheries Management (Fishery Licence and Boat and Device Registration Application and Annual Fees) Notice 2021

under the Fisheries Management Act 2007

1—Short title

This notice may be cited as the Fisheries Management (Fishery Licence and Boat and Device Registration Application and Annual Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the *Legislation (Fees) Act 2019* and is published in substitution for the *Fisheries Management (Fishery Licence and Boat and Device Registration Application and Annual Fees) Notice 2020* published in the South Australian Government Gazette on 25 June 2020 p. 3602.

2—Commencement

This notice has effect from the day on which it is published in the Gazette.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Fisheries Management Act 2007.

4—Fees

The Fees set out in Schedule 1 are prescribed for the purposes of the Act, as set out in the Schedule.

Schedule 1—Fees Part 1—Commercial fishing—fishery licence application and annual fees

	ication or ann 56(5)(a) of Act	ual fees payable for a fishery licence (section 54(1)(c))	
1	For a licence	e in respect of the Central Zone Abalone Fishery—	
	(a) ba	ise fee	\$15 291
		ditional fee for each abalone unit of the abalone quota titlement under the licence	\$612
2	For a licence	e in respect of the Southern Zone Abalone Fishery—	
	(a) ba	ise fee	\$11 305
		ditional fee for each abalone unit of the abalone quota titlement under the licence	\$198
3	For a licence	e in respect of the Western Zone Abalone Fishery—	
	(a) ba	ise fee	\$11 710
		ditional fee for each abalone unit of the abalone quota titlement under the licence	\$445
4	For a licence in respect of the Blue Crab Fishery—		
	(a) ba	ise fee	\$3 218
		ditional fee for each blue crab unit of the blue crab quota titlement under the licence	\$27
5	For a licence	e in respect of the Charter Boat Fishery	\$3 258
6	For a licence	e in respect of the Lakes and Coorong Fishery—	
	(a) ba	ise fee	\$2 710
	(b) ad	lditional fee—	
	(i)	for a gill net entitlement under the licence	\$1 582
	(ii)	for each gill net to be registered for use under the licence	\$124
	(iii)	for a pipi quota entitlement under the licence	\$5 562
	(iv)	for each pipi unit of the pipi quota entitlement under the licence	\$290
7	For a licence	e in respect of the Marine Scalefish Fishery —	
	(a) base fe	be	\$2 771
	(b)	additional fee for each blue crab unit of the blue crab quota entitlement under the licence	\$29.75
	(c)	additional fee for each pipi unit of the pipi quota entitlement under the licence	\$290

8	For a licence in respect of the Miscellaneous Fishery with a giant crab quota entitlement—	
	(a) base fee	\$5 610
	(b) additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$23.90
9	For a licence in respect of the Miscellaneous Fishery without a giant crab quota entitlement—	
	(a) base fee—	
	(i) if the licence authorises the taking of aquatic resources in the Lake Eyre Basin	no fee
	(ii) in any other case	\$5 610
	(b) additional fee if the licence authorises the taking of aquatic resources in the Lake Eyre Basin	no fee
	 (c) additional fee if a prescribed fishing activity (as defined in the <i>Fisheries Management (Vessel Monitoring Scheme) Regulations 2017)</i> is to be engaged in under the licence 	\$900
10	For a licence in respect of the Gulf St. Vincent Prawn Fishery	\$34,291
11	For a licence in respect of the Spencer Gulf Prawn Fishery	\$24 805
12	For a licence in respect of the West Coast Prawn Fishery	\$24 377
13	For a licence in respect of the River Fishery	\$200
14	For a licence in respect of the Northern Zone Rock Lobster Fishery subject to a condition limiting the holder of the licence to the taking of Southern Rock Lobster, Octopus and Giant Crab and a condition authorising the holder to take, for the purpose of bait only, any aquatic resources of a class (other than Octopus or Giant Crab) prescribed by Schedule 1 of the <i>Fisheries</i> <i>Management (Rock Lobster Fisheries) Regulations 2017</i> that are incidentally caught in rock lobster pots—	
	(a) base fee	\$3 520
	(b)additional fee for each rock lobster unit of the rock lobster quota entitlement under the licence	\$11.60
	(c) additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$23.90
	(d) additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$5.95
15	For a licence in respect of the Northern Zone Rock Lobster Fishery subject to a condition limiting the holder to the taking of Southern Rock Lobster, Octopus and Giant Crab and limiting the holder to the taking of aquatic resources of a class (other than Octopus or Giant Crab) prescribed by Schedule 1 of the <i>Fisheries Management (Rock Lobster Fisheries)</i> <i>Regulations 2017</i> for the purpose of bait only—	
	(a) base fee	\$4 020
	(b) additional fee for each rock lobster unit of the rock lobster quota entitlement under the licence	\$11.60
	(c) additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$23.90

			\$5.05
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$5.95
16	subject	cence in respect of the Northern Zone Rock Lobster Fishery not to a condition limiting the classes of aquatic resources that may be r the purpose for which aquatic resources may be taken—	
	(a)	base fee	\$5 989
	(b)	additional fee for each rock lobster unit of the rock lobster quota entitlement under the licence	\$11.60
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$23.90
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$5.95
17	a condi Lobster take, fo Octopu <i>Manage</i>	cence in respect of the Southern Zone Rock Lobster Fishery subject to tion limiting the holder of the licence to the taking of Southern Rock c, Octopus and Giant Crab and a condition authorising the holder to r the purpose of bait only, any aquatic resources of a class (other than s or Giant Crab) prescribed by Schedule 1 of the <i>Fisheries</i> <i>ement (Rock Lobster Fisheries) Regulations 2017</i> that are incidentally in rock lobster pots—	
	(a)	base fee	\$7 523
	(b)	additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence	\$175
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$23.90
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$5.95
18	a condi Octopu resourc Schedu	cence in respect of the Southern Zone Rock Lobster Fishery subject to tion limiting the holder to the taking of Southern Rock Lobster, s and Giant Crab and limiting the holder to the taking of aquatic es of a class (other than Octopus or Giant Crab) prescribed by le 1 of the <i>Fisheries Management (Rock Lobster Fisheries)</i> <i>tions 2017</i> for the purpose of bait only—	
	(a)	base fee	\$8 023
	(b)	additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence	\$175
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$23.90
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$5.95
19	subject	cence in respect of the Southern Zone Rock Lobster Fishery not to a condition limiting the classes of aquatic resources that may be r the purpose for which aquatic resources may be taken—	
	(a)	base fee	\$9 992
	(b)	additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence	\$175
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$23.90

	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$5.95
20	For a lice	ence authorising the take of Vongole —	
	(a)	base fee	\$2 093
	(b)	additional fee for each vongole unit of the vongole quota entitlement under the licence—	
		(i) for a vongole quota entitlement relating to the Coffin Bay vongole fishing zone	\$67
		(ii) for a vongole quota entitlement relating to the Port River vongole fishing zone	no fee
		(iii) for a vongole quota entitlement relating to the West Coast vongole fishing zone	\$49.25
21	For a lice	ence authorising the take of Sardine —	
	(a)	base fee	\$5 543
	(b)	addition fee for each Sardine unit of Sardine quota entitlement under the licence —	\$33

Part 2—Commercial fishing—boat and device registration fees

Application or annual fees for the registration of a device under a fishery licence (section 54(1)(c) and 56(5)(a) of Act)

1	-	tration of 1 or more swinger nets to be used under a licence in respect kes and Coorong Fishery	no fee
2	in respec	tration of 1 or more fish nets (other than swinger nets) under a licence t of the Lakes and Coorong Fishery under which the holder may take esources prescribed in Schedule 1 of the <i>Fisheries Management</i> <i>Scalefish Fisheries</i>) <i>Regulations 2017</i>	\$2 469
3		tration of 1 or more fish nets under a licence in respect of the Northern ck Lobster Fishery or Southern Zone Rock Lobster Fishery	\$2 469
4	-	tration of 1 or more fish nets (other than sardine nets) under a licence t of the Marine Scalefish Fishery or Miscellaneous Fishery	\$4 938
5	-	tration of 1 or more sand crab pots under a licence in respect of the calefish Fishery	no fee
6	For regis bait is no	tration of a fish net used solely to take fish for bait provided that the t for sale	no fee
		r annual fees payable for the registration of a boat under a fishery n 54(1)(c) and 56(5)(a) of Act)	
7	For regis Fishery–	tration of a boat under a licence in respect of the Charter Boat	
	(a)	if the certificate of survey in force in respect of the boat specifies that the boat may carry up to unberthed 6 passengers	\$814
	(b)	if the certificate of survey in force in respect of the boat specifies that the boat may carry up to unberthed 12 passengers	\$1 629
	(c)	if the certificate of survey in force in respect of the boat specifies that the boat may carry more than unberthed 12 passengers	\$3 258

Schedule 2—Transitional and saving provisions

1—Transitional and saving provisions

- (1) The licence and registration application fees prescribed by Schedule 1 of this notice apply where a licence or registration is to take effect on or after 1 July 2021.
- (2) The licence and registration annual fees prescribed by Schedule 1 of this notice, apply in respect of the period of 12 months commencing on 1 July 2021.
- (3) Despite the fees prescribed by Schedule 1 of this notice—
 - (a) the licence and registration application fees prescribed by Schedule 1 Part 1 and 2 of the *Fisheries Management (Fishery Licence and Boat and Device Registration Application and Annual Fees) Notice 2020*, as in force immediately before this notice has effect, continue to apply where a licence or registration is to take effect before 1 July 2021;
 - (b) the licence and registration annual fees prescribed by Schedule 1 Part 1 and 2 of the *Fisheries Management (Fishery Licence and Boat and Device Registration Application and Annual Fees) Notice 2020*, as in force immediately before this notice has effect, continue to apply in respect of the period of 12 months that commenced on 1 July 2020.

Made by the Minister for Primary Industries and Regional Development

On 31 May 2021

FISHERIES MANAGEMENT ACT 2007

SECTION 47

Extension of the term of the Management Plan for the South Australian Charter Boat Fishery

Take note that pursuant to subsection 47(3) of the *Fisheries Management Act 2007*, the term of the Management Plan for the South Australian Charter Boat Fishery that came into effect on 1 April 2019 by notice on page 830 of the *South Australian Government Gazette* dated 14 March 2019 is hereby extended to 30 June 2022.

Dated: 26 May 2021

PROF GAVIN BEGG Executive Director Fisheries and Aquaculture Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

June 2021 Fishing for the West Coast Prawn Fishery

Take notice that pursuant to Regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the notice dated 20 January 2021 on page 219 of the *South Australian Government Gazette* of 28 January 2021, prohibiting fishing activities in the West Coast Prawn Fishery is HEREBY varied such that it will not be unlawful for a person fishing pursuant to a West Coast Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

SCHEDULE 1

The waters of the West Coast Prawn Fishery excluding Ceduna and Corvisart Bay defined in the West Coast Prawn Fishery Harvest Strategy.

SCHEDULE 2

Commencing at sunset on 3 June 2021 and ending at sunrise on 18 June 2021.

SCHEDULE 3

- 1. Each licence holder or a registered master of a fishing license undertaking fishing activities pursuant to this notice must ensure that a representative sample of catch (a 'bucket count') is taken at least 3 times per night during the fishing activity.
- 2. Each 'bucket count' sample must be accurately weighed to 7kg where possible and the total number of prawns contained in the bucket must be recorded on the daily catch and effort return.
- 3. Fishing must cease if one of the following limits is reached:
 - (a) A total of 14 nights of fishing are completed.
 - (b) The average catch per vessel, per night (for all 3 vessels) drops below 300kg for two consecutive nights in each fishing area. In this case, fishing in that area will cease for the remainder of that fishing run.
 - (c) The average 'bucket count' for all vessels exceeds 240 prawns per 7kg bucket on any single fishing night in the Coffin Bay area. In this case, fishing in the area shall cease and fishing vessels move to another location.
 - (d) The average 'bucket count' for all vessels exceeds 240 prawns per 7kg bucket on any single fishing night in the Venus Bay area. In this case, fishing in the area shall cease and fishing vessels move to another location.

- 4. Each licence holder or registered master of a fishing license undertaking fishing activities must provide a daily report by telephone or SMS message, via a nominated representative, to the Department of Primary Industries and Regions Prawn Fishery Manager, providing the following information from the previous nights fishing:
 - (a) average prawn catch; and
 - (b) the average prawn 'bucket count' for all vessels operating in the fishery.
- 5. No fishing activity may be undertaken after the expiration of 30 minutes from the prescribed time of sunrise and no fishing activity may be undertaken before the prescribed time of sunset for Adelaide (as published in the *South Australian Government Gazette* pursuant to the requirements of the *Proof of Sunrise and Sunset Act 1923*) during the period specified in Schedule 2.

Dated: 1 June 2021

YOLANDE MARKEY A/Prawn Fisheries Manager Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

June Survey in the West Coast Prawn Fishery

Take notice that pursuant to Regulation 10 of the Fisheries Management (Prawn Fisheries) Regulations 2017, the notice dated 20 January 2021 on page 219 of the South Australian Government Gazette of 28 January 2021, prohibiting fishing activities in the West Coast Prawn Fishery is HEREBY varied such that it will not apply to the holders of a West Coast Prawn Fishery licence issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2017 listed in Schedule 1 or their register master insofar as they may use prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of undertaking a prawn survey during the period specified in Schedule 2, subject to the conditions contained in Schedule 3 unless this notice is varied or revoked.

|--|

Licence Number	Licence Holder	Boat Name	Trawl Survey Area
D01	Bosanquet Bay Pty Ltd	Bosanquet Bay	Venus Bay

SCHEDULE 2

Commencing at sunset on 2 June 2021 and ending at sunrise on 3 June 2021.

SCHEDULE 3

- 1. The licence holder listed in Schedule 1 or their register master must operate within the trawl survey area nominated in the table in Schedule 1.
- 2. For the purposes of this notice the trawl survey areas cannot include any waters of a habitat protection zone or a sanctuary zone of a marine park established under the *Marine Parks Act 2007*.
- 3. The registered master must keep a 'skippers log' to record catch information during the survey.
- 4. All fish, other than King Prawns, Southern Calamari, Gould's Squid, Scallops, Octopus and Balmain Bugs taken during the exempted activity for survey purposes, are to be returned to the water immediately after capture.
- 5. The licence holders listed in Schedule 1 or their register master must comply with all regulations and conditions that apply to fishing activities undertaken pursuant to their licence, in addition to the conditions imposed by this exemption.
- 6. While engaged in fishing activities or unloading the survey catch, the licence holder listed in Schedule 1 or their register master must have a copy of this notice on board the boat or near his person. This notice must be produced to a Fisheries Officer if requested.
- 7. The licence holders listed in Schedule 1 or their register master must not contravene or fail to comply with the *Fisheries Management Act 2007*, or any other regulations made under that Act except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act 2007*. The notice holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within a marine park.

Dated: 1 June 2021

YOLANDE MARKEY A/Prawn Fishery Manager Delegate of the Minister for Primary Industries and Regional Development

FOOD ACT 2001

South Australia

Food (Fees) Notice 2021

under the Food Act 2001

1—Short title

This notice may be cited as the *Food* (*Fees*) *Notice* 2021.

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In these regulations, unless the contrary intention appears-

Act means the Food Act 2001;

regulations means the Food Regulations 2017.

4—Fees

The fees specified in Schedule 1 are prescribed for the purposes of the Act and the regulations.

Schedule 1—Fees

1	Applica	tion for approval of food safety auditors (section 73(3)(b) of Act)	
	(a)	in the case of a Public Service employee employed for the purpose of carrying out the functions of a food safety auditor	no fee
	(b)	in any other case	\$174.00
2	· · ·	on fee (regulation 13)—the reasonable costs incurred in carrying out the on, but not exceeding—	
	(a)	in the case of a small business	\$131.00
	(b)	in any other case	\$327.00
Mad	o hy tho	Ministor for Hoolth and Wallbaing	

Made by the Minister for Health and Wellbeing

On 9 May 2021

FREEDOM OF INFORMATION ACT 1991

South Australia

Freedom of Information (Fees) Notice 2021

under the Freedom of Information Act 1991

1—Short title

This notice may be cited as the Freedom of Information (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Freedom of Information Act 1991.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1		On appl	ication for access to an agency's document (section 13(c))	\$38.25
2	(1)		ing with an application for access to an agency's document and in of the giving of access to the document (section 19(1)(b) and (c))—	
		(a)	in the case of a document that contains information concerning the personal affairs of the applicant—	
			(i) for up to the first 2 hours spent by the agency in dealing with the application and giving access	no charge
			(ii) for each subsequent 15 minutes so spent by the agency	\$14.40
		(b)	in any other case—for each 15 minutes so spent by the agency	\$14.40
	(2)		ion to the fees specified in subclause (1), the following fees are in respect of the giving of access to an agency's document:	
		(a)	where access is to be given in the form of a photocopy of the document (per page)	\$0.20
		(b)	where access is to be given in the form of a written transcript of words recorded or contained in the document (per page)	\$8.55
		(c)	where access is to be given in the form of a copy of a photograph, x-ray, DVD or other medium in or on which information is recorded or stored	the actual cost incurred by the agency in producing the copy
	Note	<u>) </u>		
		appl	e applicant requires that a document be posted or delivered, the icant must pay the actual costs incurred by the agency in posting or vering the document.	
3			ication for review by an agency of a determination made by the under Part 3 of the Act (section 29(2)(b))	\$38.25
Ma	ide l	oy the A	Attorney-General	

Made by the Attorney-General

On 24 May 2021

GAMING MACHINES ACT 1992

South Australia

Gaming Machines (Fees) Notice 2021

under the Gaming Machines Act 1992

1—Short title

This notice may be cited as the Gaming Machines (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

No. 40 p. 1951

2—Commencement

This notice has effect on the day on which it is made.

3—Interpretation

In this notice, unless the contrary intention appears— Act means the Gaming Machines Act 1992.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	Application for a gaming machine licence, gaming machine dealer's licence or gaming machine service licence	\$643.00
2	Application for the gaming machine monitor licence	\$643.00
3	Application for consent to the transfer of a gaming machine licence	\$643.00
4	Application for approval of a person as a gaming machine technician	\$150.00
5	Application for approval of a person to assume a position of authority in body corporate—	
	 (a) if the person is the subject of an approval of the Commissioner in force under section 38 of the Act 	No fee
	(b) if an approval referred to in paragraph (a) is not in force but the person is the subject of an approval of the Commissioner in force under section 71 of the <i>Liquor Licensing Act 1997</i>	\$12.70
	(c) in any other case	\$150.00
6	Application for approval of a gaming machine	\$643.00
7	Application for approval of a game	\$643.00
8	Application for approval of gaming tokens	\$643.00
9	Application for approval to manufacture gaming tokens	\$643.00
10	Application for approval of an agreement or arrangement (section 68(2) of Act)	\$643.00
11	Application to vary licence conditions (other than a condition relating to number of gaming machines on licensed premises)	\$140.00
12	Application to vary a licence condition relating to number of gaming machines on licensed premises	No fee
13	For the issue of an identification badge	\$23.40
14	For investigation of a natural person—for each person	\$75.00
Made	e by the Attorney-General	

On 24 May 2021

GUARDIANSHIP AND ADMINISTRATION ACT 1993

South Australia

Guardianship and Administration (Fees) Notice 2021

under the Guardianship and Administration Act 1993

1—Short title

This notice may be cited as the Guardianship and Administration (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Guardianship and Administration Act 1993.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Public Trustee.

Schedule 1—Fees

1

The fee payable by an administrator of a protected person's estate for examination \$244.00 of a statement of the accounts of an estate and preparation of a report for the Tribunal by the Public Trustee for the purposes of section 44 of the Act (per hour or part of an hour)

Made by the Attorney-General

On 24 May 2021

HEALTH CARE ACT 2008

Fees and Charges

I, Stephen Wade, Minister for Health and Wellbeing hereby give notice pursuant to Section 44 of the *Health Care Act 2008*, of the fees in the list attached to apply to compensable patients or patients who are not Medicare patients. These fees will operate from 1 July 2021 until I make a further Notice under section 44 of the Act.

Dated: 18 May 2021

HON STEPHEN WADE MLC Minister for Health and Wellbeing

Interpretation

(1) unless the contrary intention appears-

Act means the Health Care Act 2008;

admission means the formal administrative process of a public hospital site by which a patient commences a period of treatment, care and accommodation in the public hospital site;

admitted, in relation to a patient, means a patient who has undergone the formal admission process of a public hospital site;

compensable patient means a patient receiving services from a public hospital site who is, or may be, entitled to payment, or has received payment, by way of compensation in respect of the injury, illness or disease for which the patient is receiving those services;

day means 24 hours (whether a continuous period or in aggregate);

discharge means the formal administrative process of a public hospital site by which a patient ceases a period of treatment, care and accommodation in that public hospital site;

discharged, in relation to a patient, means a patient who has undergone the formal discharge process of a public hospital site;

health professional includes a person employed to provide training or instruction to patients or their carers in relation to patient treatment and care;

incorporated hospital means a hospital incorporated under the Health Care Act 2008.

Medicare eligible patient means a patient who is an eligible person for the purposes of receiving medical benefits under the *Health Insurance Act 1973* of the Commonwealth;

non-admitted, in relation to a patient, means a patient who is not an admitted patient;

non-Medicare patient is anyone who does not fall into the Compensable, Veterans' Affairs, or Medicare eligible categories; as follows:

- Admitted Sub Acute and Non Acute services—Refers to any service that is classified as Sub-Acute or Non-Acute under the Australian National Sub-Acute and Non-Acute Patient (AN SNAP v4.0) classification system.
- Admitted Surgical Interventions—Refers to any service that is classified as a Surgical Intervention under the Australian Refined Diagnosis Related Group (AR-DRG v9.0) classification system.
- Admitted Medical Interventions—Refers to any service that is classified as a Medical Intervention under the Australian Refined Diagnosis Related Group (AR-DRGv9.0) classification system.
- Admitted Births/Deliveries—Refers to any service that is classified within the Australian Refined Diagnosis Related Group (AR DRG) classification system within the adjacent AR DRGs of "O01" or "O02" or "O60" relating to births/deliveries

obstetrics refers to the branch of medicine that specialises in the care of women before, during, and after childbirth.

outreach service, in relation to a public hospital site, means treatment or care provided by the public hospital site to a non-admitted patient at a location outside the public hospital site premises (being treatment or care provided as a direct substitute for treatment or care that would normally be provided on the public hospital site premises);

patient means a person to whom a public hospital site provides treatment or care (including outreach services or domiciliary maintenance and care);

private, in relation to a patient, connotes that the patient receives medical or diagnostic services from a medical practitioner selected by the patient;

public, in relation to a patient, connotes that the patient receives medical or diagnostic services from a medical practitioner selected by the public hospital site of which he or she is a patient;

public hospital site means a hospital facility which is operated by and is part of an incorporated hospital and which can have buildings and facilities at more than one location in the State;

retrieval team means a team of health professionals, at least one of whom is a medical practitioner, with specialist expertise in the treatment and care of seriously ill or seriously injured patients during transportation;

salaried medical officer, in relation to a public hospital site, means a medical practitioner who is employed by the employing authority under the *Health Care Act 2008*.

Determination of Fees

Fees

- (1) Subject to subsection (3) and (4), the fee to be charged by a public hospital site for services of a kind set out in Schedule 1 provided to an admitted patient—
 - (a) who is a compensable patient,
 - is the fee set out in, or determined in accordance with, that Schedule.
- (2) Subject to subsection (3) and (4), the fee to be charged by a public hospital site for services of a kind set out in Schedule 2 provided to an admitted patient—

(a) who is not a Medicare patient,

is the fee set out in, or determined in accordance with, that Schedule.

- (3) Subject to subsection (3) and (4), the fee (or, where specified, the maximum fee) to be charged by a public hospital site for services of a kind set out in Schedule 3 provided to a non-admitted patient—
 - (a) who is a compensable patient; or
 - (b) who is not a Medicare patient,

is the fee set out in, or determined in accordance with, that Schedule.

- (4) Subject to subsection (4), the fee (or, where specified, the maximum fee) to be charged by a public hospital site for services of a kind set out in Schedule 4 provided to a patient—
 - (a) who is a compensable patient; or
 - (b) who is not a Medicare patient,
 - is the fee set out in, or determined in accordance with, that Schedule.
- (5) The fee to be charged by a public hospital site for services of a kind set out in Schedule 4A provided to a public patient—
 - (a) who is not a compensable patient; and
 - (b) who is not a Medicare patient,
 - is the fee set out in, or determined in accordance with, that Schedule.

Discount or remission of fees

A public hospital site may discount payment of, or remit, the whole or any part of a fee payable to it.

SCHEDULE 1—INCORPORATED HOSPITALS AND PUBLIC HOSPITAL SITES: FEES FOR ADMITTED PATIENTS WHO ARE COMPENSABLE PATIENTS

1—Interpretation

(1) In this Schedule, unless the contrary intention appears-

AR-DRG means Australian Refined Diagnosis Related Group;

leave hour means an hour for which an admitted patient of a public hospital site is on leave from the public hospital site without being discharged from the public hospital site;

maintenance care (formerly Nursing Home Type care) means treatment and care of an admitted patient in which the treatment goal is to prevent deterioration in the patient's health or ability to function and where care over an indefinite period, but not further complex assessment or stabilisation, is required;

Manual means the most current *Australian Refined Diagnosis Related Groups Definitions Manual*, released by the Commonwealth Department for Health and Wellbeing;

Private and public admitted compensable patients—patients will be seen as a public or private admitted compensable patient in accordance with hospital practices in a similar way as applied to Medicare eligible patients;

rehabilitation, or *rehabilitation care*, means the treatment and care of a patient with an impairment, disability or handicap in which the treatment goal is to improve the ability of the patient to function;

rounded to the nearest hour, in relation to the determination of a number of hours, means that where a number of hours includes a fraction of an hour, the number is to be rounded up to the nearest whole hour if the fraction consists of 30 minutes or more and rounded down to the nearest whole hour (or, where necessary, to zero) if the fraction consists of less than 30 minutes;

- (2) For the purposes of this Schedule—
 - (a) AR-DRG reference numbers or descriptions are as set out in the Manual; and
 - (b) terms and abbreviations used in AR-DRG descriptions have the meanings given by the Manual.

(3) A reference in this Schedule to a Table of a specified number in this Schedule is a reference to the Table of that number in Clause 9.

2—Determination of applicable AR-DRG

For the purposes of this Schedule, the AR-DRG applicable to a patient must be determined in accordance with the guidelines contained in *South Australian Morbidity Coding Standards and Guidelines (Inpatients)*, effective 1 July 2015, *published by the Department for Health and Wellbeing*.

3—Standard fee for admitted patients

Subject to this Schedule, the fee to be charged by a public hospital site for a period of treatment, care and accommodation of an admitted patient to whom an AR DRG specified in the first and second columns of Table 3 in this Schedule is applicable must be calculated as follows:

Fee = Price × Cost Weight

where---

- (a) the Price is the price specified in the second column of Table 1 in this Schedule; and
- (b) the *Cost Weight* is the cost weight specified in the third or fourth column of Table 3 in this Schedule according to the patient classification (public or private) specified in those columns for the AR DRG applicable to the patient.

4-Fee for rehabilitation or maintenance care

Despite Clause 3, the fee to be charged by a public hospital site for a period of treatment, care and accommodation of an admitted patient where the treatment and care consists of rehabilitation or maintenance care must be calculated as follows:

 $Fee = Price \times LOS$

where-

(a) the *Price* is the price specified in the third column of Table 2 in this Schedule according to the patient classification (public or private) specified in the first column and the type of treatment or care specified in the second column of the Table; and

- (b) the LOS (length of stay) means the number of hours (rounded to the nearest hour) between—
 - (i) the admission of the patient to the public hospital site or, where the patient receives maintenance care, the commencement of maintenance care, whichever is the later; and
 - (ii) the discharge of the patient from the public hospital site,

excluding any leave hours (rounded to the nearest hour) for the patient during that period, expressed as a figure in days (including parts of days) and rounded up to the nearest whole day.

5-Medical or diagnostic services not included in fees for private patients

In the case of a private patient, a fee determined in accordance with this Schedule does not include a fee for the cost of medical or diagnostic services provided by a medical practitioner selected by the patient.

6-Retrieval fee (admitted patients)

Where a retrieval team provided by a public hospital site or SA Ambulance Service monitors and treats a seriously ill or seriously injured admitted patient of that or any other public hospital site during the transportation of the patient to a the public hospital site or to another facility of the public hospital site, the fee to be charged by the public hospital site or SA Ambulance Service providing the retrieval team is as follows:

Provision of retrieval team—\$3 726.00

7—Transportation fee

- (1) Where, in addition to providing a service referred to in this Schedule, a public hospital site transports, or arranges for the transportation of, a patient to or from (or between different facilities of) the public hospital site, the public hospital site may charge an additional fee equal to the cost to the public hospital site of providing, or arranging for the provision of, that transportation.
- (2) Subclause (1) does not apply to the transportation of a patient with a retrieval team provided by the public hospital site.

8-Other fees

- (1) Pharmaceutical Reform arrangements
 - Under the agreement between the South Australian and the Australian Government the following fees apply for pharmaceuticals provided to admitted patients on discharge:

For compensable patients:

- (a) For the supply of Pharmaceutical Benefit Scheme items (per item) the community co-payment rate for pharmaceuticals as set under the *Commonwealth National Health Act 1953* each year on 1 January.
- (b) For the supply of non-Pharmaceutical Benefit Scheme items (per item) an amount that is the cost to the public hospital (using a full cost recovery principle) for supply of that item.

9—Tables

Tal	ble I	: P	rices

Public Hospitals	Price
All Hospitals	\$6 328

Table 2: Rehabilitation and Maintenance Care Fees

Public or Private Patient	Type of Treatment	Price Per Day All Hospitals
Public	Maintenance care	\$482
Private	Maintenance care	\$471
Public	Rehabilitation—Spinal	\$2 581
Private	Rehabilitation—Spinal	\$2 356
Public	Rehabilitation—Stroke, Acquired Brain Injury, Amputee	\$1 492
Private	Rehabilitation—Stroke, Acquired Brain Injury, Amputee	\$1 361
Public	Rehabilitation—Other	\$1 064
Private	Rehabilitation—Other	\$973

Table 3: Cost Weight Table for All Incorporated Hospitals and Public Hospital Sites

	AR_DRGv8.0	Cost Weight	
DRG	DRG Description	Public	Private
801A	OR Procedures Unrelated to Principal Diagnosis, Major Complexity	10.701	11.387
801B	OR Procedures Unrelated to Principal Diagnosis, Intermediate Complexity	4.126	5.692
801C	OR Procedures Unrelated to Principal Diagnosis, Minor Complexity	1.344	1.309
A01Z	Liver Transplant	30.470	46.463
A03Z	Lung or Heart-Lung Transplant	20.350	18.415
A05Z	Heart Transplant	28.635	25.871
A06A	Tracheostomy and/or Ventilation >=96hours, Major Complexity	60.687	76.694
A06B	Tracheostomy and/or Ventilation >=96hours, Intermediate Complexity	39.479	55.133
A06C	Tracheostomy and/or Ventilation >=96hours, Minor Complexity	24.429	18.675
A07A	Allogeneic Bone Marrow Transplant, Age <=16 Years or Major Complexity	25.190	19.814
A07B	Allogeneic Bone Marrow Transplant, Age >=17 Years and Minor Complexity	12.019	5.617
A08A	Autologous Bone Marrow Transplant, Major Complexity	8.785	7.364
A08B	Autologous Bone Marrow Transplant, Minor Complexity	2.744	2.693
A09A	Kidney Transplant, Age <=16 Years or Major Complexity	13.970	6.391
A09B	Kidney Transplant, Age >=17 Years and Minor Complexity	9.382	12.398
A10Z	Insertion of Ventricular Assist Device	63.716	57.443
A11A	Insertion of Implantable Spinal Infusion Device, Major Complexity	9.799	9.026
A11B	Insertion of Implantable Spinal Infusion Device, Minor Complexity	3.598	1.619
A12Z	Insertion of Neurostimulator Device	5.243	4.588
A40A	ECMO, Major Complexity	101.838	28.949
A40B	ECMO, Minor Complexity	33.012	10.103
B01A	Ventricular Shunt Revision, Major Complexity	4.823	4.527
B01B	Ventricular Shunt Revision, Minor Complexity	2.728	2.255
B02A	Cranial Procedures, Major Complexity	15.737	19.133
B02B	Cranial Procedures, Intermediate Complexity	7.235	13.613
B02C	Cranial Procedures, Minor Complexity	4.516	5.259
B03A	Spinal Procedures, Major Complexity	6.959	7.198
B03B	Spinal Procedures, Intermediate Complexity	3.752	2.044
B03C	Spinal Procedures, Minor Complexity	2.571	1.933
B04A	Extracranial Vascular Procedures, Major Complexity	6.813	3.816
B04B	Extracranial Vascular Procedures, Intermediate Complexity	3.761	1.820
B04C	Extracranial Vascular Procedures, Minor Complexity	2.373	2.057
B05Z	Carpal Tunnel Release	0.446	0.352
B06A	Procedures for Cerebral Palsy, Muscular Dystrophy and Neuropathy, Major Comp	6.753	4.423
B06B	Procedures for Cerebral Palsy, Muscular Dystrophy and Neuropathy, Interm Comp	3.114	1.048
B06C	Procedures for Cerebral Palsy, Muscular Dystrophy and Neuropathy, Minor Comp	1.455	1.184
B07A	Cranial or Peripheral Nerve and Other Nervous System Procedures, Major Comp	4.508	2.647
B07B	Cranial or Peripheral Nerve and Other Nervous System Procedures, Minor Comp	1.400	1.165
B40Z	Plasmapheresis W Neurological Disease, Sameday	0.175	0.350
B41Z	Telemetric EEG Monitoring	1.371	1.271

	AR_DRGv8.0	Cost Weight	
DRG	DRG Description	Public	Privat
B42A	Nervous System Disorders W Ventilator Support, Major Complexity	11.160	12.11
B42B	Nervous System Disorders W Ventilator Support, Minor Complexity	4.615	8.36
B60A	Acute Paraplegia and Quadriplegia W or W/O OR Procedures, Major Complexity	16.536	9.92
B60B	Acute Paraplegia and Quadriplegia W or W/O OR Procedures, Minor Complexity	3.880	3.46
B61A	Spinal Cord Conditions W or W/O OR Procedures, Major Complexity	8.898	8.99
B61B	Spinal Cord Conditions W or W/O OR Procedures, Minor Complexity	3.101	2.32
B62Z	Apheresis	0.245	0.43
B63A B63B	Dementia and Other Chronic Disturbances of Cerebral Function, Major Complexity Dementia and Other Chronic Disturbances of Cerebral Function, Minor Complexity	5.004 2.319	4.73 2.33
B64A	Delirium, Major Complexity	2.319	4.78
B64B	Delirium, Minor Complexity	0.813	0.40
B65A	Cerebral Palsy, Major Complexity	3.610	2.43
B65B	Cerebral Palsy, Minor Complexity	0.330	0.42
B66A	Nervous System Neoplasms, Major Complexity	2.950	18.99
B66B	Nervous System Neoplasms, Minor Complexity	1.375	1.17
B67A	Degenerative Nervous System Disorders, Major Complexity	2.937	3.80
B67B	Degenerative Nervous System Disorders, Intermediate Complexity	1.133	0.76
B67C	Degenerative Nervous System Disorders, Minor Complexity	0.230	0.0
B68A	Multiple Sclerosis and Cerebellar Ataxia, Major Complexity	2.156	6.54
B68B	Multiple Sclerosis and Cerebellar Ataxia, Minor Complexity	0.343	0.12
B69A	TIA and Precerebral Occlusion, Major Complexity	1.105	1.23
B69B	TIA and Precerebral Occlusion, Minor Complexity	0.486	0.34
B70A	Stroke and Other Cerebrovascular Disorders, Major Complexity	5.841	3.29
B70B	Stroke and Other Cerebrovascular Disorders, Intermediate Complexity	2.151	3.1
B70C	Stroke and Other Cerebrovascular Disorders, Minor Complexity	1.270	1.12
B70D	Stroke and Other Cerebrovascular Disorders, Transferred <5 Days	0.748	0.4
B71A	Cranial and Peripheral Nerve Disorders, Major Complexity	1.815	1.6
B71B	Cranial and Peripheral Nerve Disorders, Minor Complexity	0.170	0.1
B72A B72B	Nervous System Infection Except Viral Meningitis, Major Complexity	4.468 1.092	6.3: 0.9
в72в В73Z	Nervous System Infection Except Viral Meningitis, Minor Complexity Viral Meningitis	0.797	0.9
B74A	Nontraumatic Stupor and Coma, Major Complexity	1.554	1.0
B74B	Nontraumatic Stupor and Coma, Minor Complexity	0.359	0.3
B75Z	Febrile Convulsions	0.357	0.3
B76A	Seizures, Major Complexity	1.301	1.5
B76B	Seizures, Minor Complexity	0.488	0.4
B77A	Headaches, Major Complexity	0.802	0.9
B77B	Headaches, Minor Complexity	0.209	0.3
B78A	Intracranial Injuries, Major Complexity	3.302	5.30
B78B	Intracranial Injuries, Minor Complexity	1.381	1.1
B78C	Intracranial Injuries, Transferred <5 Days	0.454	0.3
B79A	Skull Fractures, Major Complexity	1.196	0.9
B79B	Skull Fractures, Minor Complexity	0.705	0.34
B80A	Other Head Injuries, Major Complexity	0.951	0.7
B80B	Other Head Injuries, Minor Complexity	0.168	0.1
B81A	Other Disorders of the Nervous System, Major Complexity	2.555	2.24
B81B	Other Disorders of the Nervous System, Minor Complexity	0.861	0.7
B82A	Chronic & Unspec Para/Quadriplegia W or W/O OR Proc, Major Complexity	12.691	10.54
B82B B82C	Chronic & Unspec Para/Quadriplegia W or W/O OR Proc, Intermediate Complexity Chronic & Unspec Para/Quadriplegia W or W/O OR Proc, Minor Complexity	2.964 0.999	2.7 0.8
C01A	Procedures for Penetrating Eye Injury, Major Complexity	2.588	2.5
C01A C01B	Procedures for Penetrating Eye Injury, Minor Complexity	1.379	1.3
C01D C02Z	Enucleations and Orbital Procedures	2.269	1.6
C022	Retinal Procedures, Major Complexity	0.937	0.52
C03B	Retinal Procedures, Miljor Complexity	0.383	0.3
C04A	Major Corneal, Scleral and Conjunctival Procedures, Major Complexity	2.116	1.7
C04B	Major Corneal, Scleral and Conjunctival Procedures, Major Complexity	1.270	1.0
C05Z	Dacryocystorhinostomy	0.988	0.54
C10Z	Strabismus Procedures	0.817	0.6
C11Z	Eyelid Procedures	1.096	0.7
C12Z	Other Corneal, Scleral and Conjunctival Procedures	0.729	0.52
C13Z	Lacrimal Procedures	0.429	0.33
C14A	Other Eye Procedures, Major Complexity	1.132	1.34
	Other Eye Procedures, Minor Complexity	0.432	0.49

	AR_DRGv8.0	Cost Weight	
DRG	DRG Description	Public	Priva
C15Z	Glaucoma and Complex Cataract Procedures	0.774	0.51
C16Z	Lens Procedures	0.575	0.20
C60A	Acute and Major Eye Infections, Major Complexity	2.391	2.67
C60B	Acute and Major Eye Infections, Minor Complexity	1.158	0.96
C61A	Neurological and Vascular Disorders of the Eye, Major Complexity	1.254	2.7
C61B C62A	Neurological and Vascular Disorders of the Eye, Minor Complexity Hyphaema and Medically Managed Trauma to the Eye, Major Complexity	0.781 0.888	0.4: 0.70
C62B	Hyphaema and Medically Managed Trauma to the Eye, Major Complexity	0.888	0.20
C63A	Other Disorders of the Eye, Major Complexity	1.348	0.6
C63B	Other Disorders of the Eye, Intermediate Complexity	0.749	0.4
C63C	Other Disorders of the Eye, Minor Complexity	0.574	0.5
D01Z	Cochlear Implant	6.809	3.0
D02A	Head and Neck Procedures, Major Complexity	7.644	4.8
D02B	Head and Neck Procedures, Intermediate Complexity	3.716	2.1
D02C	Head and Neck Procedures, Minor Complexity	2.137	2.42
D03Z	Surgical Repair for Cleft Lip and Palate Disorders	2.006	1.64
D04A	Maxillo Surgery, Major Complexity	2.360	1.9
D04B	Maxillo Surgery, Minor Complexity	1.510	1.4
D05Z	Parotid Gland Procedures	2.311	1.8
D06Z	Sinus and Complex Middle Ear Procedures	1.264	0.9
D10Z D11Z	Nasal Procedures Tonsillectomy and Adenoidectomy	0.977 0.740	0.7 0.6
D11Z D12A	Other Ear, Nose, Mouth and Throat Procedures, Major Complexity	2.477	5.2
D12R D12B	Other Ear, Nose, Mouth and Throat Procedures, Major Complexity	0.775	0.5
D12D	Myringotomy W Tube Insertion	0.413	0.2
D14A	Mouth and Salivary Gland Procedures, Major Complexity	1.245	10.8
D14B	Mouth and Salivary Gland Procedures, Minor Complexity	0.597	0.1
D15Z	Mastoid Procedures	1.961	1.3
D40Z	Dental Extractions and Restorations	0.614	0.5
D60A	Ear, Nose, Mouth and Throat Malignancy, Major Complexity	3.535	3.0
D60B	Ear, Nose, Mouth and Throat Malignancy, Minor Complexity	1.022	1.0
D61A	Dysequilibrium, Major Complexity	0.860	0.9
D61B	Dysequilibrium, Minor Complexity	0.261	0.2
D62A	Epistaxis, Major Complexity	1.019	0.3
D62B	Epistaxis, Minor Complexity Oticia Madia and Urner Descriptory Infactions, Maior Complexity	0.288	0.5
D63A D63B	Otitis Media and Upper Respiratory Infections, Major Complexity Otitis Media and Upper Respiratory Infections, Minor Complexity	0.813 0.307	2.2 0.2
D63B D64A	Laryngotracheitis and Epiglottitis, Major Complexity	0.307	0.2
D64B	Laryngotracheitis and Epiglottiis, Major Complexity	0.233	0.4
D65A	Nasal Trauma and Deformity, Major Complexity	0.557	0.6
D65B	Nasal Trauma and Deformity, Minor Complexity	0.289	0.4
D66A	Other Ear, Nose, Mouth and Throat Disorders, Major Complexity	1.038	4.9
D66B	Other Ear, Nose, Mouth and Throat Disorders, Minor Complexity	0.318	0.2
D67A	Oral and Dental Disorders, Major Complexity	1.142	4.0
D67B	Oral and Dental Disorders, Minor Complexity	0.323	0.4
E01A	Major Chest Procedures, Major Complexity	11.105	4.3
E01B	Major Chest Procedures, Intermediate Complexity	6.049	1.7
E01C	Major Chest Procedures, Minor Complexity	3.248	2.9
E02A	Other Respiratory System OR Procedures, Major Complexity Other Respiratory System OR Procedures, Intermediate Complexity	5.252	7.1
E02B E02C	Other Respiratory System OR Procedures, Minor Complexity	1.881 0.797	4.2 0.5
E02C E40A	Respiratory System Disorders W Ventilator Support, Major Complexity	11.764	0.3 5.9
E40B	Respiratory System Disorders W Ventilator Support, Major Complexity	7.020	37.2
E41A	Respiratory System Disorders W Ventilator Support, while Complexity Respiratory System Disorders W Non-Invasive Ventilation, Major Complexity	11.979	5.2
E41B	Respiratory System Disorders W Non-Invasive Ventilation, Minor Complexity	4.734	10.9
E42A	Bronchoscopy, Major Complexity	3.413	5.5
E42B	Bronchoscopy, Minor Complexity	2.121	0.9
E60A	Cystic Fibrosis, Major Complexity	4.532	5.6
E60B	Cystic Fibrosis, Minor Complexity	2.762	1.9
E61A	Pulmonary Embolism, Major Complexity	2.071	4.5
E61B	Pulmonary Embolism, Minor Complexity	0.922	0.5
E62A	Respiratory Infections and Inflammations, Major Complexity	1.813	2.9
E62B E63A	Respiratory Infections and Inflammations, Minor Complexity	0.810	0.8
	Sleep Apnoea, Major Complexity	0.752	0.70

	AR_DRGv8.0		Cost Weight	
DRG	DRG Description	Public	Priva	
E63B	Sleep Apnoea, Minor Complexity	0.269	0.38	
	Pulmonary Oedema and Respiratory Failure, Major Complexity	2.516	1.78	
	Pulmonary Oedema and Respiratory Failure, Minor Complexity	0.930	2.40	
	Chronic Obstructive Airways Disease, Major Complexity	1.814	3.09	
	Chronic Obstructive Airways Disease, Minor Complexity	0.789	0.67	
	Major Chest Trauma, Major Complexity	1.906	2.21	
	Major Chest Trauma, Minor Complexity	0.532	0.48	
	Respiratory Signs and Symptoms, Major Complexity	0.965	0.8	
	Respiratory Signs and Symptoms, Minor Complexity Pneumothorax, Major Complexity	0.284 1.633	0.23	
	Pneumothorax, Minor Complexity	0.812	0.7	
	Bronchitis and Asthma, Major Complexity	1.013	0.72	
	Bronchitis and Asthma, Minor Complexity	0.363	0.3	
E70A	Whooping Cough and Acute Bronchiolitis, Major Complexity	1.210	1.6	
E70B	Whooping Cough and Acute Bronchiolitis, Minor Complexity	0.616	0.5	
E71A	Respiratory Neoplasms, Major Complexity	2.696	3.2	
E71B	Respiratory Neoplasms, Minor Complexity	1.167	0.9	
E72Z	Respiratory Problems Arising from Neonatal Period	0.830	0.6	
	Pleural Effusion, Major Complexity	2.831	2.0	
	Pleural Effusion, Intermediate Complexity	1.260	1.3	
	Pleural Effusion, Minor Complexity	0.827	0.5	
	Interstitial Lung Disease, Major Complexity	1.839	3.4	
	Interstitial Lung Disease, Minor Complexity	0.967	0.6	
	Other Respiratory System Disorders, Major Complexity Other Respiratory System Disorders, Minor Complexity	1.115 0.569	1.0 0.5	
	Respiratory Tuberculosis, Major Complexity	0.309 4.896	4.5	
	Respiratory Tuberculosis, Major Complexity	1.728	1.4	
	Implantation and Replacement of AICD, Total System, Major Complexity	10.420	6.0	
	Implantation and Replacement of AICD, Total System, Minor Complexity	5.209	0.8	
	Other AICD Procedures	2.863	1.7	
	Cardiac Valve Procedures W CPB Pump W Invasive Cardiac Investigation, Major Comp	20.255	5.9	
	Cardiac Valve Procedures W CPB Pump W Invasive Cardiac Investigation, Minor Comp	11.984	7.7	
F04A	Cardiac Valve Procedures W CPB Pump W/O Invasive Cardiac Invest, Major Comp	21.144	3.2	
	Cardiac Valve Procedures W CPB Pump W/O Invasive Cardiac Invest, Interm Comp	11.612	6.5	
	Cardiac Valve Procedures W CPB Pump W/O Invasive Cardiac Invest, Minor Comp	8.355	5.1	
	Coronary Bypass W Invasive Cardiac Investigation, Major Complexity	15.185	7.0	
	Coronary Bypass W Invasive Cardiac Investigation, Minor Complexity	10.019	15.4	
	Coronary Bypass W/O Invasive Cardiac Investigation, Major Complexity	11.848	2.9	
F06B	Coronary Bypass W/O Invasive Cardiac Investigation, Minor Complexity	7.688	12.2	
	Other Cardiothoracic/Vascular Procedures W CPB Pump, Major Complexity Other Cardiothoracic/Vascular Procedures W CPB Pump, Intermediate Complexity	18.106 12.382	4.8	
F07B F07C	Other Cardiothoracic/Vascular Procedures W CPB Pump, Minor Complexity	8.197	4.8	
F08A	Major Reconstructive Vascular Procedures W/O CPB Pump, Major Complexity	13.083	5.3	
F08B	Major Reconstructive Vascular Procedures W/O CPB Pump, Intermediate Complexity	7.155	5.2	
F08C	Major Reconstructive Vascular Procedures W/O CPB Pump, Minor Complexity	4.262	2.8	
F09A	Other Cardiothoracic Procedures W/O CPB Pump, Major Complexity	9.506	1.6	
F09B	Other Cardiothoracic Procedures W/O CPB Pump, Intermediate Complexity	5.942	5.0	
F09C	Other Cardiothoracic Procedures W/O CPB Pump, Minor Complexity	2.377	30.59	
F10A	Interventional Coronary Procedures, Admitted for AMI, Major Complexity	4.152	3.7	
	Interventional Coronary Procedures, Admitted for AMI, Minor Complexity	2.089	1.4	
F11A	Amputation, Except Upper Limb and Toe, for Circulatory Disorders, Major Comp	13.707	7.9	
F11B	Amputation, Except Upper Limb and Toe, for Circulatory Disorders, Minor Comp	7.505	20.04	
	Implantation and Replacement of Pacemaker, Total System, Major Complexity	4.050	4.0	
	Implantation and Replacement of Pacemaker, Total System, Minor Complexity	2.348	0.8	
F13A F13P	Amputation, Upper Limb and Toe, for Circulatory Disorders, Major Complexity	6.832 3.056	1.8	
F13B F14A	Amputation, Upper Limb and Toe, for Circulatory Disorders, Minor Complexity	3.056	2.7	
F14A F14B	Vascular Procedures, Except Major Reconstruction, W/O CPB Pump, Major Complexity Vascular Procedures, Except Major Reconstruction, W/O CPB Pump, Interm Comp	6.619 2.630	3.0 1.3	
F14D F14C	Vascular Procedures, Except Major Reconstruction, W/O CPB Pump, Minor Complexity	2.030 1.579	1.5	
	Interventional Coronary Procs, Not Adm for AMI, W Stent Implant, Major Comp	2.806	0.8	
	Interventional Coronary Proce, Not Adm for AMI, W Stent Implant, Major Comp	1.720	1.2	
	Interventional Coronary Proce, Not Adm for AMI, W/O Stent Implant, Major Comp	5.693	2.5	
	Interventional Coronary Procs, Not Adm for AMI, W/O Stent Implant, Minor Comp	1.506	2.4	
	Insertion and Replacement of Pacemaker Generator, Major Complexity	2.733	0.88	

	AR_DRGv8.0		Cost Weight	
DRG	DRG Description	Public	Privat	
F17B	Insertion and Replacement of Pacemaker Generator, Minor Complexity	1.378	0.55	
F18A	Other Pacemaker Procedures, Major Complexity	4.050	3.31	
F18B	Other Pacemaker Procedures, Minor Complexity	1.491	1.16	
F19A	Trans-Vascular Percutaneous Cardiac Intervention, Major Complexity	5.288	2.50	
F19B	Trans-Vascular Percutaneous Cardiac Intervention, Minor Complexity	2.448	3.10	
F20Z	Vein Ligation and Stripping	1.023	0.82	
F21A F21B	Other Circulatory System OR Procedures, Major Complexity Other Circulatory System OR Procedures, Intermediate Complexity	6.874 2.716	6.49 1.31	
F21D F21C	Other Circulatory System OR Procedures, Minor Complexity	1.606	1.31	
F40A	Circulatory Disorders W Ventilator Support, Major Complexity	11.506	5.89	
F40B	Circulatory Disorders W Ventilator Support, Minor Complexity	5.152	5.60	
F41A	Circulatory Disorders, Adm for AMI W Invasive Cardiac Inves Proc, Major Comp	3.094	2.33	
F41B	Circulatory Disorders, Adm for AMI W Invasive Cardiac Inves Proc, Minor Comp	1.699	1.41	
F42A	Circulatory Dsrds, Not Adm for AMI W Invasive Cardiac Inves Proc, Major Comp	2.470	2.61	
F42B	Circulatory Dsrds, Not Adm for AMI W Invasive Cardiac Inves Proc, Minor Comp	1.286	0.90	
F43A	Circulatory Disorders W Non-Invasive Ventilation, Major Complexity	8.710	5.03	
F43B	Circulatory Disorders W Non-Invasive Ventilation, Minor Complexity	5.407	3.09	
F60A	Circulatory Dsrd, Adm for AMI W/O Invas Card Inves Proc	1.377	1.23	
F60B	Circulatory Dsrd, Adm for AMI W/O Invas Card Inves Proc, Transf <5 Days	0.569	0.35	
F61A	Infective Endocarditis, Major Complexity	7.145	24.80	
F61B	Infective Endocarditis, Minor Complexity	2.951	1.49	
F62A	Heart Failure and Shock, Major Complexity	2.438	2.55	
F62B F62C	Heart Failure and Shock, Minor Complexity Heart Failure and Shock, Transferred <5 Days	1.004 0.389	0.87 0.27	
F63A	Venous Thrombosis, Major Complexity	1.476	1.25	
F63B	Venous Thrombosis, Major Complexity	0.746	0.70	
F64A	Skin Ulcers in Circulatory Disorders, Major Complexity	3.092	2.1	
F64B	Skin Ulcers in Circulatory Disorders, Intermediate Complexity	1.628	1.17	
F64C	Skin Ulcers in Circulatory Disorders, Minor Complexity	1.005	1.09	
F65A	Peripheral Vascular Disorders, Major Complexity	2.089	2.22	
F65B	Peripheral Vascular Disorders, Minor Complexity	0.868	0.6	
F66A	Coronary Atherosclerosis, Major Complexity	1.105	0.92	
F66B	Coronary Atherosclerosis, Minor Complexity	0.333	0.26	
F67A	Hypertension, Major Complexity	1.100	0.85	
F67B	Hypertension, Minor Complexity	0.487	0.47	
F68A	Congenital Heart Disease, Major Complexity	1.360	1.21	
F68B	Congenital Heart Disease, Minor Complexity	0.395	0.50	
F69A	Valvular Disorders, Major Complexity	1.916	2.57	
F69B F72A	Valvular Disorders, Minor Complexity Unstable Angina, Major Complexity	0.266 1.053	0.21	
F72B	Unstable Angina, Minor Complexity	0.547	0.38	
F73A	Syncope and Collapse, Major Complexity	1.146	1.03	
F73B	Syncope and Collapse, Minor Complexity	0.456	0.39	
F74A	Chest Pain, Major Complexity	0.459	0.39	
F74B	Chest Pain, Minor Complexity	0.178	0.14	
F75A	Other Circulatory Disorders, Major Complexity	3.956	2.08	
F75B	Other Circulatory Disorders, Intermediate Complexity	1.445	0.87	
F75C	Other Circulatory Disorders, Minor Complexity	0.890	0.99	
F76A	Arrhythmia, Cardiac Arrest and Conduction Disorders, Major Complexity	1.226	1.66	
F76B	Arrhythmia, Cardiac Arrest and Conduction Disorders, Minor Complexity	0.532	0.49	
G01A	Rectal Resection, Major Complexity	14.395	5.35	
G01B	Rectal Resection, Intermediate Complexity	7.507	7.32	
G01C G02A	Rectal Resection, Minor Complexity	4.839 13.023	3.89 9.98	
	Major Small and Large Bowel Procedures, Major Complexity	5.659		
G02B G02C	Major Small and Large Bowel Procedures, Intermediate Complexity Major Small and Large Bowel Procedures, Minor Complexity	3.039	6.03 2.76	
G02C G03A	Stomach, Oesophageal and Duodenal Procedures, Major Complexity	5.510 12.970	6.19	
G03A G03B	Stomach, Oesophageal and Duodenal Procedures, Major Complexity Stomach, Oesophageal and Duodenal Procedures, Intermediate Complexity	5.553	8.07	
G03D G03C	Stomach, Oesophageal and Duodenal Procedures, Minor Complexity	2.483	3.7	
G04A	Peritoneal Adhesiolysis, Major Complexity	6.924	3.59	
G04B	Peritoneal Adhesiolysis, Intermediate Complexity	3.204	4.54	
G04C	Peritoneal Adhesiolysis, Minor Complexity	1.695	1.39	
G05A	Minor Small and Large Bowel Procedures, Major Complexity	4.676	4.32	
G05B	Minor Small and Large Bowel Procedures, Minor Complexity	1.838	5.47	

	AR_DRGv8.0	Cost Weigh	
DRG	DRG Description	Public	Private
G06Z	Pyloromyotomy	1.832	1.574
G07A	Appendicectomy, Major Complexity	2.106	1.589
G07B	Appendicectomy, Minor Complexity	1.258	1.384
G10A	Hernia Procedures, Major Complexity	2.129	1.766
G10B	Hernia Procedures, Minor Complexity	1.003	0.859
G11A	Anal and Stomal Procedures, Major Complexity	1.572	1.448
G11B G12A	Anal and Stomal Procedures, Minor Complexity Other Digestive System OR Procedures, Major Complexity	0.678 7.905	0.765 2.468
G12A G12B	Other Digestive System OR Procedures, Intermediate Complexity	2.795	4.313
G12D G12C	Other Digestive System OR Procedures, Minor Complexity	1.557	1.005
G46A	Complex Endoscopy, Major Complexity	2.468	8.053
G46B	Complex Endoscopy, Minor Complexity	0.465	0.675
G47A	Gastroscopy, Major Complexity	2.099	6.432
G47B	Gastroscopy, Intermediate Complexity	0.797	0.321
G47C	Gastroscopy, Minor Complexity	0.340	0.228
G48A	Colonoscopy, Major Complexity	1.982	1.590
G48B	Colonoscopy, Minor Complexity	0.351	2.626
G60A	Digestive Malignancy, Major Complexity	2.294	3.273
G60B	Digestive Malignancy, Minor Complexity	0.781	0.410
G61A	Gastrointestinal Haemorrhage, Major Complexity	1.099	1.023
G61B	Gastrointestinal Haemorrhage, Minor Complexity	0.490	0.399
G64A	Inflammatory Bowel Disease, Major Complexity	1.408	1.334
G64B G65A	Inflammatory Bowel Disease, Minor Complexity Gastrointestinal Obstruction, Major Complexity	0.751 1.641	0.721 1.451
G65B	Gastrointestinal Obstruction, Major Complexity	0.647	0.566
G66A	Abdominal Pain and Mesenteric Adenitis, Major Complexity	0.658	0.205
G66B	Abdominal Pain and Mesenteric Adenitis, Minor Complexity	0.228	0.205
G67A	Oesophagitis and Gastroenteritis, Major Complexity	0.984	1.423
G67B	Oesophagitis and Gastroenteritis, Minor Complexity	0.259	0.228
G70A	Other Digestive System Disorders, Major Complexity	1.040	0.889
G70B	Other Digestive System Disorders, Minor Complexity	0.268	0.222
H01A	Pancreas, Liver and Shunt Procedures, Major Complexity	13.451	1.617
H01B	Pancreas, Liver and Shunt Procedures, Intermediate Complexity	6.441	8.251
H01C	Pancreas, Liver and Shunt Procedures, Minor Complexity	2.382	1.905
H02A	Major Biliary Tract Procedures, Major Complexity	6.717	8.447
H02B	Major Biliary Tract Procedures, Minor Complexity	2.613	1.967
H05A	Hepatobiliary Diagnostic Procedures, Major Complexity	4.269	6.941
H05B	Hepatobiliary Diagnostic Procedures, Minor Complexity	0.865	0.450
H06A	Other Hepatobiliary and Pancreas OR Procedures, Major Complexity	8.794	5.980
H06B H06C	Other Hepatobiliary and Pancreas OR Procedures, Intermediate Complexity Other Hepatobiliary and Pancreas OR Procedures, Minor Complexity	2.777 1.143	0.819 0.960
H07A	Open Cholecystectomy, Major Complexity	8.019	4.939
H07B	Open Cholecystectomy, Intermediate Complexity	4.310	0.731
H07C	Open Cholecystectomy, Minor Complexity	2.666	2.446
H08A	Laparoscopic Cholecystectomy, Major Complexity	2.902	1.780
H08B	Laparoscopic Cholecystectomy, Minor Complexity	1.473	1.302
H40A	Endoscopic Procedures for Bleeding Oesophageal Varices, Major Complexity	5.071	2.177
H40B	Endoscopic Procedures for Bleeding Oesophageal Varices, Intermediate Complexity	2.192	0.929
H40C	Endoscopic Procedures for Bleeding Oesophageal Varices, Minor Complexity	1.104	1.142
H43A	ERCP Procedures, Major Complexity	4.565	1.569
H43B	ERCP Procedures, Intermediate Complexity	2.042	1.346
H43C	ERCP Procedures, Minor Complexity	1.250	15.846
H60A	Cirrhosis and Alcoholic Hepatitis, Major Complexity	3.120	2.778
H60B	Cirrhosis and Alcoholic Hepatitis, Intermediate Complexity	1.139	1.207
H60C	Cirrhosis and Alcoholic Hepatitis, Minor Complexity	0.882	0.556
H61A	Malignancy of Hepatobiliary System and Pancreas, Major Complexity	2.611	3.316
H61B H62A	Malignancy of Hepatobiliary System and Pancreas, Minor Complexity	1.063 2.234	0.750 2.687
H62A H62B	Disorders of Pancreas, Except Malignancy, Major Complexity Disorders of Pancreas, Except Malignancy, Minor Complexity	2.234 0.763	2.687
н62В Н63А	Other Disorders of Liver, Major Complexity	0.763	0.880 1.907
H63B	Other Disorders of Liver, Intermediate Complexity	1.088	0.784
H63C	Other Disorders of Liver, Minor Complexity	0.727	0.887
		1.338	1.656
H64A	Disorders of the Biliary Tract, Major Complexity	1.550	1.050

	AR_DRGv8.0	Cost V	Weight
DRG	DRG Description	Public	Priva
I01A	Bilateral and Multiple Major Joint Procedures of Lower Limb, Major Complexity	10.774	11.87
I01B	Bilateral and Multiple Major Joint Procedures of Lower Limb, Minor Complexity	6.555	2.32
I02A	Microvascular Tissue Transfers or Skin Grafts, Excluding Hand, Major Complexity	20.771	14.82
I02B	Microvascular Tissue Transfers or Skin Grafts, Excluding Hand, Intermediate Comp	8.449	6.79
I02C	Microvascular Tissue Transfers or Skin Grafts, Excluding Hand, Minor Complexity	2.761	2.38
103A	Hip Replacement, Major Complexity	6.459	4.23
I03B	Hip Replacement, Minor Complexity	4.239	2.70
I04A I04B	Knee Replacement, Major Complexity Knee Replacement, Minor Complexity	5.281 4.096	2.88 2.80
104B 105A	Other Joint Replacement, Major Complexity	4.090 6.074	2.80
105A 105B	Other Joint Replacement, Major Complexity	3.852	3.0
106Z	Spinal Fusion for Deformity	11.967	7.4
107Z	Amputation	10.665	6.69
I08A	Other Hip and Femur Procedures, Major Complexity	5.679	4.84
I08B	Other Hip and Femur Procedures, Minor Complexity	3.095	2.5
109A	Spinal Fusion, Major Complexity	15.129	10.12
I09B	Spinal Fusion, Intermediate Complexity	7.415	5.6
109C	Spinal Fusion, Minor Complexity	5.719	3.19
I10A	Other Back and Neck Procedures, Major Complexity	4.033	3.6
I10B	Other Back and Neck Procedures, Minor Complexity	2.119	1.4
I11Z	Limb Lengthening Procedures	5.394	3.1
I12A I12B	Misc Musculoskeletal Procs for Infect/Inflam of Bone/Joint, Major Complexity	8.511 3.652	6.9 5.0
112Б 112С	Misc Musculoskeletal Procs for Infect/Inflam of Bone/Joint, Intermediate Comp Misc Musculoskeletal Procs for Infect/Inflam of Bone/Joint, Minor Complexity	5.052 1.655	1.3
I12C I13A	Humerus, Tibia, Fibula and Ankle Procedures, Major Complexity	4.269	3.4
I13B	Humerus, Tibia, Fibula and Ankle Procedures, Minor Complexity	1.810	1.4
I15A	Cranio-Facial Surgery, Major Complexity	5.909	3.7
I15B	Cranio-Facial Surgery, Minor Complexity	2.625	2.3
I16Z	Other Shoulder Procedures	1.544	1.2
I17A	Maxillo-Facial Surgery, Major Complexity	3.008	2.8
I17B	Maxillo-Facial Surgery, Minor Complexity	1.673	1.3
I18A	Other Knee Procedures, Major Complexity	1.585	1.5
I18B	Other Knee Procedures, Minor Complexity	0.682	0.6
I19A	Other Elbow and Forearm Procedures, Major Complexity	3.001	2.9
I19B	Other Elbow and Forearm Procedures, Minor Complexity	1.458	1.0
I20A I20B	Other Foot Procedures, Major Complexity	2.951 1.197	2.7 1.1
120B 121Z	Other Foot Procedures, Minor Complexity Local Excision and Removal of Internal Fixation Devices of Hip and Femur	1.197	1.1
1212 123A	Local Excision & Removal of Internal Fixation Devices Except Hip & Fmr, Maj Comp	1.590	1.4
I23R I23B	Local Excision & Removal of Internal Fixation Device, Except Hip & Fmr, Maj Comp	0.537	0.6
123B 124A	Arthroscopy, Major Complexity	1.353	1.3
I24B	Arthroscopy, Minor Complexity	0.661	0.7
I25A	Bone and Joint Diagnostic Procedures Including Biopsy, Major Complexity	5.224	2.6
I25B	Bone and Joint Diagnostic Procedures Including Biopsy, Minor Complexity	1.603	3.0
I27A	Soft Tissue Procedures, Major Complexity	4.632	4.1
I27B	Soft Tissue Procedures, Minor Complexity	1.231	1.2
I28A	Other Musculoskeletal Procedures, Major Complexity	4.180	3.3
I28B	Other Musculoskeletal Procedures, Intermediate Complexity	1.812	1.3
128C	Other Musculoskeletal Procedures, Minor Complexity	1.035	1.1
129Z	Knee Reconstructions, and Revisions of Reconstructions	1.707	1.3
I30Z	Hand Procedures	0.860	0.7
I31A I31B	Revision of Hip Replacement, Major Complexity Revision of Hip Replacement, Intermediate Complexity	12.070 6.904	9.2 4.6
I31D I31C	Revision of Hip Replacement, Minor Complexity	4.961	2.9
I31C I32A	Revision of Knee Replacement, Major Complexity	4.901	8.1
I32B	Revision of Knee Replacement, Minor Complexity	5.037	3.0
132B 140Z	Infusions for Musculoskeletal Disorders, Sameday	0.285	0.2
1402 160Z	Femoral Shaft Fractures	3.525	3.2
1602 161A	Distal Femoral Fractures, Major Complexity	5.387	4.9
I61B	Distal Femoral Fractures, Minor Complexity	1.883	1.6
I63A	Sprains, Strains and Dislocations of Hip, Pelvis and Thigh, Major Complexity	1.732	3.9
I63B	Sprains, Strains and Dislocations of Hip, Pelvis and Thigh, Minor Complexity	0.511	0.4
I64A	Osteomyelitis, Major Complexity	4.648	3.1
I64B	Osteomyelitis, Minor Complexity	2.354	3.24

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DRG	DRG Description	Public	Priva	
I65A	Musculoskeletal Malignant Neoplasms, Major Complexity	3.635	3.2	
I65B	Musculoskeletal Malignant Neoplasms, Minor Complexity	1.706	1.4	
I66A	Inflammatory Musculoskeletal Disorders, Major Complexity	4.273	2.5	
I66B	Inflammatory Musculoskeletal Disorders, Intermediate Complexity	2.021	1.1	
166C	Inflammatory Musculoskeletal Disorders, Minor Complexity	1.123	1.1	
I67A	Septic Arthritis, Major Complexity	4.114	14.1	
I67B	Septic Arthritis, Minor Complexity	1.491	1.0	
I68A	Non-surgical Spinal Disorders, Major Complexity	2.687	2.1	
I68B	Non-surgical Spinal Disorders, Minor Complexity	0.635	0.7	
I69A	Bone Diseases and Arthropathies, Major Complexity	1.821	2.3	
I69B	Bone Diseases and Arthropathies, Minor Complexity	0.766	0.5	
I71A	Other Musculotendinous Disorders, Major Complexity	1.720	1.7	
I71B	Other Musculotendinous Disorders, Minor Complexity	0.520	0.4	
I72A	Specific Musculotendinous Disorders, Major Complexity	2.211	2.1	
I72B	Specific Musculotendinous Disorders, Minor Complexity	0.655	0.6	
I73A	Aftercare of Musculoskeletal Implants or Prostheses, Major Complexity	3.323	2.9	
I73B	Aftercare of Musculoskeletal Implants or Prostheses, Minor Complexity	1.309	1.2	
I74A	Injuries to Forearm, Wrist, Hand and Foot, Major Complexity	1.613	1.4	
I74B	Injuries to Forearm, Wrist, Hand and Foot, Minor Complexity	0.504	0.4	
I75A	Injuries to Shoulder, Arm, Elbow, Knee, Leg and Ankle, Major Complexity	2.570	2.6	
I75B	Injuries to Shoulder, Arm, Elbow, Knee, Leg and Ankle, Minor Complexity	0.625	0.5	
I76A	Other Musculoskeletal Disorders, Major Complexity	3.469	1.9	
I76B	Other Musculoskeletal Disorders, Intermediate Complexity	1.297	1.2	
176C	Other Musculoskeletal Disorders, Minor Complexity	0.609	0.6	
I77A	Fractures of Pelvis, Major Complexity	3.123	3.3	
I77B	Fractures of Pelvis, Minor Complexity	1.111	1.0	
I78A	Fractures of Neck of Femur, Major Complexity	3.736	2.9	
I78B	Fractures of Neck of Femur, Minor Complexity	1.564	1.5	
I79A	Pathological Fractures, Major Complexity	3.800	4.5	
I79B	Pathological Fractures, Minor Complexity	1.716	1.4	
180Z	Femoral Fractures, Transferred to Acute Facility <2 Days	0.208	0.0	
I81Z	Musculoskeletal Injuries, Sameday	0.138	0.0	
182Z	Other Sameday Treatment for Musculoskeletal Disorders	0.142	0.1	
J01A	Microvas Tiss Transf for Skin, Subcut Tiss & Breast Dsrds, Major Complexity	13.493	6.3	
J01B	Microvas Tiss Transf for Skin, Subcut Tiss & Breast Dsrds, Minor Complexity	7.160	10.2	
J06A	Major Procedures for Breast Disorders, Major Complexity	2.362	0.5	
J06B	Major Procedures for Breast Disorders, Minor Complexity	1.529	7.7	
J07A	Minor Procedures for Breast Disorders, Major Complexity	0.818	0.7	
J07B	Minor Procedures for Breast Disorders, Minor Complexity	0.630	0.4	
J08A	Other Skin Grafts and Debridement Procedures, Major Complexity	3.459	2.3	
J08B	Other Skin Grafts and Debridement Procedures, Intermediate Complexity	1.536	1.6	
J08C	Other Skin Grafts and Debridement Procedures, Minor Complexity	1.423	1.0	
J09Z	Perianal and Pilonidal Procedures	0.805	0.7	
J10A	Plastic OR Procs for Skin, Subcutaneous Tissue and Breast Disorders, Major Comp	1.843	1.5	
J10B	Plastic OR Procs for Skin, Subcutaneous Tissue and Breast Disorders, Minor Comp	0.638	0.6	
J11A	Other Skin, Subcutaneous Tissue and Breast Procedures, Major Complexity	1.351	1.3	
J11B	Other Skin, Subcutaneous Tissue and Breast Procedures, Minor Complexity	0.415	0.5	
J12A	Lower Limb Procedures W Ulcer or Cellulitis, Major Complexity	6.872	8.7	
J12B	Lower Limb Procedures W Ulcer or Cellulitis, Minor Complexity	2.353	6.4	
J13A	Lower Limb Procedures W/O Ulcer or Cellulitis, Major Complexity	2.749	5.9	
J13B	Lower Limb Procedures W/O Ulcer or Cellulitis, Minor Complexity	1.596	1.2	
J14Z	Major Breast Reconstructions	4.922	3.5	
J60A	Skin Ulcers, Major Complexity	3.122	2.7	
J60B	Skin Ulcers, Intermediate Complexity	1.286	1.6	
J60C	Skin Ulcers, Minor Complexity	0.764	5.7	
J62A	Malignant Breast Disorders, Major Complexity	2.830	1.7	
J62B	Malignant Breast Disorders, Minor Complexity	1.105	1.2	
J63A	Non-Malignant Breast Disorders, Major Complexity	0.783	0.7	
J63B	Non-Malignant Breast Disorders, Minor Complexity	0.610	0.5	
J64A 164P	Cellulitis, Major Complexity Cellulitis, Minor Complexity	2.510	1.5	
J64B	Cellulitis, Minor Complexity Trauma to Skin, Subautanaous Tissue and Braast Major Complexity	0.691	0.6	
J65A	Trauma to Skin, Subcutaneous Tissue and Breast, Major Complexity Trauma to Skin, Subcutaneous Tissue and Breast, Minor Complexity	1.217 0.240	1.1 0.2	
J65B				

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DRG	DRG Description	Public	Priva	
J67B	Minor Skin Disorders, Minor Complexity	0.285	0.2	
J68A	Major Skin Disorders, Major Complexity	1.833	1.19	
J68B	Major Skin Disorders, Minor Complexity	0.825	0.7	
J69A	Skin Malignancy, Major Complexity	3.103	5.1	
J69B	Skin Malignancy, Intermediate Complexity	1.291	1.0	
J69C K01A	Skin Malignancy, Minor Complexity OR Procedures for Diabetic Complications, Major Complexity	0.241 13.252	0.2 7.5	
K01A K01B	OR Procedures for Diabetic Complications, Intermediate Complexity	6.264	2.9	
K01C	OR Procedures for Diabetic Complications, Mitor Complexity	3.324	3.1	
K02A	Pituitary Procedures, Major Complexity	8.853	9.5	
K02B	Pituitary Procedures, Minor Complexity	3.680	1.5	
K03Z	Adrenal Procedures	3.803	3.2	
K05A	Parathyroid Procedures, Major Complexity	3.565	5.0	
K05B	Parathyroid Procedures, Minor Complexity	1.468	0.7	
K06A	Thyroid Procedures, Major Complexity	2.953	1.3	
K06B	Thyroid Procedures, Minor Complexity	1.868	2.9	
K08Z	Thyroglossal Procedures	1.192	0.8	
K09A	Other Endocrine, Nutritional and Metabolic OR Procedures, Major Complexity	6.697	8.9	
K09B	Other Endocrine, Nutritional and Metabolic OR Procedures, Minor Complexity	1.984	2.7	
K10A	Revisional and Open Bariatric Procedures, Major Complexity	4.875	3.6	
K10B	Revisional and Open Bariatric Procedures, Minor Complexity	2.798	2.4	
K11A K11B	Major Laparoscopic Bariatric Procedures, Major Complexity	2.870 1.847	2.0 1.7	
K11D K12A	Major Laparoscopic Bariatric Procedures, Minor Complexity Other Bariatric Procedures, Major Complexity	1.847	1.7	
K12B	Other Bariatric Procedures, Minor Complexity	1.581	1.0	
K12D	Plastic OR Procedures for Endocrine, Nutritional and Metabolic Disorders	2.132	2.0	
K40A	Endoscopic and Investigative Procedures for Metabolic Disorders, Major Comp	4.137	17.8	
K40B	Endoscopic and Investigative Procedures for Metabolic Disorders, Minor Comp	0.482	1.4	
K60A	Diabetes, Major Complexity	1.550	2.2	
K60B	Diabetes, Minor Complexity	0.849	0.8	
K61A	Severe Nutritional Disturbance, Major Complexity	3.878	3.6	
K61B	Severe Nutritional Disturbance, Minor Complexity	1.963	1.9	
K62A	Miscellaneous Metabolic Disorders, Major Complexity	2.477	1.0	
K62B	Miscellaneous Metabolic Disorders, Intermediate Complexity	1.947	0.9	
K62C	Miscellaneous Metabolic Disorders, Minor Complexity	0.620	1.2	
K63A	Inborn Errors of Metabolism, Major Complexity	0.883	0.7	
K63B	Inborn Errors of Metabolism, Minor Complexity	0.232	2.7	
K64A	Endocrine Disorders, Major Complexity Endocrine Disorders, Minor Complexity	1.670	2.7 0.2	
K64B L02A	Operative Insertion of Peritoneal Catheter for Dialysis, Major Complexity	0.762 4.631	4.8	
L02R	Operative Insertion of Peritoneal Catheter for Dialysis, Major Complexity	1.102	1.0	
L02D	Kidney, Ureter and Major Bladder Procedures for Neoplasm, Major Complexity	10.056	8.7	
L03B	Kidney, Ureter and Major Bladder Procedures for Neoplasm, Intermediate Comp	4.613	3.7	
L03C	Kidney, Ureter and Major Bladder Procedures for Neoplasm, Minor Complexity	2.844	2.5	
L04A	Kidney, Ureter and Major Bladder Procedures for Non-Neoplasm, Major Complexity	5.938	5.3	
L04B	Kidney, Ureter and Major Bladder Procedures for Non-Neoplasm, Intermediate Comp	2.402	0.8	
L04C	Kidney, Ureter and Major Bladder Procedures for Non-Neoplasm, Minor Complexity	1.466	3.8	
L05A	Transurethral Prostatectomy for Urinary Disorder, Major Complexity	3.486	2.6	
L05B	Transurethral Prostatectomy for Urinary Disorder, Minor Complexity	1.352	1.1	
L06A	Minor Bladder Procedures, Major Complexity	4.690	1.7	
L06B	Minor Bladder Procedures, Intermediate Complexity	1.750	0.6	
L06C L07A	Minor Bladder Procedures, Minor Complexity	1.097 1.944	1.0	
L07A L07B	Other Transurethral Procedures, Major Complexity Other Transurethral Procedures, Minor Complexity	1.944 0.770	1.4 0.5	
L07B L08A	Urethral Procedures, Major Complexity	1.755	0.5 1.9	
L08A L08B	Urethral Procedures, Minor Complexity	0.788	0.6	
L08B L09A	Other Procedures, for Kidney and Urinary Tract Disorders, Major Complexity	8.524	3.2	
L09B	Other Procedures for Kidney and Urinary Tract Disorders, Intermediate Complexity	3.106	4.6	
L09C	Other Procedures for Kidney and Urinary Tract Disorders, Mitor Complexity	1.074	1.0	
L40Z	Ureteroscopy	0.711	0.5	
L41Z	Cystourethroscopy for Urinary Disorder, Sameday	0.225	0.1	
L42Z	ESW Lithotripsy	0.914	0.4	
L60A	Kidney Failure, Major Complexity	4.230	3.0	
		1.313	1.8	

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DRG	DRG Description	Public	Private
L60C	Kidney Failure, Minor Complexity	0.860	0.461
L61Z	Haemodialysis	0.109	0.299
L62A	Kidney and Urinary Tract Neoplasms, Major Complexity	2.659	2.499
L62B	Kidney and Urinary Tract Neoplasms, Minor Complexity	0.645	0.544
L63A	Kidney and Urinary Tract Infections, Major Complexity	1.480	1.712
L63B	Kidney and Urinary Tract Infections, Minor Complexity	0.650	0.564
L64A	Urinary Stones and Obstruction, Major Complexity	0.877	2.882
L64B L65A	Urinary Stones and Obstruction, Minor Complexity Kidney and Urinary Tract Signs and Symptoms, Major Complexity	0.265 1.424	0.167 1.384
L65B	Kidney and Urinary Tract Signs and Symptoms, Major Complexity	0.536	0.462
L66Z	Urethral Stricture	0.583	0.507
L67A	Other Kidney and Urinary Tract Disorders, Major Complexity	1.414	1.558
L67B	Other Kidney and Urinary Tract Disorders, Intermediate Complexity	0.680	0.567
L67C	Other Kidney and Urinary Tract Disorders, Minor Complexity	0.165	0.147
L68Z	Peritoneal Dialysis	0.227	0.366
M01A	Major Male Pelvic Procedures, Major Complexity	4.827	-
M01B	Major Male Pelvic Procedures, Minor Complexity	3.519	5.085
M02A	Transurethral Prostatectomy for Reproductive System Disorder, Major Complexity	2.445	1.013
M02B	Transurethral Prostatectomy for Reproductive System Disorder, Minor Complexity	1.336	1.086
M03A	Penis Procedures, Major Complexity	1.615	1.529
M03B	Penis Procedures, Minor Complexity	0.872	0.909
M04Z	Testes Procedures	0.691	0.596
M05Z	Circumcision	0.591	0.532
M06A M06B	Other Male Reproductive System OR Procedures, Major Complexity	2.575 1.184	6.531 1.022
M40Z	Other Male Reproductive System OR Procedures, Minor Complexity Cystourethroscopy for Male Reproductive System Disorder, Sameday	0.222	0.127
M60A	Male Reproductive System Malignancy, Major Complexity	2.285	2.233
M60B	Male Reproductive System Malignancy, Milor Complexity	0.358	0.295
M61A	Benign Prostatic Hypertrophy, Major Complexity	0.837	0.458
M61B	Benign Prostatic Hypertrophy, Minor Complexity	0.379	0.594
M62A	Male Reproductive System Inflammation, Major Complexity	1.158	0.509
M62B	Male Reproductive System Inflammation, Minor Complexity	0.591	0.767
M63Z	Male Sterilisation Procedures	0.428	0.351
M64A	Other Male Reproductive System Disorders, Major Complexity	0.696	0.699
M64B	Other Male Reproductive System Disorders, Minor Complexity	0.279	0.434
N01A	Pelvic Evisceration and Radical Vulvectomy, Major Complexity	7.110	5.459
N01B	Pelvic Evisceration and Radical Vulvectomy, Minor Complexity	3.305	2.729
N04A	Hysterectomy for Non-Malignancy, Major Complexity	2.846	2.649
N04B	Hysterectomy for Non-Malignancy, Minor Complexity	2.020	1.834
N05A	Oophorectomy and Complex Fallopian Tube Procedures for Non-Malignancy, Maj Comp	2.838	11.605
N05B N06A	Oophorectomy and Complex Fallopian Tube Procedures for Non-Malignancy, Min Comp	1.498 2.269	0.972 2.049
N06A N06B	Female Reproductive System Reconstructive Procedures, Major Complexity Female Reproductive System Reconstructive Procedures, Minor Complexity	1.403	1.264
N07A	Other Uterus and Adnexa Procedures for Non-Malignancy, Major Complexity	1.520	3.886
N07B	Other Uterus and Adnexa Procedures for Non-Malignancy, Milor Complexity	0.539	2.750
N08Z	Endoscopic and Laparoscopic Procedures, Female Reproductive System	1.308	1.107
N09Z	Other Vagina, Cervix and Vulva Procedures	0.555	0.490
N10Z	Diagnostic Curettage and Diagnostic Hysteroscopy	0.491	0.401
N11A	Other Female Reproductive System OR Procedures, Major Complexity	3.176	2.721
N11B	Other Female Reproductive System OR Procedures, Minor Complexity	0.352	0.512
N12A	Uterus and Adnexa Procedures for Malignancy, Major Complexity	5.905	2.244
N12B	Uterus and Adnexa Procedures for Malignancy, Intermediate Complexity	3.360	1.131
N12C	Uterus and Adnexa Procedures for Malignancy, Minor Complexity	2.300	1.973
N60A	Female Reproductive System Malignancy, Major Complexity	3.162	3.201
N60B	Female Reproductive System Malignancy, Minor Complexity	0.858	0.692
N61A	Female Reproductive System Infections, Major Complexity	0.951	0.992
N61B	Female Reproductive System Infections, Minor Complexity	0.401	0.549
N62A	Menstrual and Other Female Reproductive System Disorders, Major Complexity	0.494	0.626
N62B	Menstrual and Other Female Reproductive System Disorders, Minor Complexity	0.258	0.422
001A	Caesarean Delivery, Major Complexity	3.454	2.952
O01B O01C	Caesarean Delivery, Intermediate Complexity Caesarean Delivery, Minor Complexity	2.240 1.911	3.848 1.136
001C 002A	Vaginal Delivery W OR Procedures, Major Complexity	2.346	2.119
002n	· uping 201101 / Ott 100000100, mujor Complexity	2.540	2.117

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DRG	DRG Description	Public	Priva	
O03A	Ectopic Pregnancy, Major Complexity	1.433	1.23	
O03B	Ectopic Pregnancy, Minor Complexity	0.924	0.77	
004A	Postpartum and Post Abortion W OR Procedures, Major Complexity	2.519	1.24	
O04B	Postpartum and Post Abortion W OR Procedures, Minor Complexity	1.097	7.79	
005Z	Abortion W OR Procedures	0.463	0.39	
060A	Vaginal Delivery, Major Complexity	1.731	2.60	
O60B	Vaginal Delivery, Intermediate Complexity	1.148	2.80	
060C	Vaginal Delivery, Minor Complexity	0.813	0.30	
061A	Postpartum and Post Abortion W/O OR Procedures, Major Complexity	1.215	1.19	
O61B	Postpartum and Post Abortion W/O OR Procedures, Minor Complexity	0.592	0.74	
O63A	Abortion W/O OR Procedures, Major Complexity	0.616	0.6	
O63B	Abortion W/O OR Procedures, Minor Complexity	0.198	0.3	
066A	Antenatal and Other Obstetric Admissions, Major Complexity	0.730	1.4	
O66B	Antenatal and Other Obstetric Admissions, Minor Complexity	0.203	0.18	
P01Z P02Z	Neonate W Sig OR Proc/Vent>=96hrs, Died or Transfer to Acute Facility <5Days Cardiothoracic and Vascular Procedures for Neonates	1.261 26.300	1.92 23.24	
P02Z P03A	Neonate, AdmWt 1000-1499g W Significant OR Proc/Vent>=96hrs, Major Complexity	20.300 27.894	25.24	
P03B	Neonate, AdmWt 1000-1499g W Significant OR Proc/Vent>=96hrs, Major Complexity	15.906	12.60	
P04A	Neonate, AdmWt 1500-1999g W Significant OR Proc/Vent>=96hrs, Major Complexity	22.605	9.74	
P04B	Neonate, AdmWt 1500-1999g W Significant OR Proc/Vent>=96hrs, Minor Complexity	9.679	11.40	
P05A	Neonate, AdmWt 2000-2499g W Significant OR Proc/Vent>=96hrs, Major Complexity	29.212	11.4	
P05B	Neonate, AdmWt 2000-2499g W Significant OR Proc/Vent>=96hrs, Minor Complexity	14.421	13.90	
P06A	Neonate, AdmWt >=2500g W Significant OR Proc/Vent>=96hrs, Major Complexity	31.252	17.7	
P06B	Neonate, AdmWt >=2500g W Significant OR Proc/Vent>=96hrs, Minor Complexity	7.287	7.2	
P07Z	Neonate, AdmWt <750g W Significant OR Procedures	68.137	58.0	
P08Z	Neonate, AdmWt 750-999g W Significant OR Procedures	50.008	43.0	
P60A	Neonate W/O Sig OR/Vent>=96hrs, Died/Transfer Acute Facility <5 Days, MajC	1.072	0.0	
P60B	Neonate W/O Sig OR/Vent>=96hrs, Died/Transfer Acute Facility <5 Days, MinC	0.801	4.4	
P61Z	Neonate, AdmWt <750g W/O Significant OR procedure	47.905	42.2	
P62A	Neonate, AdmWt 750-999g W/O Significant OR Procedures, Major Complexity	39.729	35.8	
P62B	Neonate, AdmWt 750-999g W/O Significant OR Procedures, Minor Complexity	22.659	20.5	
P63A	Neonate, AdmWt 1000-1249g W/O Significant OR Proc/Vent>=96hrs, Major Complexity	12.914	9.6	
P63B	Neonate, AdmWt 1000-1249g W/O Significant OR Proc/Vent>=96hrs, Minor Complexity	4.915	9.0	
P64A	Neonate, AdmWt 1250-1499g W/O Significant OR Proc/Vent>=96hrs, Major Complexity	10.780	15.5	
P64B	Neonate, AdmWt 1250-1499g W/O Significant OR Proc/Vent>=96hrs, Minor Complexity	6.989	1.5	
P65A	Neonate, AdmWt 1500-1999g W/O Significant OR Proc/Vent>=96hrs, Extreme Comp	8.587	8.1	
P65B	Neonate, AdmWt 1500-1999g W/O Significant OR Proc/Vent>=96hrs, Major Complexity	6.345	4.02	
P65C	Neonate, AdmWt 1500-1999g W/O Significant OR Proc/Vent>=96hrs, Intermediate Comp	4.970 4.064	3.2 3.6	
P65D P66A	Neonate, AdmWt 1500-1999g W/O Significant OR Proc/Vent>=96hrs, Minor Complexity Neonate, AdmWt 2000-2499g W/O Significant OR Proc/Vent>=96hrs, Extreme Comp	4.004 5.206	16.2	
P66B	Neonate, AdmWt 2000-2499g W/O Significant OR Proc/Vent>=96hrs, Batenie Comp Neonate, AdmWt 2000-2499g W/O Significant OR Proc/Vent>=96hrs, Major Complexity	3.834	10.2	
P66C	Neonate, AdmWt 2000-2499g W/O Significant OR Proc/Vent>=96hrs, Intermediate Comp	2.572	1.3	
P66D	Neonate, AdmWt 2000-2499g W/O Significant OR Proc/Vent>=96hrs, Minor Complexity	1.245	0.7	
P67A	Neonate, AdmWt >=2500g W/O Sig OR Proc/Vent>=96hrs, <37 Comp Wks Gest, Extr Comp	4.373	12.5	
P67B	Neonate, AdmWt >=2500g W/O Sig OR Proc/Vent>=96hrs, <37 Comp Wks Gest, Maj Comp	2.792	3.5	
P67C	Neonate, AdmWt >=2500g W/O Sig OR Proc/Vent>=96hrs, <37 Comp Wks Gest, Int Comp	2.182	0.7	
P67D	Neonate, AdmWt >=2500g W/O Sig OR Proc/Vent>=96hrs, <37 Comp Wks Gest, Min Comp	1.461	3.5	
P68A	Neonate, AdmWt >=2500g W/O Sig OR Proc/Vent>=96hrs, >=37 Comp Wks Gest, Ext Comp	3.139	5.1	
P68B	Neonate, AdmWt >=2500g W/O Sig OR Proc/Vent>=96hrs, >=37 Comp Wks Gest, Maj Comp	1.436	1.1	
P68C	Neonate, AdmWt >=2500g W/O Sig OR Proc/Vent>=96hrs, >=37 Comp Wks Gest, Int Comp	1.047	0.4	
P68D	Neonate, AdmWt >=2500g W/O Sig OR Proc/Vent>=96hrs, >=37 Comp Wks Gest, Min Comp	0.708	0.8	
Q01A	Splenectomy, Major Complexity	6.627	2.6	
Q01B	Splenectomy, Minor Complexity	3.158	2.8	
Q02A	Blood and Immune System Disorders W Other OR Procedures, Major Complexity	5.297	2.9	
Q02B	Blood and Immune System Disorders W Other OR Procedures, Minor Complexity	1.647	2.2	
Q60A	Reticuloendothelial and Immunity Disorders, Major Complexity	1.535	1.3	
Q60B	Reticuloendothelial and Immunity Disorders, Minor Complexity	0.152	0.1	
Q61A	Red Blood Cell Disorders, Major Complexity	1.178	1.5	
Q61B	Red Blood Cell Disorders, Intermediate Complexity	0.503	0.4	
Q61C	Red Blood Cell Disorders, Minor Complexity	0.049	1 1/	
Q62A	Coagulation Disorders, Major Complexity	1.350	1.1	
Q62B	Coagulation Disorders, Minor Complexity Lymphoma and Leukaemia W Major OR Procedures, Major Complexity	0.643 11.640	1.50 12.94	
R01A				

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DRG	DRG Description	Public	Privat	
R02A	Other Neoplastic Disorders W Major OR Procedures, Major Complexity	7.201	5.55	
R02B	Other Neoplastic Disorders W Major OR Procedures, Intermediate Complexity	4.088	3.29	
R02C	Other Neoplastic Disorders W Major OR Procedures, Minor Complexity	2.212	1.24	
R03A	Lymphoma and Leukaemia W Other OR Procedures, Major Complexity	12.006	3.02	
R03B	Lymphoma and Leukaemia W Other OR Procedures, Intermediate Complexity	3.745	3.78	
R03C	Lymphoma and Leukaemia W Other OR Procedures, Minor Complexity	1.658	5.17	
R04A	Other Neoplastic Disorders W Other OR Procedures, Major Complexity	4.130	3.17	
R04B R60A	Other Neoplastic Disorders W Other OR Procedures, Minor Complexity Acute Leukaemia, Major Complexity	1.714 7.503	1.43 14.31	
R60B	Acute Leukaemia, Miajor Complexity	1.553	14.31	
R61A	Lymphoma and Non-Acute Leukaemia, Major Complexity	2.994	9.12	
R61B	Lymphoma and Non-Acute Leukaemia, Minor Complexity	1.197	1.79	
R62A	Other Neoplastic Disorders, Major Complexity	2.600	2.79	
R62B	Other Neoplastic Disorders, Intermediate Complexity	1.067	0.73	
R62C	Other Neoplastic Disorders, Minor Complexity	0.886	0.94	
R63Z	Chemotherapy	0.222	0.22	
S65A	Human Immunodeficiency Virus, Major Complexity	11.544	9.80	
S65B	Human Immunodeficiency Virus, Intermediate Complexity	2.112	2.14	
S65C	Human Immunodeficiency Virus, Minor Complexity	1.280	1.17	
T01A	Infectious and Parasitic Diseases W OR Procedures, Major Complexity	11.855	7.93	
T01B	Infectious and Parasitic Diseases W OR Procedures, Intermediate Complexity	3.779	3.52	
T01C	Infectious and Parasitic Diseases W OR Procedures, Minor Complexity	2.419	2.10	
T40Z T60A	Infectious and Parasitic Diseases W Ventilator Support	9.486 5.857	5.87 3.89	
T60B	Septicaemia, Major Complexity Septicaemia, Intermediate Complexity	2.728	2.40	
T60C	Septicaemia, Minor Complexity	1.331	1.20	
T61A	Postoperative and Post-Traumatic Infections, Major Complexity	1.800	1.63	
T61B	Postoperative and Post-Traumatic Infections, Minor Complexity	0.679	0.66	
T62A	Fever of Unknown Origin, Major Complexity	1.655	0.86	
T62B	Fever of Unknown Origin, Minor Complexity	0.542	0.57	
T63A	Viral Illnesses, Major Complexity	1.255	0.67	
T63B	Viral Illnesses, Minor Complexity	0.353	0.33	
T64A	Other Infectious and Parasitic Diseases, Major Complexity	6.713	2.88	
T64B	Other Infectious and Parasitic Diseases, Intermediate Complexity	2.230	2.23	
T64C	Other Infectious and Parasitic Diseases, Minor Complexity	1.134	1.89	
U40Z	Mental Health Treatment W ECT, Sameday	0.166	0.35	
U60A	Mental Health Treatment W/O ECT, Sameday, Major Complexity	0.105	0.29	
U60B U61A	Mental Health Treatment W/O ECT, Sameday, Minor Complexity	0.083 11.510	0.26 35.99	
U61B	Schizophrenia Disorders, Major Complexity Schizophrenia Disorders, Minor Complexity	5.372	4.72	
U62A	Paranoia and Acute Psychotic Disorders, Major Complexity	7.568	5.18	
U62B	Paranoia and Acute Psychotic Disorders, Minor Complexity	4.780	4.56	
U63A	Major Affective Disorders, Major Complexity	9.286	10.95	
U63B	Major Affective Disorders, Minor Complexity	3.767	3.82	
U64A	Other Affective and Somatoform Disorders, Major Complexity	4.525	4.09	
U64B	Other Affective and Somatoform Disorders, Minor Complexity	1.914	1.84	
U65A	Anxiety Disorders, Major Complexity	2.624	2.33	
U65B	Anxiety Disorders, Minor Complexity	1.086	1.08	
U66A	Eating and Obsessive-Compulsive Disorders, Major Complexity	9.118	8.18	
U66B	Eating and Obsessive-Compulsive Disorders, Minor Complexity	5.455	4.9	
U67A	Personality Disorders and Acute Reactions, Major Complexity	3.630	3.20	
U67B U68A	Personality Disorders and Acute Reactions, Minor Complexity	1.462 4.672	1.50	
U68B	Childhood Mental Disorders, Major Complexity Childhood Mental Disorders, Minor Complexity	2.823	4.10 2.46	
U68B V60A	Alcohol Intoxication and Withdrawal, Major Complexity	2.825 1.491	2.40	
V60A V60B	Alcohol Intoxication and Withdrawal, Major Complexity	0.325	0.29	
V61A	Drug Intoxication and Withdrawal, Major Complexity	4.108	3.19	
V61B	Drug Intoxication and Withdrawal, Minor Complexity	1.954	1.84	
V62A	Alcohol Use and Dependence, Major Complexity	2.541	2.50	
V62B	Alcohol Use and Dependence, Minor Complexity	1.617	1.60	
V63Z	Opioid Use and Dependence	1.204	1.23	
V64Z	Other Drug Use and Dependence	1.220	1.14	
V65Z	Treatment for Alcohol Disorders, Sameday	0.135	0.10	
V66Z	Treatment for Drug Disorders, Sameday	0.096	0.08	

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DRG	DRG Description	Public	Privat
W01A	Vent, Trac & Cran Procs for Mult Sig Trauma, Major Complexity	60.653	52.71
W01B	Vent, Trac & Cran Procs for Mult Sig Trauma, Intermediate Complexity	29.810	27.360
W01C	Vent, Trac & Cran Procs for Mult Sig Trauma, Minor Complexity	21.272	17.759
W02A	Hip, Femur and Lower Limb Procedures for Multiple Sig Trauma, Major Complexity	10.939	11.46
W02B	Hip, Femur and Lower Limb Procedures for Multiple Sig Trauma, Minor Complexity	5.488	5.38
W03Z	Abdominal Procedures for Multiple Significant Trauma	5.229	7.87
W04A	Multiple Significant Trauma W Other OR Procedures, Major Complexity	10.896	11.38
W04B	Multiple Significant Trauma W Other OR Procedures, Minor Complexity	5.821	6.21
W60A	Multiple Sig Trauma, Died or Transferred to Acute Facility <5 Days, Major Comp	3.688	1.67
W60B	Multiple Sig Trauma, Died or Transferred to Acute Facility <5 Days, Minor Comp	1.386	1.03
W61A	Multiple Significant Trauma W/O OR Procedures, Major Complexity	4.559	5.97
W61B	Multiple Significant Trauma W/O OR Procedures, Minor Complexity	2.674	2.91
X02A	Microvascular Tissue Transfer and Skin Grafts for Injuries to Hand, Major Comp	3.930	3.34
X02B	Microvascular Tissue Transfer and Skin Grafts for Injuries to Hand, Minor Comp	0.953	0.72
X04A	Other Procedures for Injuries to Lower Limb, Major Complexity	4.089	3.68
X04B	Other Procedures for Injuries to Lower Limb, Minor Complexity	1.069	0.94
X05A	Other Procedures for Injuries to Hand, Major Complexity	1.172	1.13
X05B	Other Procedures for Injuries to Hand, Minor Complexity	0.568	0.48
X06A	Other Procedures for Other Injuries, Major Complexity	5.303	3.93
X06B	Other Procedures for Other Injuries, Intermediate Complexity	1.633	1.43
X06C	Other Procedures for Other Injuries, Minor Complexity	0.836	0.93
X07A	Skin Grafts for Injuries Excluding Hand, Major Complexity	8.274	9.16
X07B	Skin Grafts for Injuries Excluding Hand, Intermediate Complexity	3.686	3.45
X07C	Skin Grafts for Injuries Excluding Hand, Minor Complexity	1.868	1.73
X40A	Injuries, Poisoning and Toxic Effects of Drugs W Ventilator Support, Major Comp	9.617	3.47
X40B	Injuries, Poisoning and Toxic Effects of Drugs W Ventilator Support, Minor Comp	4.984	1.73
X60A	Injuries, Major Complexity	1.170	1.05
X60B	Injuries, Minor Complexity	0.253	0.23
X61A	Allergic Reactions, Major Complexity	0.511	0.57
X61B	Allergic Reactions, Minor Complexity	0.145	0.33
X62A	Poisoning/Toxic Effects of Drugs and Other Substances, Major Complexity	1.784	1.24
X62B	Poisoning/Toxic Effects of Drugs and Other Substances, Minor Complexity	1.614	0.42
X63A	Sequelae of Treatment, Major Complexity	1.433	1.41
X63B	Sequelae of Treatment, Minor Complexity	0.537	0.51
X64A	Other Injuries, Poisonings and Toxic Effects, Major Complexity	1.777	1.51
X64B	Other Injuries, Poisonings and Toxic Effects, Minor Complexity	0.240 80.607	0.21
Y01Z	Vent >=96hrs or Trach for Burns or OR Procs for Severe Full Thickness Burns		52.23 8.74
Y02A	Skin Grafts for Other Burns, Major Complexity	9.153	
Y02B Y02C	Skin Grafts for Other Burns, Intermediate Complexity	3.517 1.141	3.15
Y02C Y03A	Skin Grafts for Other Burns, Minor Complexity Other OR Procedures for Other Burns, Major Complexity	2.077	1.10 1.79
Y03B	Other OR Procedures for Other Burns, Minor Complexity	1.043	1.19
Y60Z		0.406	0.41
Y61Z	Burns, Transferred to Acute Facility <5 Days Severe Burns	0.406	0.41
Y62A	Other Burns, Major Complexity	1.361	1.19
Y62B	Other Burns, Major Complexity Other Burns, Minor Complexity	0.681	0.52
Z01A	Other Contacts W Health Services W OR Procedures, Major Complexity	8.130	2.28
Z01A Z01B	Other Contacts W Health Services W OR Procedures, Miajor Complexity	1.190	0.76
Z40Z	Other Contacts W Health Services W Endoscopy, Sameday	0.311	0.10
Z60A	Rehabilitation, Major Complexity	0.511 -	0.13
Z60B	Rehabilitation, Minor Complexity	-	0.20
Z61A	Signs and Symptoms, Major Complexity	- 1.697	1.47
Z61B	Signs and Symptoms, Intermediate Complexity	0.705	0.59
Z61C	Signs and Symptoms, Minor Complexity	0.703	0.59
Z63A	Other Follow Up After Surgery or Medical Care, Major Complexity	2.644	2.52
Z63B	Other Follow Up After Surgery or Medical Care, Minor Complexity	0.685	0.62
Z64A	Other Factors Influencing Health Status, Major Complexity	2.762	2.36
Z64B	Other Factors Influencing Health Status, Minor Complexity	0.750	0.34
Z65Z	Congenital Anomalies and Problems Arising from Neonatal Period	0.730	0.62
Z66Z	Sleep Disorders	0.546	0.53

SCHEDULE 2—INCORPORATED HOSPITALS AND PUBLIC HOSPITAL SITES: FEES FOR ADMITTED PATIENTS WHO ARE NOT MEDICARE PATIENTS

1-Standard fee for all admitted patients except obstetric patients

Fee for treatment, care and accommodation at a public hospital site of an admitted patient who is not a Medicare patient and who is not an obstetric patient—per day or part day.

Non-Admitted Fee Classification	Internal Classification Label	Fee
Admitted Sub Acute and Non Acute services	Sub Acute	\$2,277
Admitted Surgical Interventions	Ι	\$4,006
Admitted Medical Interventions	Μ	\$2,277

2-Standard fee for all admitted obstetric patients

Fee for treatment, care and accommodation at a public hospital site of an admitted obstetric patient who is not a Medicare patient—per day or part day.

Non-Admitted Fee Classification	Internal Classification Label	Fee
Admitted Births/Deliveries	Birth/Delivery	\$3,190

3-Private and public admitted non-Medicare patients

Patients will be seen as a public or private admitted non-Medicare patient in accordance with hospital practices in a similar way as applied to Medicare eligible patients.

4-Medical or diagnostic services not included in fees for private patients

In the case of a private patient, a fee determined in accordance with this Schedule does not include a fee for the cost of medical or diagnostic services provided by a medical practitioner selected by the patient.

5-Retrieval fee (admitted patients)

Where a retrieval team provided by a public hospital site or SA Ambulance Service monitors and treats a seriously ill or seriously injured admitted patient of that or any other public hospital site during the transportation of the patient to a the public hospital site, the fee to be charged by the public hospital site or SA Ambulance Service providing the retrieval team is as follows:

Provision of retrieval team-\$3,726.00

6—Transportation fee

- (1) Where, in addition to providing a service referred to in this Schedule, a public hospital site transports, or arranges for the transportation of, a patient to or from (or between different facilities of) the public hospital site, the public hospital site may charge an additional fee equal to the cost to the public hospital site of providing, or arranging for the provision of, that transportation.
- (2) Subclause (1) does not apply to the transportation of a patient with a retrieval team provided by the public hospital site.

7—Table

Fee type classification reference table

Fee Type	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Sub Acute and Non Acute services	Weighted FIM motor score 13-18, Brain, Spine, MMT, Age>=49	4AZ1	Sub Acute
Admitted Sub Acute and Non Acute services	Weighted FIM motor score 13-18, Brain, Spine, MMT, Age<=48	4AZ2	Sub Acute
Admitted Sub Acute and Non Acute services	Weighted FIM motor score 13-18, All other impairments, Age>=65	4AZ3	Sub Acute
Admitted Sub Acute and Non Acute services	Weighted FIM motor score 13-18, All other impairments, Age<=64	4AZ4	Sub Acute
Admitted Sub Acute and Non Acute services	Stroke, weighted FIM motor 51-91, FIM cognition 29-35	4AA1	Sub Acute
Admitted Sub Acute and Non Acute services	Stroke, weighted FIM motor 51-91, FIM cognition 19-28	4AA2	Sub Acute
Admitted Sub Acute and Non Acute services	Stroke, weighted FIM motor 51-91, FIM cognition 5-18	4AA3	Sub Acute
Admitted Sub Acute and Non Acute services	Stroke, weighted FIM motor 36-50, Age>=68	4AA4	Sub Acute
Admitted Sub Acute and Non Acute services	Stroke, weighted FIM motor 36-50, Age<=67	4AA5	Sub Acute
Admitted Sub Acute and Non Acute services	Stroke, weighted FIM motor 19-35, Age>=68	4AA6	Sub Acute
Admitted Sub Acute and Non Acute services	Stroke, weighted FIM motor 19-35, Age<=67	4AA7	Sub Acute
Admitted Sub Acute and Non Acute services	Brain dysfunction, weighted FIM motor 71-91, FIM cognition 26-35	5 4AB1	Sub Acute
Admitted Sub Acute and Non Acute services	Brain dysfunction, weighted FIM motor 71-91, FIM cognition 5-25	4AB2	Sub Acute
Admitted Sub Acute and Non Acute services	Brain dysfunction, weighted FIM motor 41-70, FIM cognition 26-35	5 4AB3	Sub Acute
Admitted Sub Acute and Non Acute services	Brain dysfunction, weighted FIM motor 41-70, FIM cognition 17-25	5 4AB4	Sub Acute

Fee Type	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Sub Acute and	Brain dysfunction, weighted FIM motor 41-70, FIM cognition 5-16	4AB5	Sub Acute
Non Acute services Admitted Sub Acute and Non Acute services	Brain dysfunction, weighted FIM motor 29-40	4AB6	Sub Acute
Admitted Sub Acute and	Brain dysfunction, weighted FIM motor 19-28	4AB7	Sub Acute
Non Acute services Admitted Sub Acute and	Neurological conditions, weighted FIM motor 62-91	4AC1	Sub Acute
Non Acute services Admitted Sub Acute and	Neurological conditions, weighted FIM motor 43-61	4AC2	Sub Acute
Non Acute services Admitted Sub Acute and	Neurological conditions, weighted FIM motor 19-42	4AC3	Sub Acute
Non Acute services Admitted Sub Acute and	Spinal cord dysfunction, Age>=50, weighted FIM motor 42-91	4AD1	Sub Acute
Non Acute services Admitted Sub Acute and	Spinal cord dysfunction, Age>=50, weighted FIM motor 19-41	4AD2	Sub Acute
Non Acute services Admitted Sub Acute and	Spinal cord dysfunction, Age<=49, weighted FIM motor 34-91	4AD3	Sub Acute
Non Acute services Admitted Sub Acute and	Spinal cord dysfunction, Age<=49, weighted FIM motor 19-33	4AD4	Sub Acute
Non Acute services Admitted Sub Acute and Non Acute services	Amputation of limb, Age>=54, weighted FIM motor 68-91	4AE1	Sub Acute
Admitted Sub Acute and	Amputation of limb, Age>=54, weighted FIM motor 31-67	4AE2	Sub Acute
Non Acute services Admitted Sub Acute and Non Acute services	Amputation of limb, Age>=54, weighted FIM motor 19-30	4AE3	Sub Acute
Admitted Sub Acute and	Amputation of limb, Age<=53, weighted FIM motor 19-91	4AE4	Sub Acute
Non Acute services Admitted Sub Acute and Non Acute services	Orthopaedic conditions, fractures, weighted FIM motor 49-91, FIM cognition 33-35	4AH1	Sub Acute
Admitted Sub Acute and Non Acute services	Orthopaedic conditions, fractures, weighted FIM motor 49-91, FIM	4AH2	Sub Acute
Admitted Sub Acute and	cognition 5-32 Orthopaedic conditions, fractures, weighted FIM motor 38-48	4AH3	Sub Acute
Non Acute services Admitted Sub Acute and Non Acute services	Orthopaedic conditions, fractures, weighted FIM motor 19-37	4AH4	Sub Acute
Admitted Sub Acute and Non Acute services	Orthopaedic conditions, all other (including replacements), weighted FIM motor 68-91	4A21	Sub Acute
Admitted Sub Acute and Non Acute services	Orthopaedic conditions, all other (including replacements), weighted FIM motor 50-67	4A22	Sub Acute
Admitted Sub Acute and Non Acute services	Orthopaedic conditions, all other (including replacements), weighted FIM motor 19-49	4A23	Sub Acute
Admitted Sub Acute and Non Acute services	Cardiac, Pain syndromes, Pulmonary, weighted FIM motor 72-91	4A31	Sub Acute
Admitted Sub Acute and Non Acute services	Cardiac, Pain syndromes, Pulmonary, weighted FIM motor 55-71	4A32	Sub Acute
Admitted Sub Acute and Non Acute services	Cardiac, Pain syndromes, Pulmonary, weighted FIM motor 34-54	4A33	Sub Acute
Admitted Sub Acute and Non Acute services	Cardiac, Pain syndromes, Pulmonary, weighted FIM motor 19-33	4A34	Sub Acute
Admitted Sub Acute and Non Acute services	Major Multiple Trauma, weighted FIM motor 19-91	4AP1	Sub Acute
Admitted Sub Acute and Non Acute services	Reconditioning, weighted FIM motor 67-91	4AR1	Sub Acute
Admitted Sub Acute and Non Acute services	Reconditioning, weighted FIM motor 50-66, FIM cognition 26-35	4AR2	Sub Acute
Admitted Sub Acute and Non Acute services	Reconditioning, weighted FIM motor 50-66, FIM cognition 5-25	4AR3	Sub Acute
Admitted Sub Acute and Non Acute services	Reconditioning, weighted FIM motor 34-49, FIM cognition 31-35	4AR4	Sub Acute
Admitted Sub Acute and Non Acute services	Reconditioning, weighted FIM motor 34-49, FIM cognition 5-30	4AR5	Sub Acute
Admitted Sub Acute and Non Acute services	Reconditioning, weighted FIM motor 19-33	4AR6	Sub Acute
Admitted Sub Acute and Non Acute services	All other impairments, weighted FIM motor 55-91	4A91	Sub Acute
Admitted Sub Acute and Non Acute services	All other impairments, weighted FIM motor 33-54	4A92	Sub Acute
Admitted Sub Acute and Non Acute services	All other impairments, weighted FIM motor 19-32	4A93	Sub Acute
Admitted Sub Acute and Non Acute services	Adult Same-Day Rehabilitation	4J01	Sub Acute
Admitted Sub Acute and Non Acute services	Rehabilitation, Age<=3	4F01	Sub Acute

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Fee Type	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Sub Acute and	Rehabilitation, Age>=4, Spinal cord dysfunction	4F02	Sub Acute
Non Acute services Admitted Sub Acute and	Rehabilitation, Age>=4, Brain dysfunction	4F03	Sub Acute
Non Acute services Admitted Sub Acute and	Rehabilitation, Age>=4, Neurological conditions	4F04	Sub Acute
Non Acute services Admitted Sub Acute and	Rehabilitation, Age>=4, All other impairments	4F05	Sub Acute
Non Acute services			
Admitted Sub Acute and Non Acute services	Paediatric Same-Day Rehabilitation	4001	Sub Acute
Admitted Sub Acute and Non Acute services	Stable phase, RUG-ADL 4-5	4BS1	Sub Acute
Admitted Sub Acute and Non Acute services	Stable phase, RUG-ADL 6-16	4BS2	Sub Acute
Admitted Sub Acute and Non Acute services	Stable phase, RUG-ADL 17-18	4BS3	Sub Acute
Admitted Sub Acute and	Unstable phase, First Phase in Episode, RUG-ADL 4-13	4BU1	Sub Acute
Non Acute services Admitted Sub Acute and	Unstable phase, First Phase in Episode, RUG-ADL 14-18	4BU2	Sub Acute
Non Acute services Admitted Sub Acute and	Unstable phase, Not first Phase in Episode, RUG-ADL 4-5	4BU3	Sub Acute
Non Acute services Admitted Sub Acute and	Unstable phase, Not first Phase in Episode, RUG-ADL 6-18	4BU4	Sub Acute
Non Acute services Admitted Sub Acute and	Deteriorating phase, RUG-ADL 4-14	4BD1	Sub Acute
Non Acute services Admitted Sub Acute and	Deteriorating phase, RUG-ADL 15-18, Age>=75	4BD2	Sub Acute
Non Acute services			
Admitted Sub Acute and Non Acute services	Deteriorating phase, RUG-ADL 15-18, Age 55-74	4BD3	Sub Acute
Admitted Sub Acute and Non Acute services	Deteriorating phase, RUG-ADL 15-18, Age<=54	4BD4	Sub Acute
Admitted Sub Acute and Non Acute services	Terminal phase	4BT1	Sub Acute
Admitted Sub Acute and Non Acute services	Adult Same-Day Palliative Care	4K01	Sub Acute
Admitted Sub Acute and Non Acute services	Palliative Care, Stable phase, Age>=1 year	4G02	Sub Acute
Admitted Sub Acute and Non Acute services	Palliative Care, Unstable or Deteriorating phase, Age>=1 year	4G03	Sub Acute
Admitted Sub Acute and	FIM motor 57-91 with Delirium or Dementia	4CH1	Sub Acute
Non Acute services Admitted Sub Acute and	FIM motor 57-91 without Delirium or Dementia	4CH2	Sub Acute
Non Acute services Admitted Sub Acute and	FIM motor 18-56 with Delirium or Dementia	4CM1	Sub Acute
Non Acute services Admitted Sub Acute and	FIM motor 18-56 without Delirium or Dementia	4CM2	Sub Acute
Non Acute services Admitted Sub Acute and	FIM motor 13-17 with Delirium or Dementia	4CL1	Sub Acute
Non Acute services			
Admitted Sub Acute and Non Acute services	FIM motor 13-17 without Delirium or Dementia	4CL2	Sub Acute
Admitted Sub Acute and Non Acute services	Same-Day GEM	4L01	Sub Acute
Admitted Sub Acute and Non Acute services	HoNOS 65+ Overactive behaviour 3-4, LOS<=91	4DS1	Sub Acute
Admitted Sub Acute and Non Acute services	HoNOS 65+ Overactive behaviour 1-2, HoNOS 65+ ADL 4, LOS<=91	4DS2	Sub Acute
Admitted Sub Acute and	HoNOS 65+ Overactive behaviour 1-2, HoNOS 65+ ADL 0-3,	4DS3	Sub Acute
Non Acute services Admitted Sub Acute and	LOS<=91 HoNOS 65+ Overactive behaviour 0, HoNOS 65+ total 18-48,	4DS4	Sub Acute
Non Acute services Admitted Sub Acute and	LOS<=91 HoNOS 65+ Overactive behaviour 0, HoNOS 65+ total 0-17,	4DS5	Sub Acute
Non Acute services Admitted Sub Acute and	LOS<=91 Long term care	4DL1	Sub Acute
Non Acute services Admitted Sub Acute and	Same-Day Psychogeriatric Care	4M01	Sub Acute
Non Acute services			
Admitted Sub Acute and Non Acute services	Age>=60, RUG-ADL 4-11, LOS<=91	4ES1	Sub Acute
Admitted Sub Acute and Non Acute services	Age>=60, RUG-ADL 12-15, LOS<=91	4ES2	Sub Acute
Admitted Sub Acute and Non Acute services	Age>=60, RUG-ADL 16-18, LOS<=91	4ES3	Sub Acute

Fee Туре	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Sub Acute and Non Acute services	Age 18-59, LOS<=91	4ES4	Sub Acute
Admitted Sub Acute and Non Acute services	Age<=17, LOS<=91	4ES5	Sub Acute
Admitted Sub Acute and Non Acute services	Long term care	4EL1	Sub Acute
Admitted Surgical Interventions	Ventilation>=336hours, Major Complexity	A13A	Ι
Admitted Surgical Interventions	Ventilation>=336hours, Minor Complexity	A13B	Ι
Admitted Surgical Interventions	Ventilation>=96hours &<336hours, Major Complexity	A14A	Ι
Admitted Surgical Interventions	Ventilation>=96hours &<336hours, Intermediate Complexity	A14B	I
Admitted Surgical Interventions	Ventilation>=96hours &<336hours, Minor Complexity	A14C	I
Admitted Surgical Interventions Admitted Surgical Interventions	Tracheostomy, Major Complexity Tracheostomy, Intermediate Complexity	A15A A15B	I I
Admitted Surgical Interventions	Tracheostomy, Minor Complexity	A15D A15C	I
Admitted Surgical Interventions	ECMO	A40Z	I
Admitted Surgical Interventions	Ventricular Shunt Revision	B01Z	Ī
Admitted Surgical Interventions	Cranial Procedures, Major Complexity	B02A	Ī
Admitted Surgical Interventions	Cranial Procedures, Intermediate Complexity	B02B	Ι
Admitted Surgical Interventions	Cranial Procedures, Minor Complexity	B02C	Ι
Admitted Surgical Interventions	Spinal Procedures, Major Complexity	B03A	Ι
Admitted Surgical Interventions	Spinal Procedures, Intermediate Complexity	B03B	Ι
Admitted Surgical Interventions	Spinal Procedures, Minor Complexity	B03C	I
Admitted Surgical Interventions	Extracranial Vascular Procedures, Major Complexity	B04A	I
Admitted Surgical Interventions	Extracranial Vascular Procedures, Intermediate Complexity	B04B	I I
Admitted Surgical Interventions Admitted Surgical Interventions	Extracranial Vascular Procedures, Minor Complexity Carpal Tunnel Release	B04C B05Z	I
Admitted Surgical Interventions	Procedures for Cerebral Palsy, Muscular Dystrophy and Neuropathy, Major Comp	B052 B06A	I
Admitted Surgical Interventions	Procedures for Cerebral Palsy, Muscular Dystrophy and Neuropathy, Interm Comp	B06B	Ι
Admitted Surgical Interventions	Procedures for Cerebral Palsy, Muscular Dystrophy and Neuropathy, Minor Comp	B06C	Ι
Admitted Surgical Interventions	Cranial or Peripheral Nerve and Other Nervous System Procedures, Major Comp	B07A	Ι
Admitted Surgical Interventions	Cranial or Peripheral Nerve and Other Nervous System Procedures, Minor Comp	B07B	Ι
Admitted Surgical Interventions	Plasmapheresis W Neurological Disease, Sameday	B40Z	Ι
Admitted Surgical Interventions	Telemetric EEG Monitoring, Major Complexity	B41A	Ι
Admitted Surgical Interventions	Telemetric EEG Monitoring, Minor Complexisty	B41B	I
Admitted Surgical Interventions	Nervous System Disorders W Ventilator Support, Major Complexity	B42A	I
Admitted Surgical Interventions	Nervous System Disorders W Ventilator Support, Intermediate Complexity	B42B	I
Admitted Surgical Interventions	Nervous System Disorders W Ventilator Support, Minor Complexity	B42C	Ι
Admitted Medical Interventions	Apheresis	B62Z	M
Admitted Medical Interventions	Dementia and Other Chronic Disturbances of Cerebral Function, Major Complexity	B63A	М
Admitted Medical Interventions	Dementia and Other Chronic Disturbances of Cerebral Function, Minor Complexity	B63B	М
Admitted Medical Interventions	Delirium, Major Complexity	B64A	М
Admitted Medical Interventions	Delirium, Minor Complexity	B64B	M
Admitted Medical Interventions	Cerebral Palsy Nervous System Neoplasms, Major Complexity	B65Z B66A	M
Admitted Medical Interventions Admitted Medical Interventions	Nervous System Neoplasms, Major Complexity	B66B	M M
Admitted Medical Interventions	Degenerative Nervous System Disorders, Major Complexity	B67A	M
Admitted Medical Interventions	Degenerative Nervous System Disorders, Intermediate Complexity	B67B	M
Admitted Medical Interventions	Degenerative Nervous System Disorders, Minor Complexity	B67C	М
Admitted Medical Interventions	Multiple Sclerosis and Cerebellar Ataxia, Major Complexity	B68A	М
Admitted Medical Interventions	Multiple Sclerosis and Cerebellar Ataxia, Minor Complexity	B68B	Μ
Admitted Medical Interventions	TIA and Precerebral Occlusion, Major Complexity	B69A	М
Admitted Medical Interventions	TIA and Precerebral Occlusion, Minor Complexity	B69B	М
Admitted Medical Interventions Admitted Medical Interventions	Stroke and Other Cerebrovascular Disorders, Major Complexity Stroke and Other Cerebrovascular Disorders, Intermediate	B70A B70B	M M
Admitted Medical Intermedian	Complexity Stroke and Other Complexity	D700	м
Admitted Medical Interventions Admitted Medical Interventions	Stroke and Other Cerebrovascular Disorders, Minor Complexity Stroke and Other Cerebrovascular Disorders, Transferred<5 Days	B70C B70D	M M
Admitted Medical Interventions	Cranial and Peripheral Nerve Disorders, Major Complexity	B70D B71A	M
Admitted Medical Interventions	Cranial and Peripheral Nerve Disorders, Minor Complexity	B71B	M
Admitted Medical Interventions	Nervous System Infection Except Viral Meningitis, Major Complexity	B72A	M

Fee Type	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Medical Interventions	Nervous System Infection Except Viral Meningitis, Minor Complexity	B72B	М
Admitted Medical Interventions	Viral Meningitis, Major Complexity	B73A	М
Admitted Medical Interventions	Viral Meningitis, Minor Complexity	B73B	M
Admitted Medical Interventions	Nontraumatic Stupor and Coma, Major Complexity	B73B B74A	M
Admitted Medical Interventions	Nontraumatic Stupor and Coma, Minor Complexity	B74A B74B	M
	Febrile Convulsions	B74B B75Z	
Admitted Medical Interventions			M
Admitted Medical Interventions	Seizures, Major Complexity	B76A	M
Admitted Medical Interventions	Seizures, Minor Complexity	B76B	M
Admitted Medical Interventions	Headaches, Major Complexity	B77A	М
Admitted Medical Interventions	Headaches, Minor Complexity	B77B	М
Admitted Medical Interventions	Intracranial Injuries, Major Complexity	B78A	М
Admitted Medical Interventions	Intracranial Injuries, Minor Complexity	B78B	М
Admitted Medical Interventions	Intracranial Injuries, Transferred<5 Days	B78C	Μ
Admitted Medical Interventions	Skull Fractures, Major Complexity	B79A	М
Admitted Medical Interventions	Skull Fractures, Minor Complexity	B79B	М
Admitted Medical Interventions	Other Head Injuries, Major Complexity	B80A	М
Admitted Medical Interventions	Other Head Injuries, Minor Complexity	B80B	М
Admitted Medical Interventions	Other Disorders of the Nervous System, Major Complexity	B81A	M
Admitted Medical Interventions	Other Disorders of the Nervous System, Minor Complexity	B81B	M
Admitted Medical Interventions	Chronic & Unspec Para/Quadriplegia, Major Complexity	B82A	M
Admitted Medical Interventions	Chronic & Unspec Para/Quadriplegia, Intermediate Complexity	B82B	M
		B82C	M
Admitted Medical Interventions Admitted Medical Interventions	Chronic & Unspec Para/Quadriplegia, Minor Complexity Acute Paraplegia and Quadriplegia and Spinal Cord Conditions,	B82C B83A	
Admitted Medical Interventions	Acute Paraplegia and Quadriplegia and Spinal Cord Conditions, Major Complexity Acute Paraplegia and Quadriplegia and Spinal Cord Conditions,	B83B	M M
Admitted Medical Interventions	Interm Comp Acute Paraplegia and Quadriplegia and Spinal Cord Conditions,	B83C	M
Admitted Surgical Interventions	Minor Complexity Procedures for Penetrating Eye Injury, Major Complexity	C01A	I
Admitted Surgical Interventions	Procedures for Penetrating Eye Injury, Millor Complexity	C01R C01B	I
	Frocedules for renetiating Eye injury, Minor Complexity		
Admitted Surgical Interventions	Enucleations and Orbital Procedures, Major Complexity	C02A	I
Admitted Surgical Interventions	Enucleations and Orbital Procedures, Minor Complexity	C02B	I
Admitted Surgical Interventions	Retinal Procedures, Major Complexity	C03A	I
Admitted Surgical Interventions Admitted Surgical Interventions	Retinal Procedures, Minor Complexity Major Corneal, Scleral and Conjunctival Procedures, Major	C03B C04A	I I
Admitted Surgical Interventions	Complexity Major Corneal, Scleral and Conjunctival Procedures, Minor Complexity	C04B	Ι
Admitted Surgical Interventions	Dacryocystorhinostomy	C05Z	Ι
Admitted Surgical Interventions	Strabismus Procedures	C10Z	I
Admitted Surgical Interventions	Evelid Procedures	C10Z C11Z	
	Other Corneal, Scleral and Conjunctival Procedures, Major	C11Z C12A	I I
Admitted Surgical Interventions Admitted Surgical Interventions	Complexity Other Corneal, Scleral and Conjunctival Procedures, Major Other Corneal, Scleral and Conjunctival Procedures, Minor	C12A C12B	I
Admitted Surgical Interventions	Complexity Lacrimal Procedures	C12B	I
Admitted Surgical Interventions	Other Eye Procedures, Major Complexity	C14A	I
Admitted Surgical Interventions	Other Eye Procedures, Minor Complexity	C14B	I
Admitted Surgical Interventions	Glaucoma and Complex Cataract Procedures	C15Z	I
Admitted Surgical Interventions	Lens Procedures	C16Z	I
Admitted Medical Interventions	Acute and Major Eye Infections, Major Complexity	C60A	М
Admitted Medical Interventions	Acute and Major Eye Infections, Minor Complexity	C60B	M
Admitted Medical Interventions	Neurological and Vascular Disorders of the Eye, Major Complexity	C61A	М
Admitted Medical Interventions	Neurological and Vascular Disorders of the Eye, Minor Complexity	C61B	М
Admitted Medical Interventions	Hyphaema and Medically Managed Trauma to the Eye, Major Complexity	C62A	М
Admitted Medical Interventions	Hyphaema and Medically Managed Trauma to the Eye, Minor Complexity	C62B	М
Admitted Medical Interventions	Other Disorders of the Eye, Major Complexity	C63A	Μ
Admitted Medical Interventions	Other Disorders of the Eye, Minor Complexity	C63B	Μ
Admitted Surgical Interventions	Cochlear Implant	D01Z	Ι
Admitted Surgical Interventions	Head and Neck Procedures, Major Complexity	D02A	Ι
Admitted Surgical Interventions	Head and Neck Procedures, Minor Complexity	D02B	Ι
Admitted Surgical Interventions	Surgical Repair for Cleft Lip and Palate Disorders, Major Complexity	D03A	Ι
Admitted Surgical Interventions	Surgical Repair for Cleft Lip and Palate Disorders, Minor Complexity	D03B	Ι
Admitted Surgical Interventions	Maxillo Surgery, Major Complexity	D04A	Ι
Admitted Surgical Interventions	Maxillo Surgery, Minor Complexity	D04B	Ι

Fee Type	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Surgical Interventions	Sinus and Complex Middle Ear Procedures	D06Z	Ι
Admitted Surgical Interventions	Nasal Procedures	D10Z	Ι
Admitted Surgical Interventions	Tonsillectomy and Adenoidectomy	D11Z	Ι
Admitted Surgical Interventions	Other Ear, Nose, Mouth and Throat Procedures, Major Complexity	D12A	Ι
Admitted Surgical Interventions	Other Ear, Nose, Mouth and Throat Procedures, Minor Complexity	D12B	Ι
Admitted Surgical Interventions	Myringotomy W Tube Insertion	D13Z	Ι
Admitted Surgical Interventions	Mouth and Salivary Gland Procedures, Major Complexity	D14A	Ι
Admitted Surgical Interventions	Mouth and Salivary Gland Procedures, Minor Complexity	D14B	Ι
Admitted Surgical Interventions	Mastoid Procedures	D15Z	Ι
Admitted Surgical Interventions	Dental Extractions and Restorations	D40Z	Ι
Admitted Medical Interventions	Ear, Nose, Mouth and Throat Malignancy, Major Complexity	D60A	М
Admitted Medical Interventions	Ear, Nose, Mouth and Throat Malignancy, Minor Complexity	D60B	М
Admitted Medical Interventions	Dysequilibrium, Major Complexity	D61A	М
Admitted Medical Interventions	Dysequilibrium, Minor Complexity	D61B	M
Admitted Medical Interventions	Epistaxis, Major Complexity	D62A	Μ
Admitted Medical Interventions	Epistaxis, Minor Complexity	D62B	М
Admitted Medical Interventions	Otitis Media and Upper Respiratory Infections, Major Complexity	D63A	М
Admitted Medical Interventions	Otitis Media and Upper Respiratory Infections, Minor Complexity	D63B	М
Admitted Medical Interventions	Laryngotracheitis and Epiglottitis, Major Complexity	D64A	М
Admitted Medical Interventions	Laryngotracheitis and Epiglottitis, Minor Complexity	D64B	М
Admitted Medical Interventions	Nasal Trauma and Deformity, Major Complexity	D65A	М
Admitted Medical Interventions	Nasal Trauma and Deformity, Minor Complexity	D65B	Μ
Admitted Medical Interventions	Other Ear, Nose, Mouth and Throat Disorders, Major Complexity	D66A	Μ
Admitted Medical Interventions	Other Ear, Nose, Mouth and Throat Disorders, Minor Complexity	D66B	М
Admitted Medical Interventions	Oral and Dental Disorders, Major Complexity	D67A	Μ
Admitted Medical Interventions	Oral and Dental Disorders, Minor Complexity	D67B	Μ
Admitted Surgical Interventions	Major Chest Procedures, Major Complexity	E01A	Ι
Admitted Surgical Interventions	Major Chest Procedures, Intermediate Complexity	E01B	Ι
Admitted Surgical Interventions	Major Chest Procedures, Minor Complexity	E01C	Ι
Admitted Surgical Interventions	Other Respiratory System GIs, Major Complexity	E02A	Ι
Admitted Surgical Interventions	Other Respiratory System GIs, Intermediate Complexity	E02B	Ι
Admitted Surgical Interventions	Other Respiratory System GIs, Minor Complexity	E02C	Ι
Admitted Surgical Interventions	Lung or Heart-Lung Transplant	E03Z	Ι
Admitted Surgical Interventions	Respiratory System Disorders W Ventilator Support, Major Complexity	E40A	Ι
Admitted Surgical Interventions	Respiratory System Disorders W Ventilator Support, Minor Complexity	E40B	Ι
Admitted Surgical Interventions	Respiratory System Disorders W Non-Invasive Ventilation, Major Complexity	E41A	Ι
Admitted Surgical Interventions	Respiratory System Disorders W Non-Invasive Ventilation, Minor Complexity	E41B	Ι
Admitted Surgical Interventions	Bronchoscopy, Major Complexity	E42A	Ι
Admitted Surgical Interventions	Bronchoscopy, Intermediate Complexity	E42B	Ι
Admitted Surgical Interventions	Bronchoscopy, Minor Complexity	E42C	I
Admitted Medical Interventions	Cystic Fibrosis, Major Complexity	E60A	М
Admitted Medical Interventions	Cystic Fibrosis, Minor Complexity	E60B	М
Admitted Medical Interventions	Pulmonary Embolism, Major Complexity	E61A	М
Admitted Medical Interventions	Pulmonary Embolism, Minor Complexity	E61B	M
Admitted Medical Interventions	Respiratory Infections and Inflammations, Major Complexity	E62A	M
Admitted Medical Interventions	Respiratory Infections and Inflammations, Minor Complexity	E62B	M
Admitted Medical Interventions	Sleep Apnoea, Major Complexity	E63A	M
Admitted Medical Interventions	Sleep Apnoea, Minor Complexity	E63B	M
Admitted Medical Interventions	Pulmonary Oedema and Respiratory Failure, Major Complexity	E64A	M
Admitted Medical Interventions	Pulmonary Oedema and Respiratory Failure, Minor Complexity	E64B	M
Admitted Medical Interventions	Chronic Obstructive Airways Disease, Major Complexity	E65A	M
Admitted Medical Interventions	Chronic Obstructive Airways Disease, Minor Complexity	E65B	M
Admitted Medical Interventions	Major Chest Trauma, Major Complexity	E66A	M
Admitted Medical Interventions	Major Chest Trauma, Intermediate Complexity	E66B	M
Admitted Medical Interventions	Major Chest Trauma, Minor Complexity	E66C	M
Admitted Medical Interventions	Respiratory Signs and Symptoms, Major Complexity	E67A	M
Admitted Medical Interventions	Respiratory Signs and Symptoms, Minor Complexity	E67B	M
Admitted Medical Interventions	Pneumothorax, Major Complexity	E68A	M
Admitted Medical Interventions	Pneumothorax, Minor Complexity	E68B	M
Admitted Medical Interventions	Bronchitis and Asthma, Major Complexity	E69A	M
Admitted Medical Interventions	Bronchitis and Asthma, Minor Complexity	E69B	M
Admitted Medical Interventions	Whooping Cough and Acute Bronchiolitis, Major Complexity	E70A	M
A 1 100 137 11 17 1	whooping Cough and Acute Bronchiolitis Minor Complexity	E70B	М
	Whooping Cough and Acute Bronchiolitis, Minor Complexity		
Admitted Medical Interventions Admitted Medical Interventions Admitted Medical Interventions	Respiratory Neoplasms, Major Complexity Respiratory Neoplasms, Minor Complexity	E71A E71B	M M M

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Fee Type	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Medical Interventions	Pleural Effusion, Major Complexity	E73A	М
Admitted Medical Interventions	Pleural Effusion, Intermediate Complexity	E73B	М
Admitted Medical Interventions	Pleural Effusion, Minor Complexity	E73C	М
Admitted Medical Interventions	Interstitial Lung Disease, Major Complexity	E74A	М
Admitted Medical Interventions	Interstitial Lung Disease, Minor Complexity	E74B	М
Admitted Medical Interventions	Other Respiratory System Disorders, Major Complexity	E75A	М
Admitted Medical Interventions	Other Respiratory System Disorders, Minor Complexity	E75B	M
Admitted Medical Interventions	Respiratory Tuberculosis	E76Z	М
Admitted Medical Interventions	Bronchiectasis, Major Complexity	E77A	M
Admitted Medical Interventions	Bronchiectasis, Minor Complexity	E77B	M
Admitted Surgical Interventions	Implantation and Replacement of AICD, Total System, Major Complexity	F01A	I
Admitted Surgical Interventions	Implantation and Replacement of AICD, Total System, Minor Complexity	F01B	Ι
Admitted Surgical Interventions	Other AICD Procedures	F02Z	Ι
Admitted Surgical Interventions	Cardiac Valve Procedures W CPB Pump W Invasive Cardiac Investigation, Major Comp	F03A	Ι
Admitted Surgical Interventions	Cardiac Valve Procedures W CPB Pump W Invasive Cardiac Investigation, Minor Comp	F03B	Ι
Admitted Surgical Interventions	Cardiac Valve Procedures W CPB Pump W/O Invasive Cardiac Invest, Major Comp	F04A	Ι
Admitted Surgical Interventions	Cardiac Valve Procedures W CPB Pump W/O Invasive Cardiac Invest, Interm Comp	F04B	Ι
Admitted Surgical Interventions	Cardiac Valve Procedures W CPB Pump W/O Invasive Cardiac Invest, Minor Comp	F04C	Ι
Admitted Surgical Interventions	Coronary Bypass W Invasive Cardiac Investigation, Major Complexity	F05A	Ι
Admitted Surgical Interventions	Coronary Bypass W Invasive Cardiac Investigation, Minor Complexity	F05B	Ι
Admitted Surgical Interventions	Coronary Bypass W/O Invasive Cardiac Investigation, Major Complexity	F06A	Ι
Admitted Surgical Interventions	Coronary Bypass W/O Invasive Cardiac Investigation, Intermediate Complexity	F06B	Ι
Admitted Surgical Interventions	Coronary Bypass W/O Invasive Cardiac Investigation, Minor Complexity	F06C	Ι
Admitted Surgical Interventions	Other Cardiothoracic/Vascular Procedures W CPB Pump, Major Complexity	F07A	Ι
Admitted Surgical Interventions	Other Cardiothoracic/Vascular Procedures W CPB Pump, Minor Complexity	F07B	Ι
Admitted Surgical Interventions	Major Reconstructive Vascular Procedures W/O CPB Pump, Major Complexity	F08A	Ι
Admitted Surgical Interventions	Major Reconstructive Vascular Procedures W/O CPB Pump, Intermediate Complexity	F08B	Ι
Admitted Surgical Interventions	Major Reconstructive Vascular Procedures W/O CPB Pump, Minor Complexity	F08C	Ι
Admitted Surgical Interventions	Other Cardiothoracic Procedures W/O CPB Pump, Major Complexity	F09A	Ι
Admitted Surgical Interventions	Other Cardiothoracic Procedures W/O CPB Pump, Intermediate Complexity	F09B	Ι
Admitted Surgical Interventions	Other Cardiothoracic Procedures W/O CPB Pump, Minor Complexity	F09C	Ι
Admitted Surgical Interventions	Interventional Coronary Procedures, Admitted for AMI, Major Complexity	F10A	Ι
Admitted Surgical Interventions	Interventional Coronary Procedures, Admitted for AMI, Minor Complexity	F10B	Ι
Admitted Surgical Interventions	Amputation, Except Upper Limb and Toe, for Circulatory Disorders, Major Comp	F11A	Ι
Admitted Surgical Interventions	Amputation, Except Upper Limb and Toe, for Circulatory Disorders, Minor Comp	F11B	Ι
Admitted Surgical Interventions	Implantation and Replacement of Pacemaker, Total System, Major Complexity	F12A	Ι
Admitted Surgical Interventions	Implantation and Replacement of Pacemaker, Total System, Minor Complexity	F12B	Ι
Admitted Surgical Interventions	Amputation, Upper Limb and Toe, for Circulatory Disorders, Major Complexity	F13A	Ι
Admitted Surgical Interventions	Amputation, Upper Limb and Toe, for Circulatory Disorders, Minor Complexity	F13B	Ι
Admitted Surgical Interventions	Vascular Procedures, Except Major Reconstruction, W/O CPB Pump, Major Complexity	F14A	Ι
Admitted Surgical Interventions	Vascular Procedures, Except Major Reconstruction, W/O CPB Pump, Interm Comp	F14B	Ι
Admitted Surgical Interventions	Vascular Procedures, Except Major Reconstruction, W/O CPB Pump, Minor Complexity	F14C	Ι

Fee Type	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Surgical Interventions	Insertion and Replacement of Pacemaker Generator, Major	F17A	I
Admitted Surgical Interventions	Complexity Insertion and Replacement of Pacemaker Generator, Minor Complexity	F17B	Ι
Admitted Surgical Interventions	Other Pacemaker Procedures	F18Z	Ι
Admitted Surgical Interventions	Trans-Vascular Percutaneous Cardiac Intervention, Major Complexity	F19A	Ι
Admitted Surgical Interventions	Trans-Vascular Percutaneous Cardiac Intervention, Minor Complexity	F19B	Ι
Admitted Surgical Interventions	Vein Ligation and Stripping	F20Z	Ι
Admitted Surgical Interventions	Other Circulatory System GIs, Major Complexity	F21A	Ι
Admitted Surgical Interventions	Other Circulatory System GIs, Intermediate Complexity	F21B	I
Admitted Surgical Interventions	Other Circulatory System GIs, Minor Complexity	F21C	I
Admitted Surgical Interventions	Insertion of Artificial Heart Device	F22Z	I
Admitted Surgical Interventions	Heart Transplant	F23Z	I
Admitted Surgical Interventions	Interventional Coronary Procs, Not Adm for AMI, Major Comp	F24A	I
Admitted Surgical Interventions	Interventional Coronary Procs, Not Adm for AMI, Minor Comp	F24B	I
Admitted Surgical Interventions	Circulatory Disorders W Ventilator Support, Major Complexity	F40A	I
Admitted Surgical Interventions	Circulatory Disorders W Ventilator Support, Minor Complexity	F40B	I
Admitted Surgical Interventions	Circulatory Disorders, Adm for AMI W Invasive Cardiac Inves Proc, Major Comp	F41A	Ι
Admitted Surgical Interventions	Circulatory Disorders, Adm for AMI W Invasive Cardiac Inves Proc, Minor Comp	F41B	Ι
Admitted Surgical Interventions	Circulatory Dsrds, Not Adm for AMI W Invasive Cardiac Inves Proc, Major Comp	F42A	Ι
Admitted Surgical Interventions	Circulatory Dsrds, Not Adm for AMI W Invasive Cardiac Inves Proc, Minor Comp	F42B	Ι
Admitted Surgical Interventions	Circulatory Disorders W Non-Invasive Ventilation, Major Complexity	F43A	Ι
Admitted Surgical Interventions	Circulatory Disorders W Non-Invasive Ventilation, Minor Complexity	F43B	Ι
Admitted Medical Interventions	Circulatory Dsrd, Adm for AMI W/O Invas Card Inves Proc	F60A	М
Admitted Medical Interventions	Circulatory Dsrd, Adm for AMI W/O Invas Card Inves Proc, Transf<5 Days	F60B	M
Admitted Medical Interventions	Infective Endocarditis, Major Complexity	F61A	М
Admitted Medical Interventions	Infective Endocarditis, Intermediate Complexity	F61B	M
Admitted Medical Interventions	Infective Endocarditis, Minor Complexity	F61C	M
Admitted Medical Interventions	Heart Failure and Shock, Major Complexity	F62A	М
Admitted Medical Interventions	Heart Failure and Shock, Minor Complexity	F62B	М
Admitted Medical Interventions	Heart Failure and Shock, Transferred<5 Days	F62C	М
Admitted Medical Interventions	Venous Thrombosis, Major Complexity	F63A	Μ
Admitted Medical Interventions	Venous Thrombosis, Minor Complexity	F63B	Μ
Admitted Medical Interventions	Skin Ulcers in Circulatory Disorders, Major Complexity	F64A	М
Admitted Medical Interventions	Skin Ulcers in Circulatory Disorders, Intermediate Complexity	F64B	М
Admitted Medical Interventions	Skin Ulcers in Circulatory Disorders, Minor Complexity	F64C	М
Admitted Medical Interventions	Peripheral Vascular Disorders, Major Complexity	F65A	М
Admitted Medical Interventions	Peripheral Vascular Disorders, Minor Complexity	F65B	М
Admitted Medical Interventions	Coronary Atherosclerosis, Major Complexity	F66A	M
Admitted Medical Interventions	Coronary Atherosclerosis, Minor Complexity	F66B F67A	M
Admitted Medical Interventions	Hypertension, Major Complexity Hypertension, Minor Complexity	F67B	M
Admitted Medical Interventions Admitted Medical Interventions	Congenital Heart Disease	F68Z	M M
Admitted Medical Interventions	Valvular Disorders, Major Complexity	F69A	M
Admitted Medical Interventions	Valvular Disorders, Minor Complexity	F69B	M
Admitted Medical Interventions	Unstable Angina, Major Complexity	F72A	M
Admitted Medical Interventions	Unstable Angina, Minor Complexity	F72B	M
Admitted Medical Interventions	Syncope and Collapse, Major Complexity	F73A	M
Admitted Medical Interventions	Syncope and Collapse, Minor Complexity	F73B	M
Admitted Medical Interventions	Chest Pain, Major Complexity	F74A	M
Admitted Medical Interventions	Chest Pain, Minor Complexity	F74B	М
Admitted Medical Interventions	Other Circulatory Disorders, Major Complexity	F75A	М
Admitted Medical Interventions	Other Circulatory Disorders, Intermediate Complexity	F75B	М
Admitted Medical Interventions	Other Circulatory Disorders, Minor Complexity	F75C	М
Admitted Medical Interventions	Arrhythmia, Cardiac Arrest and Conduction Disorders, Major Complexity	F76A	М
Admitted Medical Interventions	Arrhythmia, Cardiac Arrest and Conduction Disorders, Minor Complexity	F76B	М
Admitted Surgical Interventions	Rectal Resection, Major Complexity	G01A	Ι
Admitted Surgical Interventions	Rectal Resection, Intermediate Complexity	G01B	Ι
Admitted Surgical Interventions	Rectal Resection, Minor Complexity	G01C	Ι
Admitted Surgical Interventions Admitted Surgical Interventions	Major Small and Large Bowel Procedures, Major Complexity	0010	Î

Fee Type	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Surgical Interventions	Major Small and Large Bowel Procedures, Intermediate Complexity	G02B	Ι
Admitted Surgical Interventions	Major Small and Large Bowel Procedures, Minor Complexity	G02C	Ι
Admitted Surgical Interventions	Stomach, Oesophageal and Duodenal Procedures, Major Complexity	G03A	Ι
Admitted Surgical Interventions	Stomach, Oesophageal and Duodenal Procedures, Intermediate Complexity	G03B	Ι
Admitted Surgical Interventions	Stomach, Oesophageal and Duodenal Procedures, Minor Complexity	G03C	Ι
Admitted Surgical Interventions	Peritoneal Adhesiolysis, Major Complexity	G04A	Ι
Admitted Surgical Interventions	Peritoneal Adhesiolysis, Intermediate Complexity	G04B	Ī
Admitted Surgical Interventions	Peritoneal Adhesiolysis, Minor Complexity	G04C	Ι
Admitted Surgical Interventions	Minor Small and Large Bowel Procedures, Major Complexity	G05A	Ι
Admitted Surgical Interventions	Minor Small and Large Bowel Procedures, Minor Complexity	G05B	Ι
Admitted Surgical Interventions	Pyloromyotomy	G06Z	Ι
Admitted Surgical Interventions	Appendicectomy, Major Complexity	G07A	I
Admitted Surgical Interventions	Appendicectomy, Minor Complexity	G07B	I
Admitted Surgical Interventions	Hernia Procedures, Major Complexity	G10A G10P	I
Admitted Surgical Interventions	Hernia Procedures, Minor Complexity	G10B	I
Admitted Surgical Interventions	Anal and Stomal Procedures, Major Complexity Anal and Stomal Procedures, Minor Complexity	G11A G11B	I
Admitted Surgical Interventions	Other Digestive System GIs, Major Complexity	G12A	I I
Admitted Surgical Interventions Admitted Surgical Interventions	Other Digestive System GIs, Intermediate Complexity	G12A G12B	I
Admitted Surgical Interventions	Other Digestive System GIs, Minor Complexity	G12B G12C	I
Admitted Surgical Interventions	Complex Endoscopy, Major Complexity	G12C G46A	I
Admitted Surgical Interventions	Complex Endoscopy, Minor Complexity	G46A G46B	I
Admitted Surgical Interventions	Gastroscopy, Major Complexity	G40B G47A	I
Admitted Surgical Interventions	Gastroscopy, Intermediate Complexity	G47B	I
Admitted Surgical Interventions	Gastroscopy, Minor Complexity	G47C	Î
Admitted Surgical Interventions	Colonoscopy, Major Complexity	G48A	I
Admitted Surgical Interventions	Colonoscopy, Minor Complexity	G48B	Î
Admitted Medical Interventions	Digestive Malignancy, Major Complexity	G60A	M
dmitted Medical Interventions	Digestive Malignancy, Minor Complexity	G60B	М
dmitted Medical Interventions	Gastrointestinal Haemorrhage, Major Complexity	G61A	М
Admitted Medical Interventions	Gastrointestinal Haemorrhage, Minor Complexity	G61B	М
Admitted Medical Interventions	Inflammatory Bowel Disease, Major Complexity	G64A	М
Admitted Medical Interventions	Inflammatory Bowel Disease, Minor Complexity	G64B	М
Admitted Medical Interventions	Gastrointestinal Obstruction, Major Complexity	G65A	Μ
Admitted Medical Interventions	Gastrointestinal Obstruction, Minor Complexity	G65B	М
Admitted Medical Interventions	Abdominal Pain and Mesenteric Adenitis, Major Complexity	G66A	М
Admitted Medical Interventions	Abdominal Pain and Mesenteric Adenitis, Minor Complexity	G66B	М
Admitted Medical Interventions	Oesophagitis and Gastroenteritis, Major Complexity	G67A	М
Admitted Medical Interventions	Oesophagitis and Gastroenteritis, Minor Complexity	G67B	М
Admitted Medical Interventions	Other Digestive System Disorders, Major Complexity	G70A	M
Admitted Medical Interventions	Other Digestive System Disorders, Intermediate Complexity	G70B	М
Admitted Medical Interventions	Other Digestive System Disorders, Minor Complexity	G70C	М
dmitted Surgical Interventions	Pancreas, Liver and Shunt Procedures, Major Complexity	H01A	I
Admitted Surgical Interventions	Pancreas, Liver and Shunt Procedures, Intermediate Complexity	H01B	I
Admitted Surgical Interventions	Pancreas, Liver and Shunt Procedures, Minor Complexity	H01C H02A	I I
Admitted Surgical Interventions	Major Biliary Tract Procedures, Major Complexity Major Biliary Tract Procedures, Intermediate Complexity	H02A H02B	I
dmitted Surgical Interventions	Major Biliary Tract Procedures, Minor Complexity	H02B H02C	I
dmitted Surgical Interventions	Hepatobiliary Diagnostic Procedures, Major Complexity	H02C H05A	I
Admitted Surgical Interventions	Hepatobiliary Diagnostic Procedures, Intermediate Complexity	H05B	I
Admitted Surgical Interventions	Hepatobiliary Diagnostic Procedures, Minor Complexity	H05D H05C	Î
Admitted Surgical Interventions	Other Hepatobiliary and Pancreas GIs, Major Complexity	H06A	I
dmitted Surgical Interventions	Other Hepatobiliary and Pancreas GIs, Intermediate Complexity	H06B	Ī
Admitted Surgical Interventions	Other Hepatobiliary and Pancreas GIs, Minor Complexity	H06C	Ι
dmitted Surgical Interventions	Open Cholecystectomy, Major Complexity	H07A	Ι
Admitted Surgical Interventions	Open Cholecystectomy, Intermediate Complexity	H07B	Ι
Admitted Surgical Interventions	Open Cholecystectomy, Minor Complexity	H07C	Ι
dmitted Surgical Interventions	Laparoscopic Cholecystectomy, Major Complexity	H08A	Ι
dmitted Surgical Interventions	Laparoscopic Cholecystectomy, Minor Complexity	H08B	Ι
Admitted Surgical Interventions	Liver Transplant	H09Z	Ι
Admitted Medical Interventions	Cirrhosis and Alcoholic Hepatitis, Major Complexity	H60A	М
Admitted Medical Interventions	Cirrhosis and Alcoholic Hepatitis, Intermediate Complexity	H60B	М
Admitted Medical Interventions	Cirrhosis and Alcoholic Hepatitis, Minor Complexity	H60C	Μ
Admitted Medical Interventions	Malignancy of Hepatobiliary System and Pancreas, Major Complexity	H61A	М
Admitted Medical Interventions	Malignancy of Hepatobiliary System and Pancreas, Minor Complexity	H61B	М

Fee Type	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Medical Interventions	Disorders of Pancreas, Except Malignancy, Major Complexity	H62A	М
Admitted Medical Interventions	Disorders of Pancreas, Except Malignancy, Minor Complexity	H62B	М
Admitted Medical Interventions	Other Disorders of Liver, Major Complexity	H63A	М
Admitted Medical Interventions	Other Disorders of Liver, Intermediate Complexity	H63B	М
Admitted Medical Interventions	Other Disorders of Liver, Minor Complexity	H63C	M
Admitted Medical Interventions	Disorders of the Biliary Tract, Major Complexity	H64A	M
Admitted Medical Interventions	Disorders of the Biliary Tract, Intermediate Complexity	H64B	M
Admitted Medical Interventions	Disorders of the Biliary Tract, Minor Complexity	H64C	M
Admitted Medical Interventions	Bleeding Oesophageal Varices, Major Complexity	H65A	M
Admitted Medical Interventions	Bleeding Oesophageal Varices, Major Complexity Bleeding Oesophageal Varices, Intermediate Complexity	H65B	M
Admitted Medical Interventions	Bleeding Oesophageal Varices, Minor Complexity	H65C	M
Admitted Surgical Interventions	Bilateral and Multiple Major Joint Procedures of Lower Limb, Major Complexity	I01A	I
Admitted Surgical Interventions	Bilateral and Multiple Major Joint Procedures of Lower Limb, Minor Complexity	I01B	Ι
Admitted Surgical Interventions	Microvascular Tissue Transfers or Skin Grafts, Excluding Hand, Major Complexity	I02A	Ι
Admitted Surgical Interventions	Microvascular Tissue Transfers or Skin Grafts, Excluding Hand, Intermediate Comp	I02B	Ι
Admitted Surgical Interventions	Microvascular Tissue Transfers or Skin Grafts, Excluding Hand, Minor Complexity	I02C	Ι
Admitted Surgical Interventions	Hip Replacement for Trauma, Major Complexity	I03A	Ι
Admitted Surgical Interventions	Hip Replacement for Trauma, Major Complexity	103R 103B	I
Admitted Surgical Interventions	Knee Replacement, Major Complexity	103B 104A	Î
Admitted Surgical Interventions	Knee Replacement, Minor Complexity	I04R I04B	I
Admitted Surgical Interventions	Other Joint Replacement, Major Complexity	104D 105A	I
Admitted Surgical Interventions	Other Joint Replacement, Minor Complexity	105A 105B	I
		105B 106Z	I
Admitted Surgical Interventions	Spinal Fusion for Deformity	106Z 107Z	
Admitted Surgical Interventions	Amputation		I
Admitted Surgical Interventions	Other Hip and Femur Procedures, Major Complexity	I08A	I
Admitted Surgical Interventions	Other Hip and Femur Procedures, Intermediate Complexity	I08B	I
Admitted Surgical Interventions	Other Hip and Femur Procedures, Minor Complexity	I08C	I
Admitted Surgical Interventions	Spinal Fusion, Major Complexity	I09A	Ι
Admitted Surgical Interventions	Spinal Fusion, Intermediate Complexity	I09B	Ι
Admitted Surgical Interventions	Spinal Fusion, Minor Complexity	I09C	Ι
Admitted Surgical Interventions	Other Back and Neck Procedures, Major Complexity	I10A	Ι
Admitted Surgical Interventions	Other Back and Neck Procedures, Minor Complexity	I10B	Ι
Admitted Surgical Interventions	Limb Lengthening Procedures	I11Z	Ι
Admitted Surgical Interventions	Misc Musculoskeletal Procs for Infect/Inflam of Bone/Joint, Major Complexity	I12A	Ι
Admitted Surgical Interventions	Misc Musculoskeletal Procs for Infect/Inflam of Bone/Joint, Intermediate Comp	I12B	Ι
Admitted Surgical Interventions	Misc Musculoskeletal Procs for Infect/Inflam of Bone/Joint, Minor Complexity	I12C	Ι
Admitted Surgical Interventions	Humerus, Tibia, Fibula and Ankle Procedures, Major Complexity	I13A	Ι
Admitted Surgical Interventions	Humerus, Tibia, Fibula and Ankle Procedures, Intermediate Complexity	I13B	Ι
Admitted Surgical Interventions	Humerus, Tibia, Fibula and Ankle Procedures, Minor Complexity	I13C	Ι
Admitted Surgical Interventions	Cranio-Facial Surgery	I15Z	Ι
Admitted Surgical Interventions	Other Shoulder Procedures	I16Z	Ι
Admitted Surgical Interventions	Maxillo-Facial Surgery, Major Complexity	I17A	Ι
Admitted Surgical Interventions	Maxillo-Facial Surgery, Minor Complexity	I17B	Ι
Admitted Surgical Interventions	Other Knee Procedures, Major Complexity	I18A	Ι
Admitted Surgical Interventions	Other Knee Procedures, Minor Complexity	I18B	Ι
Admitted Surgical Interventions	Other Elbow and Forearm Procedures, Major Complexity	I19A	Ι
Admitted Surgical Interventions	Other Elbow and Forearm Procedures, Minor Complexity	I19B	Ι
Admitted Surgical Interventions	Other Foot Procedures, Major Complexity	I20A	Ι
Admitted Surgical Interventions	Other Foot Procedures, Minor Complexity	I20B	Ι
Admitted Surgical Interventions	Local Excision and Removal of Internal Fixation Devices of Hip & Femur, Maj Comp	I21A	Ι
Admitted Surgical Interventions	Local Excision and Removal of Internal Fixation Devices of Hip & Femur, Min Comp	I21B	Ι
Admitted Surgical Interventions	Local Excision & Removal of Internal Fixation Device, Except Hip & Fmr, Maj Comp	I23A	Ι
Admitted Surgical Interventions	Local Excision & Removal of Internal Fixation Device, Except Hip & Fmr, Min Comp	I23B	Ι
Admitted Surgical Interventions	Arthroscopy, Major Complexity	I24A	Ι
Admitted Surgical Interventions	Arthroscopy, Minor Complexity	I24B	Ī
Admitted Surgical Interventions	Bone and Joint Diagnostic Procedures Including Biopsy, Major	I25A	Ī
	Complexity		

Fee Type	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Surgical Interventions	Bone and Joint Diagnostic Procedures Including Biopsy, Minor Complexity	I25B	Ι
Admitted Surgical Interventions	Soft Tissue Procedures, Major Complexity	I27A	Ι
Admitted Surgical Interventions	Soft Tissue Procedures, Millor Complexity	127R 127B	I
Admitted Surgical Interventions	Other Musculoskeletal Procedures, Major Complexity	127D I28A	I
Admitted Surgical Interventions	Other Musculoskeletal Procedures, Intermediate Complexity	128B	I
Admitted Surgical Interventions	Other Musculoskeletal Procedures, Minor Complexity	120D 128C	Î
Admitted Surgical Interventions	Knee Reconstructions, and Revisions of Reconstructions	120C 129Z	Î
Admitted Surgical Interventions	Hand Procedures	1292 130Z	I
Admitted Surgical Interventions	Revision of Hip Replacement, Major Complexity	I31A	Î
Admitted Surgical Interventions	Revision of Hip Replacement, Intermediate Complexity	I31B	Ī
Admitted Surgical Interventions	Revision of Hip Replacement, Minor Complexity	I31C	Î
Admitted Surgical Interventions	Revision of Knee Replacement, Major Complexity	I32A	Ī
Admitted Surgical Interventions	Revision of Knee Replacement, Minor Complexity	I32B	Ī
Admitted Surgical Interventions	Hip Replacement for Non-Trauma, Major Complexity	I33A	Ī
Admitted Surgical Interventions	Hip Replacement for Non-Trauma, Minor Complexity	I33B	Ī
Admitted Medical Interventions	Femoral Shaft Fractures	160Z	M
Admitted Medical Interventions	Distal Femoral Fractures, Major Complexity	I61A	M
Admitted Medical Interventions	Distal Femoral Fractures, Minor Complexity	I61B	M
Admitted Medical Interventions	Sprains, Strains and Dislocations of Hip, Pelvis and Thigh, Major Complexity	I63A	Μ
Admitted Medical Interventions	Sprains, Strains and Dislocations of Hip, Pelvis and Thigh, Minor Complexity	I63B	М
Admitted Medical Interventions	Osteomyelitis, Major Complexity	I64A	М
Admitted Medical Interventions	Osteomyelitis, Minor Complexity	I64B	М
Admitted Medical Interventions	Musculoskeletal Malignant Neoplasms, Major Complexity	I65A	М
Admitted Medical Interventions	Musculoskeletal Malignant Neoplasms, Minor Complexity	I65B	Μ
Admitted Medical Interventions	Inflammatory Musculoskeletal Disorders, Major Complexity	I66A	Μ
Admitted Medical Interventions	Inflammatory Musculoskeletal Disorders, Minor Complexity	I66B	М
Admitted Medical Interventions	Septic Arthritis, Major Complexity	I67A	М
Admitted Medical Interventions	Septic Arthritis, Minor Complexity	I67B	М
Admitted Medical Interventions	Non-surgical Spinal Disorders, Major Complexity	I68A	М
Admitted Medical Interventions	Non-surgical Spinal Disorders, Minor Complexity	I68B	Μ
Admitted Medical Interventions	Bone Diseases and Arthropathies, Major Complexity	I69A	Μ
Admitted Medical Interventions	Bone Diseases and Arthropathies, Minor Complexity	I69B	Μ
Admitted Medical Interventions	Other Musculotendinous Disorders, Major Complexity	I71A	М
Admitted Medical Interventions	Other Musculotendinous Disorders, Minor Complexity	I71B	М
Admitted Medical Interventions	Specific Musculotendinous Disorders, Major Complexity	I72A	М
Admitted Medical Interventions	Specific Musculotendinous Disorders, Minor Complexity	I72B	М
Admitted Medical Interventions	Aftercare of Musculoskeletal Implants or Prostheses, Major Complexity	I73A	М
Admitted Medical Interventions	Aftercare of Musculoskeletal Implants or Prostheses, Intermediate Complexity	I73B	M
Admitted Medical Interventions	Aftercare of Musculoskeletal Implants or Prostheses, Minor Complexity	I73C	М
Admitted Medical Interventions	Injuries to Forearm, Wrist, Hand and Foot, Major Complexity	I74A	M
Admitted Medical Interventions	Injuries to Forearm, Wrist, Hand and Foot, Minor Complexity	I74B	M
Admitted Medical Interventions	Injuries to Shoulder, Arm, Elbow, Knee, Leg and Ankle, Major Complexity	I75A	M
Admitted Medical Interventions Admitted Medical Interventions	Injuries to Shoulder, Arm, Elbow, Knee, Leg and Ankle, Intermediate Complexity Injuries to Shoulder, Arm, Elbow, Knee, Leg and Ankle, Minor	I75B I75C	M M
Admitted Medical Interventions	Complexity Other Musculoskeletal Disorders, Major Complexity	175C 176A	M
Admitted Medical Interventions	Other Musculoskeletal Disorders, Minor Complexity	176A 176B	M
Admitted Medical Interventions	Fractures of Pelvis, Major Complexity	170B 177A	M
Admitted Medical Interventions	Fractures of Pelvis, Minor Complexity	I77B	M
Admitted Medical Interventions	Fractures of Neck of Femur, Major Complexity	177B 178A	M
Admitted Medical Interventions	Fractures of Neck of Femur, Minor Complexity	178B	M
Admitted Medical Interventions	Pathological Fractures, Major Complexity	178D 179A	M
Admitted Medical Interventions	Pathological Fractures, Intermediate Complexity	179B	M
Admitted Medical Interventions	Pathological Fractures, Minor Complexity	179C	M
Admitted Medical Interventions	Femoral Fractures, Transferred to Acute Facility<2 Days	179C 180Z	M
Admitted Surgical Interventions	Microvas Tiss Transf for Skin, Subcut Tiss & Breast Dsrds, Major Complexity	J01A	I
Admitted Surgical Interventions	Microvas Tiss Transf for Skin, Subcut Tiss & Breast Dsrds, Minor Complexity	J01B	Ι
Admitted Surgical Interventions	Major Procedures for Breast Disorders, Major Complexity	J06A	Ι
Admitted Surgical Interventions	Major Procedures for Breast Disorders, Minor Complexity	J06B	Ι
Admitted Surgical Interventions	Minor Procedures for Breast Disorders	J07Z	Ι
Admitted Surgical Interventions	Other Skin Grafts and Debridement Procedures, Major Complexity	J08A	Ι

Fee Type	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Surgical Interventions	Other Skin Grafts and Debridement Procedures, Intermediate Complexity	J08B	Ι
Admitted Surgical Interventions	Other Skin Grafts and Debridement Procedures, Minor Complexity	J08C	Ι
Admitted Surgical Interventions	Perianal and Pilonidal Procedures	J09Z	Ι
Admitted Surgical Interventions	Plastic GIs for Skin, Subcutaneous Tissue and Breast Disorders, Major Comp	J10A	Ι
Admitted Surgical Interventions	Plastic GIs for Skin, Subcutaneous Tissue and Breast Disorders, Minor Comp	J10B	Ι
Admitted Surgical Interventions	Other Skin, Subcutaneous Tissue and Breast Procedures, Major Complexity	J11A	Ι
Admitted Surgical Interventions	Other Skin, Subcutaneous Tissue and Breast Procedures, Minor Complexity	J11B	Ι
Admitted Surgical Interventions	Lower Limb Procedures W Ulcer or Cellulitis, Major Complexity	J12A	Ι
Admitted Surgical Interventions	Lower Limb Procedures W Ulcer or Cellulitis, Minor Complexity	J12B	Ī
Admitted Surgical Interventions	Lower Limb Procedures W/O Ulcer or Cellulitis, Major Complexity	J13A	Ī
Admitted Surgical Interventions	Lower Limb Procedures W/O Ulcer or Cellulitis, Minor Complexity	J13B	Ī
Admitted Surgical Interventions	Major Breast Reconstructions	J13D	I
Admitted Medical Interventions	Skin Ulcers, Major Complexity	J60A	M
Admitted Medical Interventions	Skin Ulcers, Intermediate Complexity	J60B	M
Admitted Medical Interventions	Skin Ulcers, Minor Complexity	J60B J60C	M
	Skin Olcers, Minor Complexity Melignent Breest Disorders, Meion Complexity		
Admitted Medical Interventions	Malignant Breast Disorders, Major Complexity	J62A	M
Admitted Medical Interventions	Malignant Breast Disorders, Minor Complexity	J62B	M
Admitted Medical Interventions	Non-Malignant Breast Disorders, Major Complexity	J63A	M
Admitted Medical Interventions	Non-Malignant Breast Disorders, Minor Complexity	J63B	M
Admitted Medical Interventions	Cellulitis, Major Complexity	J64A	M
Admitted Medical Interventions Admitted Medical Interventions	Cellulitis, Minor Complexity Trauma to Skin, Subcutaneous Tissue and Breast, Major	J64B J65A	M M
Admitted Medical Interventions	Complexity Trauma to Skin, Subcutaneous Tissue and Breast, Minor	J65B	М
Admitted Medical Interventions	Complexity Minor Skin Disorders, Major Complexity	J67A	М
Admitted Medical Interventions	Minor Skin Disorders, Minor Complexity	J67B	M
		J68A	M
Admitted Medical Interventions	Major Skin Disorders, Major Complexity	J68B	
Admitted Medical Interventions	Major Skin Disorders, Minor Complexity		M
Admitted Medical Interventions	Skin Malignancy, Major Complexity	J69A J69B	M
Admitted Medical Interventions	Skin Malignancy, Minor Complexity		M
Admitted Surgical Interventions	GIs for Diabetic Complications, Major Complexity	K01A	I
Admitted Surgical Interventions	GIs for Diabetic Complications, Intermediate Complexity	K01B	I
Admitted Surgical Interventions	GIs for Diabetic Complications, Minor Complexity	K01C	I
Admitted Surgical Interventions	Pituitary Procedures	K02Z	I
Admitted Surgical Interventions	Adrenal Procedures	K03Z K05A	I
Admitted Surgical Interventions	Parathyroid Procedures, Major Complexity		I
Admitted Surgical Interventions	Parathyroid Procedures, Minor Complexity	K05B	I
Admitted Surgical Interventions	Thyroid Procedures, Major Complexity	K06A	I
Admitted Surgical Interventions	Thyroid Procedures, Minor Complexity	K06B	I
Admitted Surgical Interventions	Thyroglossal Procedures	K08Z	I
Admitted Surgical Interventions	Other Endocrine, Nutritional and Metabolic GIs, Major Complexity	K09A	I
Admitted Surgical Interventions	Other Endocrine, Nutritional and Metabolic GIs, Minor Complexity	K09B	I
Admitted Surgical Interventions	Revisional and Open Bariatric Procedures	K10Z	I
Admitted Surgical Interventions	Major Laparoscopic Bariatric Procedures	K11Z	I
Admitted Surgical Interventions	Other Bariatric Procedures	K12Z	I
Admitted Surgical Interventions Admitted Surgical Interventions	Plastic GIs for Endocrine, Nutritional and Metabolic Disorders Endoscopic and Investigative Procedures for Metabolic Disorders,	K13Z K40A	I I
Admitted Surgical Interventions	Major Comp Endoscopic and Investigative Procedures for Metabolic Disorders, Minor Comp	K40B	Ι
Admitted Medical Interventions	Diabetes, Major Complexity	K60A	М
Admitted Medical Interventions	Diabetes, Minor Complexity	K60B	M
Admitted Medical Interventions	Severe Nutritional Disturbance, Major Complexity	K61A	M
Admitted Medical Interventions	Severe Nutritional Disturbance, Major Complexity	K61B	M
Admitted Medical Interventions	Miscellaneous Metabolic Disorders, Major Complexity	K61D K62A	M
Admitted Medical Interventions	Miscellaneous Metabolic Disorders, Intermediate Complexity	K62A K62B	M
Admitted Medical Interventions	Miscellaneous Metabolic Disorders, Minor Complexity	K62B K62C	M
Admitted Medical Interventions	Inborn Errors of Metabolism, Major Complexity	K63A	M
Admitted Medical Interventions	Inborn Errors of Metabolism, Minor Complexity Endocring Disorders, Major Complexity	K63B	M M
Admitted Medical Interventions	Endocrine Disorders, Major Complexity	K64A	M
Admitted Medical Interventions Admitted Surgical Interventions	Endocrine Disorders, Minor Complexity Operative Insertion of Peritoneal Catheter for Dialysis, Major	K64B L02A	M I
Admitted Surgical Interventions	Complexity Operative Insertion of Peritoneal Catheter for Dialysis, Minor Complexity	L02B	Ι

Fee Type	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Surgical Interventions	Kidney, Ureter and Major Bladder Procedures for Neoplasm, Major	L03A	Ι
Admitted Surgical Interventions	Complexity Kidney, Ureter and Major Bladder Procedures for Neoplasm, Intermediate Comp	L03B	Ι
Admitted Surgical Interventions	Kidney, Ureter and Major Bladder Procedures for Neoplasm, Minor Complexity	L03C	Ι
Admitted Surgical Interventions	Kidney, Ureter and Major Bladder Procedures for Non-Neoplasm, Major Complexity	L04A	Ι
Admitted Surgical Interventions	Kidney, Ureter and Major Bladder Procedures for Non-Neoplasm, Intermediate Comp	L04B	Ι
Admitted Surgical Interventions	Kidney, Ureter and Major Bladder Procedures for Non-Neoplasm, Minor Complexity	L04C	Ι
Admitted Surgical Interventions	Transurethral Prostatectomy for Urinary Disorder, Major Complexity	L05A	Ι
Admitted Surgical Interventions	Transurethral Prostatectomy for Urinary Disorder, Minor Complexity	L05B	Ι
Admitted Surgical Interventions	Minor Bladder Procedures, Major Complexity	L06A	Ι
Admitted Surgical Interventions	Minor Bladder Procedures, Intermediate Complexity	L06B	Ī
Admitted Surgical Interventions	Minor Bladder Procedures, Minor Complexity	L06C	Ī
Admitted Surgical Interventions	Other Transurethral Procedures, Major Complexity	L07A	Î
Admitted Surgical Interventions	Other Transurethral Procedures, Minor Complexity	L07R L07B	I
Admitted Surgical Interventions	Urethral Procedures, Major Complexity	L07B	I
	Urethral Procedures, Minor Complexity	L08A L08B	I
Admitted Surgical Interventions			
Admitted Surgical Interventions	Other Procedures for Kidney and Urinary Tract Disorders, Major Complexity	L09A	I
Admitted Surgical Interventions	Other Procedures for Kidney and Urinary Tract Disorders, Intermediate Complexity	L09B	I
Admitted Surgical Interventions	Other Procedures for Kidney and Urinary Tract Disorders, Minor Complexity	L09C	I
Admitted Surgical Interventions	Kidney Transplant, Age<=16 Years or Major Complexity	L10A	I
Admitted Surgical Interventions	Kidney Transplant, Age>=17 Years and Minor Complexity	L10B	Ι
Admitted Surgical Interventions	Ureteroscopy	L40Z	Ι
Admitted Surgical Interventions	Cystourethroscopy for Urinary Disorder, Sameday	L41Z	Ι
Admitted Surgical Interventions	ESW Lithotripsy	L42Z	Ι
Admitted Medical Interventions	Kidney Failure, Major Complexity	L60A	М
Admitted Medical Interventions	Kidney Failure, Intermediate Complexity	L60B	М
Admitted Medical Interventions	Kidney Failure, Minor Complexity	L60C	М
Admitted Medical Interventions	Haemodialysis	L61Z	М
Admitted Medical Interventions	Kidney and Urinary Tract Neoplasms, Major Complexity	L62A	Μ
Admitted Medical Interventions	Kidney and Urinary Tract Neoplasms, Intermediate Complexity	L62B	Μ
Admitted Medical Interventions	Kidney and Urinary Tract Neoplasms, Minor Complexity	L62C	Μ
Admitted Medical Interventions	Kidney and Urinary Tract Infections, Major Complexity	L63A	Μ
Admitted Medical Interventions	Kidney and Urinary Tract Infections, Minor Complexity	L63B	Μ
Admitted Medical Interventions	Urinary Stones and Obstruction, Major Complexity	L64A	Μ
Admitted Medical Interventions	Urinary Stones and Obstruction, Minor Complexity	L64B	М
Admitted Medical Interventions	Kidney and Urinary Tract Signs and Symptoms, Major Complexity	L65A	М
Admitted Medical Interventions	Kidney and Urinary Tract Signs and Symptoms, Minor Complexity	L65B	М
Admitted Medical Interventions	Urethral Stricture	L66Z	М
Admitted Medical Interventions	Other Kidney and Urinary Tract Disorders, Major Complexity	L67A	М
Admitted Medical Interventions	Other Kidney and Urinary Tract Disorders, Intermediate Complexity	L67B	М
Admitted Medical Interventions	Other Kidney and Urinary Tract Disorders, Minor Complexity	L67C	Μ
Admitted Medical Interventions	Peritoneal Dialysis	L68Z	Μ
Admitted Surgical Interventions	Major Male Pelvic Procedures, Major Complexity	M01A	Ι
Admitted Surgical Interventions	Major Male Pelvic Procedures, Minor Complexity	M01B	Ι
Admitted Surgical Interventions	Transurethral Prostatectomy for Reproductive System Disorder, Major Complexity	M02A	Ι
Admitted Surgical Interventions	Transurethral Prostatectomy for Reproductive System Disorder, Minor Complexity	M02B	Ι
Admitted Surgical Interventions	Penis Procedures, Major Complexity	M03A	Ι
Admitted Surgical Interventions	Penis Procedures, Minor Complexity	M03B	Ι
Admitted Surgical Interventions	Testes Procedures	M04Z	Ι
Admitted Surgical Interventions	Circumcision	M05Z	Ι
Admitted Surgical Interventions	Other Male Reproductive System GIs, Major Complexity	M06A	Ι
Admitted Surgical Interventions	Other Male Reproductive System GIs, Minor Complexity	M06B	Ι
Admitted Surgical Interventions	Cystourethroscopy for Male Reproductive System Disorder, Sameday	M40Z	Ι
Admitted Medical Interventions	Male Reproductive System Malignancy, Major Complexity	M60A	Μ
Admitted Medical Interventions	Male Reproductive System Malignancy, Minor Complexity	M60B	Μ
Admitted Medical Interventions	Benign Prostatic Hypertrophy, Major Complexity	M61A	М
Admitted Medical Interventions	Benign Prostatic Hypertrophy, Minor Complexity	1010111	111

Fee Туре	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Medical Interventions	Male Reproductive System Inflammation, Major Complexity	M62A	М
Admitted Medical Interventions	Male Reproductive System Inflammation, Minor Complexity	M62B	М
Admitted Medical Interventions	Male Sterilisation Procedures	M63Z	М
Admitted Medical Interventions	Other Male Reproductive System Disorders, Major Complexity	M64A	M
Admitted Medical Interventions	Other Male Reproductive System Disorders, Minor Complexity	M64B	M
Admitted Surgical Interventions	Pelvic Evisceration and Radical Vulvectomy	N01Z	I
	Hysterectomy for Non-Malignancy, Major Complexity	N01Z N04A	I
Admitted Surgical Interventions Admitted Surgical Interventions	Hysterectomy for Non-Malignancy, Major Complexity	N04A N04B	I
Admitted Surgical Interventions	Oophorectomy and Complex Fallopian Tube Procedures for Non- Malignancy, Maj Comp	N04B N05A	I
Admitted Surgical Interventions	Oophorectomy and Complex Fallopian Tube Procedures for Non- Malignancy, Min Comp	N05B	Ι
Admitted Surgical Interventions	Female Reproductive System Reconstructive Procedures, Major Complexity	N06A	Ι
Admitted Surgical Interventions	Female Reproductive System Reconstructive Procedures, Minor Complexity	N06B	Ι
Admitted Surgical Interventions	Other Uterus and Adnexa Procedures for Non-Malignancy, Major Complexity	N07A	Ι
Admitted Surgical Interventions	Other Uterus and Adnexa Procedures for Non-Malignancy, Minor Complexity	N07B	Ι
Admitted Surgical Interventions	Endoscopic and Laparoscopic Procedures, Female Reproductive System	N08Z	Ι
Admitted Surgical Interventions	Other Vagina, Cervix and Vulva Procedures, Major Complexity	N09A	Ι
Admitted Surgical Interventions	Other Vagina, Cervix and Vulva Procedures, Major Complexity Other Vagina, Cervix and Vulva Procedures, Minor Complexity	N09A N09B	I
Admitted Surgical Interventions	Diagnostic Curettage and Diagnostic Hysteroscopy	N10Z	I
Admitted Surgical Interventions	Other Female Reproductive System GIs, Major Complexity	N10Z N11A	I
Admitted Surgical Interventions	Other Female Reproductive System GIs, Minor Complexity	N11B	I
Admitted Surgical Interventions	Uterus and Adnexa Procedures for Malignancy, Major Complexity	N12A	I
Admitted Surgical Interventions	Uterus and Adnexa Procedures for Malignancy, Intermediate Complexity	N12B	I
Admitted Surgical Interventions	Uterus and Adnexa Procedures for Malignancy, Minor Complexity	N12C	I
Admitted Medical Interventions	Female Reproductive System Malignancy, Major Complexity	N60A	M
Admitted Medical Interventions	Female Reproductive System Malignancy, Minor Complexity	N60B	Μ
Admitted Medical Interventions	Female Reproductive System Infections, Major Complexity	N61A	М
Admitted Medical Interventions Admitted Medical Interventions	Female Reproductive System Infections, Minor Complexity Menstrual and Other Female Reproductive System Disorders, Major	N61B N62A	M M
Admitted Medical Interventions	Complexity Menstrual and Other Female Reproductive System Disorders, Minor	N62B	М
Admitted Births/Deliveries	Complexity Caesarean Delivery, Major Complexity	O01A	Birth/Delivery
	Caesarean Delivery, Intermediate Complexity	O01A O01B	
Admitted Births/Deliveries			Birth/Delivery Birth/Delivery
Admitted Births/Deliveries	Caesarean Delivery, Minor Complexity	001C	5
Admitted Births/Deliveries	Vaginal Delivery W GIs, Major Complexity	O02A	Birth/Delivery
Admitted Births/Deliveries	Vaginal Delivery W GIs, Minor Complexity	O02B	Birth/Delivery
Admitted Surgical Interventions	Ectopic Pregnancy	003Z	Ι
Admitted Surgical Interventions	Postpartum and Post Abortion W GIs, Major Complexity	O04A	Ι
Admitted Surgical Interventions	Postpartum and Post Abortion W GIs, Minor Complexity	O04B	Ι
Admitted Surgical Interventions	Abortion W GIs	O05Z	Ι
Admitted Births/Deliveries	Vaginal Delivery, Major Complexity	O60A	Birth/Delivery
Admitted Births/Deliveries	Vaginal Delivery, Intermediate Complexity	O60B	Birth/Delivery
Admitted Births/Deliveries	Vaginal Delivery, Minor Complexity	O60C	Birth/Delivery
Admitted Medical Interventions	Postpartum and Post Abortion W/O GIs, Major Complexity	O61A	Μ
Admitted Medical Interventions	Postpartum and Post Abortion W/O GIs, Minor Complexity	O61B	М
Admitted Medical Interventions	Abortion W/O GIs, Major Complexity	O63A	М
Admitted Medical Interventions	Abortion W/O GIs, Minor Complexity	O63B	М
Admitted Medical Interventions	Antenatal and Other Obstetric Admissions, Major Complexity	066A	M
Admitted Medical Interventions	Antenatal and Other Obstetric Admissions, Intermediate Complexity	O66B	M
Admitted Medical Interventions	Antenatal and Other Obstetric Admissions, Minor Complexity	066C	M
Admitted Surgical Interventions	Neonate W Sig GI/Vent>=96hrs, Died or Transfer to Acute Facility<5Days	P01Z	I
Admitted Surgical Interventions	Cardiothoracic and Vascular Procedures for Neonates	P02Z	Ι
Admitted Surgical Interventions	Neonate, AdmWt 1000-1499g W Significant GI/Vent>=96hrs,	P03A	I
Admitted Surgical Interventions	Major Complexity Neonate, AdmWt 1000-1499g W Significant GI/Vent>=96hrs, Minor Complexity	P03B	Ι
Admitted Surgical Interventions	Ninor Complexity Neonate, AdmWt 1500-1999g W Significant GI/Vent>=96hrs, Major Complexity	P04A	Ι
Admitted Surgical Interventions	Neonate, AdmWt 1500-1999g W Significant GI/Vent>=96hrs, Minor Complexity	P04B	Ι
Admitted Surgical Interventions	Neonate, AdmWt 2000-2499g W Significant GI/Vent>=96hrs, Major Complexity	P05A	Ι

Fee Туре	Fee Type Classification Description		Internal Classification Label
Admitted Surgical Interventions	Neonate, AdmWt 2000-2499g W Significant GI/Vent>=96hrs, Minor Complexity	(AN-SNAP V4.0) P05B	Ι
Admitted Surgical Interventions	Neonate, AdmWt>=2500g W Significant GI/Vent>=96hrs, Major Complexity	P06A	Ι
Admitted Surgical Interventions	Neonate, AdmWt>=2500g W Significant GI/Vent>=96hrs, Minor Complexity	P06B	Ι
Admitted Surgical Interventions	Neonate, AdmWt<750g W Significant GIs	P07Z	Ι
Admitted Surgical Interventions	Neonate, AdmWt 750-999g W Significant GIs	P08Z	Ι
Admitted Medical Interventions	Neonate W/O Sig GI/Vent>=96hrs, Died/Transfer Acute Facility <5 Days, MajC	P60A	М
Admitted Medical Interventions	Neonate W/O Sig GI/Vent>=96hrs, Died/Transfer Acute Facility <5 Days, MinC	P60B	Μ
Admitted Medical Interventions	Neonate, AdmWt<750g W/O Significant GI procedure	P61Z	Μ
Admitted Medical Interventions	Neonate, AdmWt 750-999g W/O Significant GIs, Major Complexity	P62A	М
Admitted Medical Interventions	Neonate, AdmWt 750-999g W/O Significant GIs, Minor Complexity	P62B	М
Admitted Medical Interventions	Neonate, AdmWt 1000-1249g W/O Significant GI/Vent>=96hrs, Major Complexity	P63A	М
Admitted Medical Interventions	Neonate, AdmWt 1000-1249g W/O Significant GI/Vent>=96hrs, Minor Complexity	P63B	М
Admitted Medical Interventions	Neonate, AdmWt 1250-1499g W/O Significant GI/Vent>=96hrs, Major Complexity	P64A	М
Admitted Medical Interventions	Neonate, AdmWt 1250-1499g W/O Significant GI/Vent>=96hrs, Minor Complexity	P64B	М
Admitted Medical Interventions	Neonate, AdmWt 1500-1999g W/O Significant GI/Vent>=96hrs, Extreme Comp	P65A	М
Admitted Medical Interventions	Neonate, AdmWt 1500-1999g W/O Significant GI/Vent>=96hrs,	P65B	М
Admitted Medical Interventions	Major Complexity Neonate, AdmWt 1500-1999g W/O Significant GI/Vent>=96hrs,	P65C	М
Admitted Medical Interventions	Intermediate Comp Neonate, AdmWt 1500-1999g W/O Significant GI/Vent>=96hrs,	P65D	М
Admitted Medical Interventions	Minor Complexity Neonate, AdmWt 2000-2499g W/O Significant GI/Vent>=96hrs,	P66A	М
Admitted Medical Interventions	Extreme Comp Neonate, AdmWt 2000-2499g W/O Significant GI/Vent>=96hrs,	P66B	М
Admitted Medical Interventions	Major Complexity Neonate, AdmWt 2000-2499g W/O Significant GI/Vent>=96hrs,	P66C	М
Admitted Medical Interventions	Intermediate Comp Neonate, AdmWt 2000-2499g W/O Significant GI/Vent>=96hrs,	P66D	М
Admitted Medical Interventions	Minor Complexity Neonate, AdmWt>=2500g W/O Sig GI/Vent>=96hrs,<37 Comp	P67A	М
Admitted Medical Interventions	Wks Gest, Extr Comp Neonate, AdmWt>=2500g W/O Sig GI/Vent>=96hrs,<37 Comp	P67B	М
Admitted Medical Interventions		P67C	М
Admitted Medical Interventions	Wks Gest, Int Comp Neonate, AdmWt>=2500g W/O Sig GI/Vent>=96hrs,<37 Comp	P67D	М
Admitted Medical Interventions	Wks Gest, Min Comp Neonate, AdmWt>=2500g W/O Sig GI/Vent>=96hrs,>=37 Comp	P68A	М
Admitted Medical Interventions	Wks Gest, Ext Comp Neonate, AdmWt>=2500g W/O Sig GI/Vent>=96hrs,>=37 Comp	P68B	М
Admitted Medical Interventions	Wks Gest, Maj Comp Neonate, AdmWt>=2500g W/O Sig GI/Vent>=96hrs,>=37 Comp	P68C	М
Admitted Medical Interventions	Wks Gest, Int Comp Neonate, AdmWt>=2500g W/O Sig GI/Vent>=96hrs,>=37 Comp	P68D	М
Admitted Surgical Interventions	Wks Gest, Min Comp Splenectomy	Q01Z	Ι
Admitted Surgical Interventions	Blood and Immune System Disorders W Other GIs, Major Complexity	Q02A	Ι
Admitted Surgical Interventions	Blood and Immune System Disorders W Other GIs, Minor Complexity	Q02B	Ι
Admitted Medical Interventions	Reticuloendothelial and Immunity Disorders, Major Complexity	Q60A	М
Admitted Medical Interventions	Reticuloendothelial and Immunity Disorders, Minor Complexity	Q60B	М
Admitted Medical Interventions	Red Blood Cell Disorders, Major Complexity	Q61A	М
Admitted Medical Interventions	Red Blood Cell Disorders, Intermediate Complexity	Q61B	М
Admitted Medical Interventions	Red Blood Cell Disorders, Minor Complexity	Q61C	Μ
Admitted Medical Interventions	Coagulation Disorders, Major Complexity	Q62A	Μ
Admitted Medical Interventions	Coagulation Disorders, Minor Complexity	Q62B	Μ
Admitted Surgical Interventions	Lymphoma and Leukaemia W Major GIs, Major Complexity	R01A	Ι
Admitted Surgical Interventions	Lymphoma and Leukaemia W Major GIs, Minor Complexity	R01B	Ι
Admitted Surgical Interventions	Other Neoplastic Disorders W Major GIs, Major Complexity	R02A	I
Admitted Surgical Interventions	Other Neoplastic Disorders W Major GIs, Intermediate Complexity	R02B	Ι

Fee Type	Classification Description	Classification Reference (AN-SNAP V4.0)	Internal Classification Label
Admitted Surgical Interventions	Other Neoplastic Disorders W Major GIs, Minor Complexity	R02C	Ι
Admitted Surgical Interventions	Lymphoma and Leukaemia W Other GIs, Major Complexity	R03A	Ι
Admitted Surgical Interventions	Lymphoma and Leukaemia W Other GIs, Intermediate Complexity	R03B	Ι
Admitted Surgical Interventions	Lymphoma and Leukaemia W Other GIs, Minor Complexity	R03C	Ι
Admitted Surgical Interventions	Other Neoplastic Disorders W Other GIs, Major Complexity	R04A	Ι
Admitted Surgical Interventions	Other Neoplastic Disorders W Other GIs, Minor Complexity	R04B	Ι
Admitted Surgical Interventions	Allogeneic Bone Marrow Transplant, Age<=16 Years or Major Complexity	R05A	I
Admitted Surgical Interventions	Allogeneic Bone Marrow Transplant, Age>=17 Years and Minor Complexity	R05B	I
Admitted Surgical Interventions	Autologous Bone Marrow Transplant, Major Complexity	R06A	I
Admitted Surgical Interventions	Autologous Bone Marrow Transplant, Minor Complexity	R06B	I
Admitted Medical Interventions	Acute Leukaemia, Major Complexity	R60A	M
Admitted Medical Interventions	Acute Leukaemia, Intermediate Complexity	R60B	M
Admitted Medical Interventions	Acute Leukaemia, Minor Complexity	R60C	M
Admitted Medical Interventions	Lymphoma and Non-Acute Leukaemia, Major Complexity	R61A	M
Admitted Medical Interventions Admitted Medical Interventions	Lymphoma and Non-Acute Leukaemia, Intermediate Complexity	R61B R61C	M
	Lymphoma and Non-Acute Leukaemia, Minor Complexity		M
Admitted Medical Interventions	Other Neoplastic Disorders, Major Complexity	R62A R62B	M
Admitted Medical Interventions Admitted Medical Interventions	Other Neoplastic Disorders, Intermediate Complexity Other Neoplastic Disorders, Minor Complexity	R62D	M M
Admitted Medical Interventions	Chemotherapy	R62C R63Z	M
Admitted Surgical Interventions	Infectious and Parasitic Diseases W GIs, Major Complexity	T01A	I
Admitted Surgical Interventions	Infectious and Parasitic Diseases W GIs, Intermediate Complexity	T01A T01B	I
Admitted Surgical Interventions	Infectious and Parasitic Diseases W GIs, Mitor Complexity	T01B T01C	I
Admitted Surgical Interventions	Infectious and Parasitic Diseases W Cuts, While Complexity Infectious and Parasitic Diseases W Ventilator Support	T40Z	I
Admitted Medical Interventions	Septicaemia, Major Complexity	T60A	M
Admitted Medical Interventions	Septicaemia, Intermediate Complexity	T60B	M
Admitted Medical Interventions	Septicaemia, Minor Complexity	T60C	M
Admitted Medical Interventions	Postoperative Infections, Major Complexity	T61A	M
Admitted Medical Interventions	Postoperative Infections, Millor Complexity	T61B	M
Admitted Medical Interventions	Fever of Unknown Origin, Major Complexity	T62A	M
Admitted Medical Interventions	Fever of Unknown Origin, Minor Complexity	T62B	M
Admitted Medical Interventions	Viral Illnesses, Major Complexity	T63A	М
Admitted Medical Interventions	Viral Illnesses, Minor Complexity	T63B	М
Admitted Medical Interventions	Other Infectious and Parasitic Diseases, Major Complexity	T64A	М
Admitted Medical Interventions	Other Infectious and Parasitic Diseases, Intermediate Complexity	T64B	М
Admitted Medical Interventions	Other Infectious and Parasitic Diseases, Minor Complexity	T64C	М
Admitted Surgical Interventions	Mental Health Treatment W ECT, Sameday, Major Complexity	U40A	Ι
Admitted Surgical Interventions	Mental Health Treatment W ECT, Sameday, Minor Complexity	U40B	Ι
Admitted Medical Interventions	Mental Health Treatment W/O ECT, Sameday	U60Z	Μ
Admitted Medical Interventions	Schizophrenia Disorders, Major Complexity	U61A	Μ
Admitted Medical Interventions	Schizophrenia Disorders, Minor Complexity	U61B	Μ
Admitted Medical Interventions	Paranoia and Acute Psychotic Disorders, Major Complexity	U62A	Μ
Admitted Medical Interventions	Paranoia and Acute Psychotic Disorders, Minor Complexity	U62B	М
Admitted Medical Interventions	Major Affective Disorders, Major Complexity	U63A	М
Admitted Medical Interventions	Major Affective Disorders, Minor Complexity	U63B	М
Admitted Medical Interventions	Other Affective and Somatoform Disorders, Major Complexity	U64A	М
Admitted Medical Interventions	Other Affective and Somatoform Disorders, Minor Complexity	U64B	М
Admitted Medical Interventions	Anxiety Disorders, Major Complexity	U65A	М
Admitted Medical Interventions	Anxiety Disorders, Minor Complexity	U65B	M
Admitted Medical Interventions	Eating and Obsessive-Compulsive Disorders, Major Complexity	U66A	M
Admitted Medical Interventions	Eating and Obsessive-Compulsive Disorders, Minor Complexity	U66B	M
Admitted Medical Interventions	Personality Disorders and Acute Reactions, Major Complexity	U67A	M
Admitted Medical Interventions	Personality Disorders and Acute Reactions, Minor Complexity	U67B	M
Admitted Medical Interventions	Childhood Mental Disorders, Major Complexity	U68A	M
Admitted Medical Interventions	Childhood Mental Disorders, Minor Complexity	U68B	M
Admitted Medical Interventions	Alcohol Intoxication and Withdrawal, Major Complexity	V60A	M
Admitted Medical Interventions	Alcohol Intoxication and Withdrawal, Minor Complexity	V60B	M
Admitted Medical Interventions	Drug Intoxication and Withdrawal, Major Complexity	V61A	M
Admitted Medical Interventions	Drug Intoxication and Withdrawal, Minor Complexity	V61B	M M
Admitted Medical Interventions	Alcohol Use and Dependence, Major Complexity	V62A	M M
Admitted Medical Interventions	Alcohol Use and Dependence, Minor Complexity	V62B	M M
Admitted Medical Interventions	Opioid Use and Dependence Other Drug Lies and Dependence, Major Complexity	V63Z	M
Admitted Medical Interventions	Other Drug Use and Dependence, Major Complexity	V64A	M
Admitted Medical Interventions	Other Drug Use and Dependence, Minor Complexity	V64B W01A	M
Admitted Surgical Interventions	Vent, Trac & Cran Procs for Mult Sig Trauma, Major Complexity Vent, Trac & Cran Procs for Mult Sig Trauma, Intermediate	W01A W01B	I I
Admitted Surgical Interventions	Complexity		
Admitted Surgical Interventions	Vent, Trac & Cran Procs for Mult Sig Trauma, Minor Complexity	W01C	Ι

Fee Туре	Classification Reference (AN-SNAP V4.0)	Internal Classification Label	
Admitted Surgical Interventions	Hip, Femur and Lower Limb Procedures for Multiple Sig Trauma, Major Complexity	W02A	Ι
Admitted Surgical Interventions	Hip, Femur and Lower Limb Procedures for Multiple Sig Trauma, Minor Complexity	W02B	Ι
Admitted Surgical Interventions	Abdominal Procedures for Multiple Significant Trauma	W03Z	Ι
Admitted Surgical Interventions	Multiple Significant Trauma W Other GIs, Major Complexity	W04A	Ι
Admitted Surgical Interventions	Multiple Significant Trauma W Other GIs, Minor Complexity	W04B	Ι
Admitted Medical Interventions	Multiple Sig Trauma, Transferred to Acute Facility<5 Days	W60Z	М
Admitted Medical Interventions	Multiple Significant Trauma W/O GIs, Major Complexity	W61A	Μ
Admitted Medical Interventions Admitted Surgical Interventions	Multiple Significant Trauma W/O GIs, Minor Complexity Microvascular Tissue Transfer and Skin Grafts for Injuries to Hand,	W61B X02A	M I
Admitted Surgical Interventions	Major Comp Microvascular Tissue Transfer and Skin Grafts for Injuries to Hand,	X02B	Ι
Admitted Surgical Interventions	Minor Comp Other Procedures for Injuries to Lower Limb, Major Complexity	X04A	Ι
Admitted Surgical Interventions	Other Procedures for Injuries to Lower Limb, Minor Complexity	X04B	Ι
Admitted Surgical Interventions	Other Procedures for Injuries to Hand, Major Complexity	X05A	Ι
Admitted Surgical Interventions	Other Procedures for Injuries to Hand, Minor Complexity	X05B	Ι
Admitted Surgical Interventions	Other Procedures for Other Injuries, Major Complexity	X06A	Ι
Admitted Surgical Interventions	Other Procedures for Other Injuries, Intermediate Complexity	X06B	Ι
Admitted Surgical Interventions	Other Procedures for Other Injuries, Minor Complexity	X06C	Ι
Admitted Surgical Interventions	Skin Grafts for Injuries Excluding Hand, Major Complexity	X07A	Ι
Admitted Surgical Interventions	Skin Grafts for Injuries Excluding Hand, Intermediate Complexity	X07B	I
Admitted Surgical Interventions	Skin Grafts for Injuries Excluding Hand, Minor Complexity	X07C	I
Admitted Surgical Interventions	Injuries, Poisoning and Toxic Effects of Drugs W Ventilator Support, Major Comp	X40A	I
Admitted Surgical Interventions	Injuries, Poisoning and Toxic Effects of Drugs W Ventilator Support, Minor Comp	X40B	I
Admitted Medical Interventions	Injuries, Major Complexity	X60A	M
Admitted Medical Interventions	Injuries, Minor Complexity	X60B	M
Admitted Medical Interventions	Allergic Reactions, Major Complexity	X61A	M
Admitted Medical Interventions Admitted Medical Interventions	Allergic Reactions, Minor Complexity Poisoning/Toxic Effects of Drugs and Other Substances, Major Complexity	X61B X62A	M M
Admitted Medical Interventions	Poisoning/Toxic Effects of Drugs and Other Substances, Minor Complexity	X62B	М
Admitted Medical Interventions	Sequelae of Treatment, Major Complexity	X63A	М
Admitted Medical Interventions	Sequelae of Treatment, Minor Complexity	X63B	М
Admitted Medical Interventions	Other Injuries, Poisonings and Toxic Effects, Major Complexity	X64A	М
Admitted Medical Interventions	Other Injuries, Poisonings and Toxic Effects, Intermediate Complexity	X64B	М
Admitted Medical Interventions Admitted Surgical Interventions	Other Injuries, Poisonings and Toxic Effects, Minor Complexity Vent>=96hrs or Trach for Burns or GIs for Severe Full Thickness	X64C Y01Z	M I
	Burns		
Admitted Surgical Interventions	Skin Grafts for Other Burns, Major Complexity	Y02A	Ι
Admitted Surgical Interventions	Skin Grafts for Other Burns, Intermediate Complexity	Y02B	Ι
Admitted Surgical Interventions	Skin Grafts for Other Burns, Minor Complexity	Y02C	Ι
Admitted Surgical Interventions	Other GIs for Other Burns, Major Complexity	Y03A	I
Admitted Surgical Interventions	Other GIs for Other Burns, Minor Complexity	Y03B	I
Admitted Medical Interventions	Burns, Transferred to Acute Facility<5 Days	Y60Z	M
Admitted Medical Interventions	Severe Burns Other Burns, Major Complexity	Y61Z	M
Admitted Medical Interventions	Other Burns, Major Complexity	Y62A Y62B	M
Admitted Medical Interventions	Other Burns, Minor Complexity Other Contexts W Health Services W Cle. Moior Complexity	Z01A	M
Admitted Surgical Interventions Admitted Surgical Interventions	Other Contacts W Health Services W GIs, Major Complexity Other Contacts W Health Services W GIs, Minor Complexity	Z01A Z01B	I I
Admitted Surgical Interventions	Other Contacts W Health Services W Endoscopy	Z40Z	I
Admitted Medical Interventions	Rehabilitation, Major Complexity	Z60A	M
Admitted Medical Interventions	Rehabilitation, Minor Complexity	Z60B	M
Admitted Medical Interventions	Signs and Symptoms, Major Complexity	Z61A	M
Admitted Medical Interventions	Signs and Symptoms, Minor Complexity	Z61B	M
Admitted Medical Interventions	Other Follow Up After Surgery or Medical Care, Major Complexity	Z63A	M
Admitted Medical Interventions	Other Follow Up After Surgery or Medical Care, Minor Complexity	Z63B	M
Admitted Medical Interventions	Other Factors Influencing Health Status, Major Complexity	Z64A	M
Admitted Medical Interventions	Other Factors Influencing Health Status, Minor Complexity	Z64B	М
Admitted Medical Interventions	Congenital Anomalies and Problems Arising from Neonatal Period	Z65Z	М
Admitted Medical Interventions	Sleep Disorders	Z66Z	М
Admitted Surgical Interventions	GIs Unrelated to Principal Diagnosis, Major Complexity	801A	Ι
Admitted Surgical Interventions	GIs Unrelated to Principal Diagnosis, Intermediate Complexity	801B	Ι
Admitted Surgical Interventions	GIs Unrelated to Principal Diagnosis, Minor Complexity	801C	Ι
Admitted Medical Interventions	Ungroupable Unacceptable Principal Diagnosis	960Z 961Z	Μ

Fee Type	Classification Description	Classification Reference ((AN-SNAP V4.0)	Internal Classification Label
Admitted Medical Interventions	Neonatal Diagnosis Not Consistent W Age/Weight	963Z	М

7-Other fees

(1) Pharmaceutical Reform arrangements

Under the agreement between the South Australian and the Australian Government the following fees apply for pharmaceuticals provided to admitted patients on discharge for patients who are not a Medicare patient for the supply of non Pharmaceutical Benefit Scheme and Pharmaceutical Benefit Scheme items (per item) an amount that is the cost to the public hospital (using a full cost recovery principle) for supply of that item.

(2) HIV, Tuberculosis, COVID-19, prisoners, and patients subject to an inpatient treatment order.

Services listed below will be provided in SA Health public hospitals to non-Medicare patients with no out of pocket expense to the patient: (a) Care or treatment of patients with HIV

- (b) Care or treatment of patients with Tuberculosis (non third party)
- (c) Diagnosis and treatment of patients suspected or confirmed of having COVID-19
- (d) Care or treatment of prisoners
- (e) Care or treatment of patients subject to an inpatient treatment order

SCHEDULE 3—INCORPORATED HOSPITALS AND PUBLIC HOSPITAL SITES:

FEES FOR NON-ADMITTED PATIENTS WHO ARE COMPENSABLE PATIENTS OR ARE NOT MEDICARE PATIENTS

1-Interpretation

(1) In this Schedule, unless the contrary intention appears-

disposition category, in relation to a non-admitted patient of a public hospital site, means the disposition category of the patient following an occasion of service provided by an emergency department of the public hospital site, being one of the following:

- (a) *admitted*—where the patient is admitted to the public hospital site, transferred to another public hospital site or provided with outreach services;
- (b) *died*—where the patient dies in the emergency department after treatment or care has commenced (this excludes patients who are dead on arrival at the public hospital site);
- (c) *home*—where the patient (not being a patient referred to in paragraph [a] or [b]) leaves the emergency department after treatment or care has commenced (whether or not treatment or care has been completed);

emergency department (ED), in relation to a public hospital site, means a designated accident and emergency department of the public hospital site that provides emergency treatment and care to non-admitted patients;

emergency department service means treatment or care provided by an emergency department of a public hospital site;

emergency occasion of service means an occasion of service in which emergency treatment or care is provided by a public hospital site; *group occasion of service*, in relation to outpatient services provided by a public hospital site to a non-admitted patient, means each occasion on which—

(a) the same treatment or care is provided by the outpatient clinic to two or more patients; or

(b) treatment or care by more than one medical practitioner or other health professional is provided by the clinic to the same patient; *occasion of service*, in relation to services provided by a public hospital site, means each occasion on which treatment or care is provided by the public hospital site to a non-admitted patient and includes any diagnostic or imaging services (other than Magnetic Resonance Imaging) performed as part of that treatment or care;

outpatient clinic, in relation to a public hospital site, means a designated outpatient clinic of the public hospital site that provides non-emergency treatment and care (usually by appointment) to non-admitted patients;

outpatient service means treatment or care provided by the outpatient clinic of a public hospital site;

outreach occasion of service means an occasion of service in which outreach services are provided by a public hospital site; *prescription item* means—

- (a) a pharmaceutical or other item supplied on the prescription of a medical practitioner, dentist or other person authorised to prescribe the item; or
- (b) an ancillary item required for the administration of such pharmaceutical or other item;

Private and public non-admitted compensable and non-Medicare patients—patients will be seen as a public or private non-admitted compensable patient or a non-Medicare patient in accordance with hospital practices in a similar way as applied to Medicare eligible patients;

SMO means salaried medical officer;

specialist, teaching, other metropolitan, country Accident and Emergency SMO, large country and *other country*, in relation to the emergency department or outpatient classification of a public hospital site, means a public hospital site referred to in the first column of the Table in Schedule 4 whose emergency department or outpatient classification is identified in the second or third columns of that Table as specialist, teaching, other metropolitan, country Accident and Emergency SMO, large country or other country, as the case may be;

triage, in relation to a non-admitted patient of a public hospital site, means an assignment by the public hospital site to the patient of a classification of the level of urgency of the treatment required by the patient on an occasion of service in an emergency department of the public hospital site, determined in accordance with the following scale:

- (a) triage 1-Resuscitation, where the patient requires treatment within seconds;
- (b) triage 2—Emergency, where the patient requires treatment within 10 minutes;
- (c) triage 3-Urgent, where the patient requires treatment within 30 minutes;

- (d) triage 4-Semi-urgent, where the patient requires treatment within 60 minutes;
- (e) *triage* 5—Non-urgent, where the patient requires treatment within 120 minutes.
- (2) A reference in this Schedule to a Table of a specified number in this Schedule is a reference to the Table of that number in clause 9.

2—Fee for emergency department or emergency occasion of service – compensable patients

(1) The fee to be charged by a public hospital site for an occasion of service provided by an emergency department of the public hospital site to a non-admitted compensable patient must be calculated as follows:

Fee = ED Price × ED Cost Weight

where---

- (a) the ED Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an emergency department service; and
- (b) the ED Cost Weight is the cost weight specified in the third, fourth, fifth, sixth or seventh column (according to the emergency department classification of the public hospital site providing the service) of Table 2 in this Schedule for the disposition category and triage of the patient specified in the first and second columns of the Table.
- (2) Where the emergency department classification of a public hospital site is *other country*, the fee to be charged by the public hospital site for an emergency occasion of service provided by the public hospital site to a non-admitted compensable patient must be calculated as follows:

Fee = ED Price × Emergency Service Cost Weight

where----

(a) the ED Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an emergency department service; and

(b) the Emergency Service Cost Weight is 0.406.

3-Fee for emergency department or emergency occasion of service-non-Medicare patients

- (1) The fee to be charged by a public hospital site for an occasion of service provided to a non-admitted non-Medicare patient by an emergency department of the public hospital site that has an emergency department classification that is *not other country* is specified in Table 3.
- (2) Where the emergency department classification of a public hospital site is *other country*, the fee to be charged by the public hospital site for an emergency occasion of service provided by the public hospital site to a non-admitted non-Medicare patient must be calculated as follows:

Fee = ED Proce × Emergency Service Cost Weight

where---

- (a) the ED Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an emergency department service; and
- (b) the Emergency Service Cost Weight is 0.406.

4—Fee for outpatient occasion of service

The fee to be charged by a public hospital site for an occasion of service provided by an outpatient clinic of the public hospital site to a non-admitted patient must be calculated as follows:

Fee = OP Price × OP Cost Weight

where-

- (a) the OP Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an outpatient service; and
- (b) the OP Cost Weight is the cost weight specified in the second, third, fourth, fifth or sixth column (according to the outpatient classification of the public hospital site providing the service) of Table 4 in this Schedule for the category of the treatment or care provided that is specified in the first column of the Table.

5—Fee for outpatient group occasion of service

The fee to be charged by a public hospital site for a group occasion of service provided by an outpatient clinic of the public hospital site to a non-admitted patient must be calculated as follows:

Fee = OP Price × OP Cost Weight

where-

- (a) the OP Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an outpatient service; and
- (b) the OP Cost Weight is the cost weight specified in the second, third, fourth, fifth or sixth column (according to the outpatient classification of the public hospital site providing the service) of Table 5 in this Schedule for the category of treatment or care provided that is specified in the first column of the Table.

6—Fee for outreach occasion of service

The fee to be charged by a public hospital site for an outreach occasion of service provided by the public hospital site to a non-admitted patient must be calculated as follows:

Fee = Outreach Price × Outreach Cost Weight

where-

- (a) the Outreach Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an outreach service; and
- (b) the Outreach Cost Weight is the cost weight specified in the second column of Table 6 in this Schedule for the category of the treatment or care provided that is specified in the first column of the Table.

7-Additional fees

The fees specified below (payable in addition to any other fee prescribed in this Schedule for an occasion of service) are to be charged by a public hospital site for the provision to a non-admitted patient of the services specified:

- (a) Magnetic Resonance Imaging (maximum fee per scan)—\$690.00;
- (b) under the Pharmaceutical Reform Agreement between South Australia and the Commonwealth of Australia, the following charges apply for the provision of pharmaceuticals if supplied on discharge from the public hospital site and/or provided as part of an outpatient consultation:
 - (i) For compensable patients:
- (a) For the supply of Pharmaceutical Benefit Scheme items (per item) the community co-payment rate for pharmaceuticals as set under the *Commonwealth National Health Act 1953* each year on 1 January
- (b) For the supply of non-Pharmaceutical Benefit Scheme items (per item) an amount that is the cost to the public hospital (using a full cost recovery principle) for supply of that item
 - (ii) For non-Medicare patients for the supply of non Pharmaceutical Benefit Scheme and Pharmaceutical Benefit Scheme items (per item) an amount that is the cost to the public hospital (using a full cost recovery principle) for supply of that item

8-Retrieval fee (non-admitted patients)

Where a retrieval team provided by a public hospital site or SA Ambulance Service monitors and treats a seriously ill or seriously injured patient (who is not an admitted patient of any public hospital site) during the transportation of the patient to a public hospital site, the fee to be charged by the public hospital site or SA Ambulance Service providing the retrieval team is as follows:

Provision of retrieval team-\$3 726.00.

9—Transportation fee

- (1) Where, in addition to providing a service referred to in this Schedule, a public hospital site transports, or arranges for the transportation of, a non-admitted patient to or from (or between different facilities of) the public hospital site, the public hospital site may charge an additional fee equal to the cost to the public hospital site of providing, or arranging for the provision of, that transportation.
- (2) Subclause (1) does not apply to the transportation of a patient with a retrieval team provided by the public hospital site.

10—Tables

Table 1-Non-admitted Patient Prices

Type of Service	Price				
Type of Service	Public Patient	Private Patient			
Emergency Department Outpatient	\$380 \$261	\$317 \$189			
Outreach	\$279	\$203			

Table 2—Emergency Department (ED) Weigh	Department (ED) Weights
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Patient Cla	ssification	Hospital or Facility ED Classification				
Disposition	Triage	Specialist	Teaching	Other Metro	Country A&E SMO	Large Country
HOME	1	2.213	2.137	1.165	1.165	0.632
HOME	2	1.481	2.000	1.935	1.935	1.245
HOME	3	1.361	1.735	1.877	1.877	1.044
HOME	4	1.258	1.430	1.421	1.421	0.901
HOME	5	1.166	1.152	1.217	1.217	0.750
ADMITTED	1	6.112	5.379	2.272	2.272	2.770
ADMITTED	2	2.071	2.87	1.565	1.565	1.321
ADMITTED	3	1.723	2.623	1.521	1.521	1.157
ADMITTED	4	1.638	2.247	1.282	1.282	0.953
ADMITTED	5	0.929	2.247	1.286	1.286	0.880
DIED	1	2.988	2.988	2.988	2.988	1.247
DIED	2	2.988	2.988	2.988	2.988	1.247
DIED	3	2.988	2.988	2.988	2.988	1.247
DIED	4	2.988	2.988	2.988	2.988	1.247
DIED	5	2.988	2.988	2.988	2.988	1.247

Table 3-Non admitted non-Medicare ED (not Other Country) Patient Prices

ED Classification	Fee
Country A&E SMO—public	\$529.00
Country A&E SMO—private	\$438.00
Large Country—public	\$342.00
Large Country—private	\$273.00
Other Metro—public	\$529.00
Specialist—public	\$529.00
Teaching—public	\$529.00

Table 4—Outpatient (OP) Weights

Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
Adolescent health	3.770	3.770	3.770	0.168	0.168
Allergy	1.770	0.915	1.002	0.079	0.079
Asthma	1.577	1.501	1.501	1.012	1.012
Audiology	0.628	0.564	0.909	0.390	0.390
Behavioural Medicine	1.518	1.518	1.518	0.208	0.208
Bone Marrow Transplant	6.084	6.084	6.084	6.084	6.084
Breast	1.351	1.351	1.351	2.915	1.378
Burns	1.682	1.870	1.870	1.293	0.572
Cardiac	2.901	1.029	0.888	0.091	0.091
Cardiac Surgery	1.516	1.516	1.516	0.091	0.091
Chemotherapy	10.005	5.230	5.230	5.602	5.602
Colorectal	0.791	0.791	0.933	0.232	0.533
CPU	1.063	0.804	0.804	0.804	0.804
Craniofacial	1.491	0.822	0.822	0.804	0.804
Dental	0.551	1.296	1.296	0.064	0.064
Dermatology	0.999	1.208	0.520	0.464	0.464
Diabetes	1.659	0.549	1.316	0.258	0.309
Diabetes Education	0.631	0.631	0.369	0.276	0.353
Diagnostic service	0	0.001	0	0.270	0.555
Ear Nose Throat	0.751	0.937	0.486	0.192	0.192
Eating Disorders	0.836	0.836	0.480	0.319	0.297
Endocrine	1.259	0.836	0.836	0.530	0.530
Endoscopy Bronchoscopy		0.600 8.256	0.368 8.256	8.531	0.530 8.531
	8.256				
Endoscopy Colonoscopy	20.126	6.336	6.336	6.788	6.788
Endoscopy Other	13.24	7.313	7.313	7.834	7.834
Endoscopy Oesophagoscopy	6.369	6.369	6.369	6.823	6.823
Endoscopy Panendoscopy	14.674	5.755	5.755	6.165	6.165
Endoscopy Sigmoidoscopy	10.482	10.482	10.482	11.229	11.229
Family Planning	1.425	1.010	1.010	0.583	0.583
Fracture	0.916	0.821	1.033	0.83	0.83
Gastroenterology	2.828	1.731	0.78	0.667	0.424
General Medical	1.727	1.134	1.134	0.928	0.323
General Surgery	1.424	1.128	0.583	0.232	0.533
Genetic	1.008	2.270	2.27	0.928	0.323
Geriatric	1.502	1.502	2.341	0.846	0.846
Gynaecology	0.884	0.980	0.628	0.206	0.248
Gynaecology Oncology	1.621	1.621	0.575	0.206	0.248
Haematology	2.94	2.963	0.519	0.296	0.425
Hepatobiliary	1.227	1.227	1.227	0.928	0.323
HIV	6.258	6.258	6.258	6.258	6.258
Hypertension	0.238	0.238	0.258	0.091	0.091
Immunology	2.483	0.915	0.915	0.655	0.655
Infectious Disease	2.483	1.186	1.186	0.928	0.323
Liver Transplant	2.683	1.183	1.183	1.183	1.183
Metabolic	2.81	2.81	2.81	2.888	2.888
Neonatal	2.228	2.214	2.214	0.388	0.388
Nephrology	3.151	2.584	2.23	0.983	0.983
Neurology	2.631	1.514	1.402	0.949	0.949
Neurosurgery	0.942	1.584	0.377	0.064	0.064
Nutrition/Dietetic	0.824	0.876	0.319	0.319	0.297
Obstetrics	0.87	0.975	0.603	0.479	0.377
Occupational Therapy	0.719	0.893	0.337	0.693	0.602
Oncology	3.913	2.435	2.185	0.586	0.586
Ophthalmology	0.804	0.575	0.382	0.093	0.303
Optometry	0.443	0.443	0.443	0.093	0.303
Orthopaedic	0.98	0.821	0.37	0.179	0.293
Orthoptics	0.213	0.376	0.376	0.376	0.376
Orthotics	1.122	1.693	0.729	1.87	1.87
Paediatric	0.901	0.901	2.031	0.168	0.168
Paediatric—Developmental/Disabilities	4.02	0.839	0.839	0.168	0.168
Paediatric Surgery	1.323	0.859	0.859	0.168	0.168
6,					
Pain Pullistics Com	1.872	1.872	0.698	0.493	0.493
Palliative Care	0.343	0.343	0.343	0.928	0.323
Physiotherapy	0.415	0.29	0.236	0.436	0.221
Plastic Surgery	1.095	1.024	0.235	0.078	0.078
Podiatry	0.544	0.544	0.249	0.265	0.274
Pre-admission	0.903	1.304	1.378	1.083	0.447
Pre-anaesthesia	1.359	0.91	0.661	0.252	0.252
Prosthetics	3.559	3.559	3.559	2.625	2.625

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Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
Psychology	1.114	1.114	0.605	0.479	0.479
Radiation Oncology	1.453	1.453	1.375	0.241	0.241
Rehabilitation	1.034	1.551	0.57	0.928	0.323
Renal Transplant	2.372	3.929	2.524	2.524	2.524
Respiratory	3.021	1.825	1.335	1.012	1.012
Rheumatology	2.113	1.293	0.672	0.064	0.064
Social work	0.343	0.782	0.671	0.54	0.861
Speech pathology	0.583	1.214	0.938	0.981	0.332
Spinal	1.423	0.948	0.948	0.232	0.533
Staff Vaccinations	0.155	0.839	0.839	0.514	0.514
Stomal Therapy	0.715	0.836	0.823	1.494	1.494
Termination of pregnancy	1.588	1.28	1.28	0.479 0.716	0.377
Thoracic Surgery	1.44	1.44	0.716	011 - 0	0.716
Treatment room	0.105	0.105	1.174	1.293	0.572
Urology Vascular Surgery	0.779 0.931	0.999 0.931	0.764 0.988	0.245 0.546	0.249 0.546
	0.931	0.931	0.988	0.340	0.340
able 5—Outpatient (OP) Group Weights	a				0.0
Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
Adolescent health	1.325	1.325	0.803	0.471	0.643
Allergy	1.325	1.325	0.803	0.471	0.643
Asthma	1.325	1.325	0.803	0.471	0.643
Audiology	1.325	1.325	0.803	0.471	0.643
Behavioural Medicine	1.325	1.325	0.803	0.471	0.643
Bone Marrow Transplant	1.325	1.325	0.803	0.471	0.643
Breast	1.325	1.325	0.803	0.471	0.643
Burns	1.325	1.325	0.803	0.471	0.643
Cardiac	0.997	0.997	0.869	0.471	0.785
Cardiac Surgery	1.325	1.325	0.803	0.471	0.643
Chemotherapy	n/a	n/a	n/a	n/a	n/a
Colorectal	1.325	1.325	0.803	0.471	0.643
CPU	1.325	1.325	0.803	0.471	0.643
Craniofacial	1.325	1.325	0.803	0.471	0.643
Dental	1.325	1.325	0.803	0.471	0.643
Dermatology	1.325	1.325	0.803	0.471	0.643
Diabetes	1.325	1.325	0.803	0.351	0.643
Diabetes Education	0.814	0.814	0.803	0.471	0.643
Diagnostic service	0	0	0	0	0
Ear Nose Throat	1.325	1.325	0.803	0.471	0.643
Eating Disorders	1.325	1.325	0.803	0.471	0.643
Endocrine	1.325	1.325	0.803	0.471	0.643
Endoscopy Bronchoscopy	n/a	n/a	n/a	n/a	n/a
Endoscopy Colonoscopy	n/a	n/a	n/a	n/a	n/a
Endoscopy Other	n/a	n/a	n/a	n/a	n/a
Endoscopy Oesophagoscopy	n/a	n/a	n/a	n/a	n/a
Endoscopy Panendoscopy	n/a	n/a	n/a	n/a	n/a
Endoscopy Sigmoidoscopy	n/a	n/a	n/a	n/a	n/a
Family Planning	1.325	1.325	0.803	0.901	0.643
Fracture	1.325	1.325	0.803	0.471	0.643
Gastroenterology	1.325	1.325	0.803	0.471	0.643
General Medical	1.325	1.325	0.803	0.471	0.643
General Surgery	1.325	1.325	0.803	0.471	0.643
Genetic	1.325	1.325	0.803	0.471	0.643
Geriatric	1.325	1.325	0.803	0.471	0.643
Gynaecology	1.325	1.325	0.803	0.471	0.643
Gynaecology Oncology	1.325	1.325	0.803	0.471	0.643
Haematology	1.325	1.325	0.803	0.471	0.643
Hepatobiliary	1.325	1.325	0.803	0.471	0.643
HIV	1.325	1.325	0.803	0.471	0.643
Hypertension	1.325	1.325	0.803	0.471	0.643
Immunology	1.325	1.325	0.803	0.471	0.643
Infectious Disease	1.325	1.325	0.803	0.471	0.643
Liver Transplant	1.325	1.325	0.803	0.471	0.643
Metabolic	1.325	1.325	0.803	0.471	0.643
Neonatal	1.325	1.325	0.803	0.471	0.643
Nephrology	1.325	1.325	0.803	0.471	0.643
Neurology	1.325	1.325	0.803	0.471	0.643
Neurosurgery	1.325	1.325	0.803	0.471	0.643
	1 044	1 044	0.803	2777	0.643
Nutrition/Dietetic Obstetrics	1.044 1.64	1.044 1.64	0.803 0.786	2.577 0.749	0.643 0.643

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Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
Oncology	1.325	1.325	0.803	0.471	0.643
Ophthalmology	1.325	1.325	0.803	0.471	0.643
Optometry	1.325	1.325	0.803	0.471	0.643
Orthopaedic	1.325	1.325	0.803	0.471	0.643
Orthoptics	1.325	1.325	0.803	0.471	0.643
Orthotics	1.325	1.325	0.803	0.471	0.643
Paediatric	1.325	1.325	0.803	0.471	0.643
Paediatric—Developmental/Disabilities	0.95	0.95	0.803	0.471	0.643
Paediatric Surgery	1.325	1.325	0.803	0.471	0.643
Pain	2.699	2.699	0.803	0.471	0.643
Palliative Care	1.325	1.325	0.803	0.471	0.643
Physiotherapy	0.635	0.635	0.803	0.458	0.643
Plastic Surgery	1.325	1.325	0.803	0.471	0.643
Podiatry	1.325	1.325	0.803	0.471	0.643
Pre-admission	1.234	1.234	0.803	0.471	0.643
Pre-anaesthesia	1.325	1.325	0.803	0.471	0.643
Prosthetics	1.325	1.325	0.803	0.471	0.643
Psychiatric	1.325	1.325	1.131	0.471	0.643
Psychology	1.325	1.325	0.803	0.471	0.643
Radiation Oncology	1.325	1.325	0.803	0.471	0.643
Rehabilitation	0.171	0.171	0.803	0.471	0.643
Renal Transplant	1.325	1.325	0.803	0.471	0.643
Respiratory	1.325	1.325	0.803	0.471	0.643
Rheumatology	2.224	2.224	0.803	0.471	0.643
Social work	0.935	0.935	0.803	0.471	0.643
Speech pathology	1.325	1.325	0.803	0.471	0.643
Spinal	1.325	1.325	0.803	0.471	0.643
Staff Vaccinations	1.325	1.325	0.803	0.471	0.643
Stomal Therapy	1.325	1.325	0.803	0.471	0.643
Termination of pregnancy	1.325	1.325	0.803	0.471	0.643
Thoracic Surgery	1.325	1.325	0.803	0.471	0.643
Treatment room	1.325	1.325	0.803	0.471	0.643
Urology	1.325	1.325	0.803	0.471	0.643
Vascular Surgery	1.325	1.325	0.803	0.471	0.643

Table 6—Outreach Weights

Treatment or Care	Outreach
Acc & Emergency	1.83
Allied Health	0.68
Dental	0.88
Groups	1.12
Medical	1.1
Obstet & Gynae	0.69
Paediatrics	0.79
Psychiatry	1.03
Radiology	1
Radiotherapy	0
Surgical	0.57

Schedule 4—Incorporated Hospitals and Public Hospital Sites: Accommodation, Rehabilitation, Transportation and Related Fees for Compensable or Non-Medicare Patients

1-Glenside Hospital facility

Fee for i	npatient accommodation—per day or part day\$907.00
2—Hampsto	ead Rehabilitation Hospital Facility
Head Inj	ury Service—
(a) Inpa	tient—
(i)	inpatient accommodation fee-per day or part day\$1,671.00
(ii)	professional service fee (not payable by private patient)-per day or part day\$119.00
(b) Reha	abilitation service for non-admitted patients
(i)	assessment or treatment provided by a medical practitioner, per hour of attendance by the patient (maximum fee)\$362.00
(ii)	individual assessment or treatment provided by a person who is not a medical practitioner, per hour of attendance by the patient (maximum fee)\$271.00
(iii)	treatment as one of a group of patients provided by a person who is not a medical practitioner, per hour of attendance by the patient (maximum fee)\$116.00

3—Country Domiciliary Care

Domiciliary maintenance and care visit-

	•	
(a	a) attendance involving a service provided by a medical practitioner or other health professional	
	(other than a paramedical aide)—per visit	\$158.00
1		071 50

(b) any other attendance—per visit\$71.50

4—All incorporated hospitals and public hospital sites

- (1) Where, in addition to providing a service referred to in this Schedule, a public hospital site transports, or arranges for the transportation of, a patient to or from (or between different facilities of) the public hospital site, the public hospital site may charge an additional fee equal to the cost to the public hospital site of providing, or arranging for the provision of, that transportation.
- (2) Subclause (2) does not apply to the transportation of a patient with a retrieval team provided by a public hospital site where a retrieval fee for the provision of such a team by the public hospital site during transportation is applicable under Schedule 1 or 2.

SCHEDULE 4A—INCORPORATED HOSPITALS AND PUBLIC HOSPITAL SITES: AUSTRALIAN CRANIO FACIAL UNIT AND RELATED FEES

1—Interpretation

In this Schedule, unless the contrary intention appears-

aliquot public non-Medicare patient (aliquot patient) means a public patient-

- (a) who is not a compensable patient or Medicare patient; and
- (b) who the Australian Cranio Facial Unit has undertaken in writing to admit for specified treatment or care as an aliquot patient for a specified fee;

Australian Cranio Facial Unit means the Australian Cranio Facial Unit of the Women's and Children's Hospital;

occasion of service means an occasion on which treatment or care is provided to a non-admitted patient and includes any diagnostic or imaging services performed as part of that treatment or care;

South Australian Government Funded public non-Medicare patient (SAG patient) means a public patient-

- (a) who is not a compensable or Medicare patient; and
- (b) who the Australian Cranio Facial Unit has undertaken in writing to admit for specified treatment or care as a SAG patient for no fee;

Women's and Children's Hospital means the Women's and Children's Hospital facility of the Women's and Children's Health Network.

2—Fee for SAG patient

- (1) No fee is to be charged by a public hospital site for Australian Cranio Facial Unit or related treatment or care of a South Australian Government Funded public non-Medicare patient.
- (2) In this clause-

Australian Cranio Facial Unit or related treatment or care, in relation to a SAG patient, means the following:

- (a) a period of treatment, care and accommodation of an admitted patient by the Australian Cranio Facial Unit, or an occasion of service provided to a non-admitted patient by that Unit, where the treatment, care and accommodation, or occasion of service, forms part of the treatment or care for which the patient was admitted as a SAG patient;
- (b) a period of treatment, care and accommodation of an admitted patient by a public hospital site, or an occasion of service provided to a non-admitted patient by a public hospital site, where the treatment, care and accommodation, or occasion of service, is arranged by the Australian Cranio Facial Unit and is related to treatment or care of the patient by that Unit;
- (c) accommodation for a patient between or following admissions or occasions of service referred to above where the Australian Cranio Facial Unit determines that it is necessary for the proper treatment and care of the patient for the patient to remain in this State during that period;
- (d) accommodation for one escort of a patient while the patient is an admitted patient of a public hospital site or during a period referred to in paragraph (c);
- (e) transportation of a patient between public hospital sites or between different facilities of a public hospital site,
- but does not include the following:
- (f) the provision of meals to an escort of a patient;
- (g) the provision of meals to a patient other than while he or she is an admitted patient;
- (h) transportation of a patient or escort to or from a public hospital site (other than as specified in paragraph (e)).

3—Fee for aliquot patient

- The fee to be charged by a public hospital for Australian Cranio Facial Unit treatment or care of an aliquot public non-Medicare patient is \$57,265.
- (2) In this clause-
 - Australian Cranio Facial Unit treatment or care, in relation to an aliquot patient, means the following:
 - (a) a period of treatment, care and accommodation of an admitted patient by the Australian Cranio Facial Unit, or an occasion of service provided to a non-admitted patient by that Unit, where the treatment, care and accommodation, or occasion of service, forms part of the treatment or care for which the patient was admitted as an aliquot patient;
 - (b) a period of treatment, care and accommodation of an admitted patient by any other part of the Women's and Children's Hospital, or an occasion of service provided to a non-admitted patient by any other part of that Hospital, where the treatment, care and accommodation, or occasion of service, is arranged by the Australian Cranio Facial Unit and is related to treatment or care of the patient by that Unit;
 - (c) accommodation for a patient between or following admissions or occasions of service referred to above where the Australian Cranio Facial Unit determines that it is necessary for the proper treatment and care of the patient for the patient to remain in this State during that period;

 (d) accommodation for one escort of a patient while the patient is an admitted patient of the Women's and Children's Hospital (whether in the Australian Cranio Facial Unit or otherwise) or during a period referred to in paragraph (c),

but does not include the following:

- (e) the provision of meals to an escort of a patient;
- (f) the provision of meals to a patient other than while he or she is an admitted patient of the Women's and Children's Hospital (whether in the Australian Cranio Facial Unit or otherwise);
- (g) any transportation of a patient or escort.

SCHEDULE 5—CLASSIFICATION OF PUBLIC HOSPITAL SITES

Public hospital site classifications for emergency department (ED) services and outpatient (OP) services.

Incorporated hospitals and public hospital sites	ED type	OP type
Northern Adelaide Local Health Network Incorporated	Tracking	Teerbine
Lyell McEwin Health Service facility	Teaching	Teaching
Modbury Hospital facility	Teaching	Teaching
 Southern Adelaide Local Health Network Incorporated Flinders Medical Centre Facility 	Teaching	Teaching
Noarlunga Hospital facility	Other Metro	Other Metro
Central Adelaide Local Health Network Incorporated		
Royal Adelaide Hospital facility	Teaching	Teaching
Hampstead Rehabilitation facility	Teaching	Teaching
The Queen Elizabeth Hospital facility	Teaching	Teaching
St Margaret's Hospital facility	Other Metro	Other Metro
Women's and Children's Health Network Incorporated		
Women's and Children's Hospital facility (Paediatric)	Specialist	Specialist
Women's and Children's Hospital facility (Women's)	Other Metro	Teaching
Barossa Hills Fleurieu Local Health Network Incorporated	01 0	
Angaston & District Hospital facility	Other Country	Other Count
Eudunda Hospital facility Consider Health Service (Dublic) facility	Other Country	Other Count
Gawler Health Service (Public) facility Gummanaha District Soldiars' Mamprial Hagnital facility	Other Country	Large Coun
Gumeracha District Soldiers' Memorial Hospital facilityKangaroo Island Health Service	Other Country Other Country	Other Coun Other Coun
Kangaroo Island Health Service Kapunda Hospital facility	Other Country	Other Coun
Mt Barker District Soldiers' Memorial Hospital facility	Other Country	Other Coun
Mt Blacker District Society Mellional Hospital Jacking Mt Pleasant District Hospital facility	Other Country	Other Coun
Strathalbyn & District Soldiers' Memorial Hospital facility	Other Country	Other Coun
Tanunda War Memorial Hospital facility	Other Country	Other Coun
Southern Fleurieu Health Service	Other Country	Other Coun
Eyre and Far North Local Health Network Incorporated		
Ceduna District Hospital facility	Other Country	Other Count
Cleve District Hospital facility	Other Country	Other Count
Coober Pedy Hospital facility	Other Country	Other Count
Cowell District Hospital facility	Other Country	Other Count
 Cummins and District Memorial Hospital facility 	Other Country	Other Count
Elliston Hospital facility	Other Country	Other Count
Kimba District Hospital facility	Other Country	Other Count
Oodnadatta Health facility	Other Country	Other Coun
Pt Lincoln Hospital facility	Other Country	Other Count
Streaky Bay Hospital facility	Other Country	Other Count
Tumby Bay Hospital facility	Other Country	Other Count
Wudinna Hospital facility	Other Country	Other Count
 Flinders and Upper North Local Health Network Incorporated Andamooka Community Health Services facility 	Other Country	Other Count
Hawker Memorial Hospital facility	Other Country	Other Count
Leigh Creek Health Clinic	Other Country	Other Count
Marree Hospital facility	Other Country	Other Count
Pt Augusta Hospital facility	Large Country	Large Coun
Quorn & District Memorial Hospital facility	Other Country	Other Count

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

Incorporated hospitals and public hospital sites	ED type	OP type
Roxby Downs Health Service facility	Other Country	Other Country
Whyalla Hospital & Health Service facility	Large Country	Large Country
Riverland Mallee Coorong Local Health Network Incorporated • Barmera District Health Services facility	Other Country	Other Country
Berri Hospital facility (also known as Riverland Regional Health Service, Berri)	Other Country	Other Country
 Karoonda and District Soldiers' Memorial Hospital facility 	Other Country	Other Country
Lameroo District Health Services facility	Other Country	Other Country
Loxton Hospital Complex facility	Other Country	Other Country
Mannum District Hospital facility	Other Country	Other Country
Meningie & Districts Memorial Hospital and Health Service facility	Other Country	Other Country
Murray Bridge Soldiers' Memorial Hospital facility	Other Country	Other Country
Pinnaroo Soldiers' Memorial Hospital facility	Other Country	Other Country
Renmark & Paringa District Hospital facility	Other Country	Other Country
Tailem Bend District Hospital facility	Other Country	Other Country
Waikerie Health Services facility	Other Country	Other Country
Limestone Coast Local Health Network Incorporated	-	-
Bordertown Memorial Hospital facility	Other Country	Other Country
Kingston Soldiers' Memorial Hospital facility	Other Country	Other Country
 Millicent and District Hospital facility 	Other Country	Other Country
Mt Gambier Regional Health Services facility	Country A&E SMO	Large Country
Naracoorte Health Services facility	Other Country	Other Country
Penola War Memorial Hospital facility	Other Country	Other Country
Yorke and Northern Local Health Network Incorporated • Balaklava Soldiers' Memorial District Hospital facility	Other Country	Other Country
Booleroo Centre District Hospital facility	Other Country	Other Country
Burra Hospital facility	Other Country	Other Country
Clare District Hospital facility	Other Country	Other Country
Crystal Brook District Hospital facility	Other Country	Other Country
Jamestown Hospital facility	Other Country	Other Country
Laura and District Hospital facility	Other Country	Other Country
 Maitland Hospital facility (also known as Central Yorke Peninsula Hospital) 	Other Country	Other Country
 Miniation District Hospital facility 	Other Country	Other Country
 Northern Yorke Peninsula Health Service facility (also known as Wallaroo Hospital) 	Other Country	Other Country
Orroroo and District Health Service facility	Other Country	Other Country
-		-
Peterborough Soldiers' Memorial Hospital facilityPt Broughton District Hospital & Health Services facility	Other Country Other Country	Other Country Other Country
 Pt Broughton District Hospital & Health Services facility Pt Pirie Regional Health Service facility 		•
	Large Country	Large Country
Riverton District Soldiers' Memorial Hospital facility Security Memorial Hospital facility	Other Country	Other Country
 Snowtown Memorial Hospital facility Yorketown Hospital facility (also known as Southern Yorke Peninsula Health Service) 	Other Country Other Country	Other Country Other Country

HEALTH CARE ACT 2008

Fees and Charges

I, Stephen Wade, Minister for Health and Wellbeing, pursuant to section 44 of the *Health Care Act 2008*, do hereby set the fees listed in Columns 3 to 12 to be charged by the incorporated hospitals listed in Column 1, for public car parking by the public health service sites listed in Column 2 of Schedule 1 of this Notice.

These charges will operate from 1 July 2021 until I make a further Notice under section 44 of the Act.

Schedule 1											
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12
Incorporated Hospital	Health Site	Fee payable for parking 0-1 hour	Fee payable for parking 1-2 hours	Fee payable for parking 2-3 hours	Fee payable for parking 3-4 hours	Fee payable for parking 4-5 hours	Fee payable for parking 5-6 hours	Fee payable for parking 6-7 hours	Fee payable for parking 7-8 hours	Fee payable for parking over 8 hours	Fee payable for parking weekly
Central Adelaide Local Health Network Incorporated	The Queen Elizabeth Hospital (multi-storey)	\$3.00	\$6.00	\$8.00	\$10.00	\$11.00	\$12.00	\$13.00	\$16.00	\$17.00	\$47.00
Central Adelaide Local Health Network Incorporated	Royal Adelaide Hospital	\$5.00	\$8.00	\$18.00	\$23.00	\$25.00	\$30.00	\$30.00	\$30.00	\$30.00	\$47.00
Northern Adelaide Local Health Network Incorporated	Lyell McEwin Hospital (multi-storey)	\$3.00	\$6.00	\$8.00	\$10.00	\$11.00	\$12.00	\$13.00	\$16.00	\$17.00	\$47.00
Women's and Children's Health Network Incorporated	Women's and Children's Hospital (medical centre carpark- weekday)	\$5.00	\$8.00	\$10.00	\$11.00	\$12.00	\$18.00	\$18.00	\$18.00	\$18.00	\$39.00
Women's and Children's Health Network Incorporated	Women's and Children's Hospital (medical centre carpark - weekend)	\$5.00	\$8.00	\$10.00	\$11.00	\$12.00	\$13.00	\$13.00	\$13.00	\$13.00	N/A
Southern Adelaide Local Health Network Incorporated	Flinders Medical Centre (multi-storey)	\$3.00	\$6.00	\$8.00	\$10.00	\$11.00	\$12.00	\$13.00	\$16.00	\$17.00	\$47.00

I, Stephen Wade, Minister for Health and Wellbeing, pursuant to section 44 of the *Health Care Act 2008*, do hereby set the fees listed in Columns 3 to 14 to be charged by the incorporated hospitals listed in Column 1, for public car parking by the public health service sites listed in Column 2 of Schedule 2 of this Notice.

These charges will operate from 1 July 2021 until I make a further Notice under section 44 of the Act.

SCHEDULE 2

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
Incorporated Hospital	Health Site	for	Fee payable for parking 1-2 hours	Fee payable for parking 2-3 hours	Fee payable for parking 3-4 hours	for	for	for	for	Fee payable for parking 8-9 hours	for parking	Fee payable for parking >10 hours (all day)	Fee payable for parking weekly
Central Adelaide Local Health Network Incorporated	The Queen Elizabeth Hospital (at grade)	Free	Free	\$3.00	\$6.00	\$8.00	\$10.00	\$11.00	\$12.00	\$13.00	\$16.00	\$17.00	\$47.00
Central Adelaide Local Health Network Incorporated	Hampstead (at grade)	Free	Free	\$3.00	\$6.00	\$8.00	\$10.00	\$11.00	\$12.00	\$13.00	\$16.00	\$17.00	\$47.00

corporatec

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
Incorporated Hospital	Health Site	for	Fee payable for parking 1-2 hours	for	for	Fee payable for parking 4-5 hours	for	Fee payable for parking 6-7 hours	for	for	for parking	Fee payable for parking >10 hours (all day)	Fee payable for parking s weekly
Northern Adelaide Local Health Network Incorporated	Lyell McEwin Hospital (at grade)	Free	Free	\$3.00	\$6.00	\$8.00	\$10.00	\$11.00	\$12.00	\$13.00	\$16.00	\$17.00	\$47.00
Northern Adelaide Local Health Network Incorporated	Modbury (at grade)	Free	Free	\$3.00	\$6.00	\$8.00	\$10.00	\$11.00	\$12.00	\$13.00	\$16.00	\$17.00	\$47.00
Southern Adelaide Local Health Network Incorporated	Noarlunga (at grade)	Free	Free	\$3.00	\$6.00	\$8.00	\$10.00	\$11.00	\$12.00	\$13.00	\$16.00	\$17.00	\$47.00
Women's and Children's Health Network Incorporated	Women's and Children's Hospital - Rogerson Car Park	Flat fee	\$18.00										N/A
Dated: 17 Ma	y 2021										Have		

HON STEPHEN WADE MLC Minister for Health and Wellbeing

HEALTH CARE ACT 2008

Fees and Charges

I, Stephen Wade, Minister for Health and Wellbeing, hereby give notice pursuant to section 59 of the *Health Care Act 2008*, of the following fees to apply for ambulance services:

These charges will operate from 1 July 2021 to 30 June 2022.	
Emergency 1 call out fee	\$1,064.00
Emergency 2 call out fee (Inter-health non-life threatening)	\$766.00
Non Emergency Fee	\$237.00
Per Km Charge	\$6.10
SAAS Incidental Services (Treat No Transport)	\$237.00
SAAS Incidental Services (Treat No Transport) Concession	\$118.00

These charges will be GST-free where the service is in the course of treatment of a patient who pays for the supply of the ambulance service. GST may be charged in addition to the above amounts in circumstances where the Commissioner of Taxation has ruled that the services are not GST-free, for example, for services contracted by a hospital. Dated: 18 May 2021

HON STEPHEN WADE MLC Minister for Health and Wellbeing

HEAVY VEHICLE NATIONAL LAW (SOUTH AUSTRALIA) ACT 2013

South Australia

Heavy Vehicle National Law (South Australia) (Fees) Notice 2021

under the Heavy Vehicle National Law (South Australia) Act 2013

1—Short title

This notice may be cited as the *Heavy Vehicle National Law (South Australia) (Fees) Notice 2021.*

Note—

This is a fee notice made in accordance with the *Legislation (Fees) Act 2019*. Under section 4(3) of that Act, this notice revokes the *Heavy Vehicle National Law (South Australia) (Fees) Notice 2021*, as published in the Government Gazette on 4 June 2020 (p 3210).

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Heavy Vehicle National Law (South Australia) Act 2013;

further inspection of a heavy vehicle means an inspection of the vehicle undertaken to determine if matters identified by a previous inspection have been addressed;

Law means the Heavy Vehicle National Law (South Australia);

Metropolitan Adelaide means Metropolitan Adelaide as defined by GRO Plan 639/93;

route assessment—see Schedule 1, item 9;

Transport Department means the administrative unit of the Public Service that is responsible for assisting a Minister in the administration of the Act.

4—Fees

- (1) The fees set out in Schedule 1 are prescribed for the purposes of the Act, and are payable to the person or body as set out in the Schedule.
- (2) A fee payable for booking an inspection must be paid when the booking is made.
- (3) A fee payable for an inspection or route assessment must be paid prior to the inspection or assessment.
- (4) If a heavy vehicle is a heavy combination, a fee is payable for an inspection of each component vehicle of the combination.
- (5) If more than 1 fee becomes payable for an inspection under Schedule 1 (other than an inspection for the purposes of a route assessment), only the higher or highest fee (as the case may be) need be paid.

Example—

If a heavy vehicle is required to be inspected for a mass and dimension authority and for the purposes of a modification or defect clearance, only the higher fee is payable.

(6) If, as a result of a heavy vehicle being required to be inspected for the purposes of both the Law and the *Road Traffic Act 1961*, an inspection fee becomes payable under both Schedule 1 and the *Road Traffic (Miscellaneous) Regulations 2014*, only the higher of the fees need be paid to either the Transport Department or the Central Inspection Authority (as the case may be).

Example—

If a bus is required to be inspected for the purpose of carrying passengers under section 163D of the *Road Traffic Act 1961* and for the purposes of a defect clearance, only the higher fee is payable.

Schedule 1—Fees

	Des	cription	Fee
1	cano	payable to the Transport Department in relation to the grant, amendment, cellation or suspension of a mass or dimension authority, or vehicle standards nption	
	(1)	for an inspection of a heavy vehicle (other than a trailer)	\$357.00
	(2)	for an inspection of a trailer (other than a converter dolly)	\$179.00
	(3)	for an inspection of a converter dolly	\$90.00
	(4)	for a further inspection of any vehicle referred to in a preceding subitem	\$90.00
	(5)	for inspecting a special purpose vehicle at premises (within Metropolitan Adelaide) specified by the operator of the vehicle on the request of the operator—in addition to any relevant fee referred to in a preceding subitem	\$92.00
	(6)	for booking an inspection or further inspection	\$26.00
2		payable to the Transport Department in relation to compliance with a condition of hicle standards exemption, or mass or dimension authority	
	(1)	for an inspection of a heavy vehicle (other than a trailer)	\$357.00
	(2)	for an inspection of a trailer (other than a converter dolly)	\$179.00
	(3)	for an inspection of a converter dolly	\$90.00
	(4)	for a further inspection of any vehicle referred to in a preceding subitem	\$90.00
	(5)	for booking an inspection or further inspection	\$26.00
3		payable to the Transport Department in relation to the approval by the Regulator vehicle modification (section 87 of the Law)	
	(1)	for an inspection of a heavy vehicle (other than a trailer)	\$267.00
	(2)	for an inspection of a trailer (other than a converter dolly)	\$179.00
	(3)	for an inspection of a converter dolly	\$90.00
	(4)	for a further inspection of any vehicle referred to in a preceding subitem	\$90.00
	(5)	for booking an inspection or further inspection	\$26.00
4	Fee	payable to the Transport Department—	
		• in relation to heavy vehicle standards; or	
		 to ensure the condition of a heavy vehicle, and any of its components or equipment, does not make use of the vehicle unsafe or endanger public safety 	
	(1)	for an inspection of a heavy vehicle (other than a trailer)	\$267.00
	(2)	for an inspection of a trailer (other than a converter dolly)	\$179.00

	Des	cripti	on	Fee
	(3)	for a	n inspection of a converter dolly	\$90.00
	(4)	for a	further inspection of any vehicle referred to in a preceding subitem	\$90.00
	(5)	for b	ooking an inspection or further inspection	\$26.00
5	accr	editati	le to the Transport Department in relation to maintenance management on (including the determination of an application for such accreditation 59 of the Law))	
	(1)		e heavy vehicle is nominated to be used in a class 1, 2 or 3 heavy bination—	
		(a)	for an inspection of a heavy vehicle (other than a trailer)	\$357.00
		(b)	for an inspection of a trailer (other than a converter dolly)	\$179.00
		(c)	for an inspection of a converter dolly	\$90.00
		(d)	for a further inspection of any vehicle referred to in a preceding subsubitem	\$90.00
		(e)	for booking an inspection or further inspection	\$26.00
	(2)	in ar	y other case—	
		(a)	for an inspection of a heavy vehicle (other than a trailer)	\$267.00
		(b)	for an inspection of a trailer (other than a converter dolly)	\$179.00
		(c)	for an inspection of a converter dolly	\$90.00
		(d)	for a further inspection of any vehicle referred to in a preceding subsubitem	\$90.00
		(e)	for booking an inspection or further inspection	\$26.00
6	secti		le to the Transport Department for an inspection required by notice under 2 of the Law in relation to any purpose not otherwise covered under this -	
	(1)	for a	n inspection of a heavy vehicle (other than a trailer)	\$267.00
	(2)	for a	n inspection of a trailer (other than a converter dolly)	\$179.00
	(3)	for a	n inspection of a converter dolly	\$90.00
	(4)	for a	further inspection of any vehicle referred to in a preceding subitem	\$90.00
	(5)	for b	ooking an inspection or further inspection	\$26.00
7			le to the Transport Department in relation to clearing a major defect notice defect notice (section 530 of the Law)	
	(1)	for a	n inspection of a heavy vehicle (other than a trailer)	\$267.00
	(2)	for a	n inspection of a trailer (other than a converter dolly)	\$179.00
	(3)	for a	n inspection of a converter dolly	\$90.00
	(4)	for a	further inspection of any vehicle referred to in a preceding subitem	\$90.00
	(5)	for b	ooking an inspection or further inspection	\$26.00
8			le to SA Police in relation to clearing a major defect notice or a minor ice (section 530 of the Law)	
		that	police officer at a police station inspecting a heavy vehicle and certifying the required repairs have been made to the vehicle to stop the vehicle from g a defective heavy vehicle	\$62.00

Description

9 Fee payable to a road manager (section 159 of the Law)

for a route assessment required for the road manager to decide whether or not to give consent for a mass or dimension exemption (permit) or class 2 heavy vehicle authorisation (permit) involving (for example) the inspection of a heavy vehicle, the assessment of plans, maps or specifications, the survey or inspection of proposed routes, the examination of bridges or other transport infrastructure, the determination of road work or other work required to enable the use of a proposed route, the consideration of any conditions that may be applicable to the permit, etc

the fee payable is the reasonable cost of providing the assessment

Made by the Minister for Infrastructure and Transport

On 31 May 2021

HERITAGE PLACES ACT 1993

South Australia

Heritage Places (Fees) Notice 2021

under the Heritage Places Act 1993

1—Short title

This notice may be cited as the Heritage Places (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Heritage Places Act 1993.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Council.

Schedule 1—Fees

1		l copy of an entry in the Register in relation to a State Heritage an object identified by the Council under section 14(2) of the Act	\$37.25
2	11	tion for a certificate of exclusion in relation to land zoned tial" under the relevant Development Plan—	
	(a)	initial application fee plus	\$183.00
	(b)	if the Council determines to invite public submissions	\$1 669.00

3 Application for a certificate of exclusion in relation to any other land

4 Application for a permit under Part 5 Division 1 of the Act

Made by the Minister for Environment and Water On 12 May 2021

HISTORIC SHIPWRECKS ACT 1981

South Australia

Historic Shipwrecks (Fees) Notice 2021

under the Historic Shipwrecks Act 1981

1—Short title

This notice may be cited as the Historic Shipwrecks (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Historic Shipwrecks Act 1981.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1 Fee payable per page for a copy or part of a copy of the Register (section 12(3) of Act) \$2.05

Made by the Minister for Environment and Water

On 12 May 2021

HOUSING IMPROVEMENT ACT 2016

South Australia

Housing Improvement (Fees) Notice 2021

under the Housing Improvement Act 2016

1—Short title

This notice may be cited as the Housing Improvement (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

5% of Valuer-General's assessment of site value

\$183.00

No. 40 p. 2001

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Housing Improvement Act 2016;

regulations means the Housing Improvement Regulations 2017.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the regulations.

Schedule 1—Fees

1	Recovery Act)—	v of costs and expenses incurred by Minister (section 18(2) of	
	(a)	for the registration of a housing assessment order, housing improvement order or housing demolition order in relation to land—	
	((i) for the first entry made by the Registrar-General in registering the order	\$394.00
	(ii) for each subsequent entry made by the Registrar-General in registering the order	\$110.00
	(b)	for the cancellation of registration of a housing assessment order, housing improvement order or housing demolition order in relation to land—	
	((i) for the first endorsement made by the Registrar-General in cancelling the registration of the order	\$285.00
	(ii) for each subsequent endorsement made by the Registrar-General in cancelling the registration of the order	\$21.90
2	A copy of	f part of the register (section 46(6) of Act)	\$38.25
3	Fee for th	he purposes of Schedule 2 clause 2(2)(b) of the regulations	\$38.25
Ma	de hv th	e Minister for Human Services	

Made by the Minister for Human Services

On 15 April 2021

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

Whereas the Minister for Human Services Delegate is satisfied that each of the houses described hereunder has ceased to be unsafe or unsuitable by the said Act, the Minister for Human Services Delegate does hereby revoke the said Rent Control in respect of each property.

Address of Premises	Allotment Section	<u>Certificate of Title</u> Volume/Folio
6 Formby Street, Hilton SA 5033 19 Umpherston Street, Mount Gambier SA 5290	Allotment 18 Deposited Plan 631 Hundred of Adelaide Allotment 67 Deposited Plan 1602 Hundred of Blanche	CT5464/646 CT2093/22, CT5698/30
231 Shepherds Hill Road, Eden Hills SA 5050	Allotment 1 Filed Plan 151773 Hundred of Adelaide	CT4000/668, CT5734/213
25 Hillier Road, Evanston SA 5116	Allotment 95 Filed Plan 154096 Hundred of Munno Para	CT2385/183, CT5841/50
273 Hampstead Road, Northfield SA 5085	Allotment 109 Deposited Plan 4712 Hundred of Yatala	CT5677/583

Dated 3 June 2021

CRAIG THOMPSON Housing Regulator and Registrar Housing Safety Authority, SAHA Delegate of Minister for Human Services HYDROPONICS INDUSTRY CONTROL ACT 2009

South Australia

Hydroponics Industry Control (Fees) Notice 2021

under the Hydroponics Industry Control Act 2009

1—Short title

This notice may be cited as the Hydroponics Industry Control (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Hydroponics Industry Control Act 2009.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	Applica	tion for hydroponic equipment dealer's licence—	
	(a)	if the applicant is a body corporate	\$843
	(b)	if the applicant is a natural person	\$521
2	Applica	tion for approval as hydroponics industry employee	\$521
3	Annual	fee for licence holders—	
	(a)	if the licence holder is a body corporate	\$924
	(b)	if the licence holder is a natural person	\$707
4	Annual	fee for approved person	\$338
5	Penalty	for default (regulation 14(5))	\$195

Made by the Minister for Police, Emergency Services and Correctional Services

On 19 May 2021

JUSTICES OF THE PEACE ACT 2005 SECTION 4 Notice of Appointment of Justices of the Peace For South Australia by the Commissioner for Consumer Affairs

I, Dini Soulio, Commissioner for Consumer Affairs, delegate of the Attorney-General, pursuant to section 4 of the *Justices of the Peace Act 2005*, do hereby appoint the people listed as Justices of the Peace for South Australia as set out below.

For a period of ten years for a term commencing on 7 June 2021 and expiring on 6 June 2031:

Dragan BEKRIC

Tracy Ann Michelle KIRCHNER Dated: 27 May 2021

DINI SOULIO Commissioner for Consumer Affairs Delegate of the Attorney-General LABOUR HIRE LICENSING ACT 2017

South Australia

Labour Hire Licensing (Fees) Notice 2021

under the Labour Hire Licensing Act 2017

1—Short title

This notice may be cited as the Labour Hire Licensing (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Labour Hire Licensing Act 2017.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	Application for licence (section 15)	\$612.00 plus—					
		(a) if the applicant for the licence is a natural person—\$245.00					
		(b) if the applicant for the licence is a body corporate—\$1 336.00					
2	Periodic fee (section 20(2)(a))	(a) if the holder of the licence is a natural person—\$245.00					
		(b) if the holder of the licence is a body corporate—\$1 336.00					
3	Application to change responsible person (section 28(2)(b))	\$133.00					
4	On notice of substitute responsible person for limited period (section 29(3))	\$133.00					
Made	Made by the Attorney-General						

On 24 May 2021

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 50 Flinders Street, Adelaide SA 5000, acquires the following interests in the following land:

- First: Comprising an unencumbered estate in fee simple in the whole of the land identified as Allotment "52" in D124569 (a copy of which plan is attached hereto), being First portion of the land comprised in Certificate of Title Volume 5774 Folio 459
- Secondly: Portion of the land comprised in Certificate of Title Volume 5456 Folio 448 (being that portion of the easement over the land marked "C" in Filed Plan 139484 appurtenant to Allotment 4 in the said Filed Plan that is contained within and forms portion of the said Allotment 52, to the intent that the easement will merge and be extinguished in the fee simple in Allotment 52) expressly excluding the party wall right(s) over the land marked "B" in D124569 (T2062290)

This notice is given under Section 16 of the Land Acquisition Act 1969.

2. Compensation

A person who has or had an interest consisting of native title or an alienable interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

2A. Payment of professional costs relating to acquisition (Section 26B)

If you are the owner in fee simple of the land to which this notice relates, you may be entitled to a payment of \$10 000 from the Authority for use towards the payment of professional costs in relation to the acquisition of the land.

Professional costs include legal costs, valuation costs and any other costs prescribed by the Land Acquisition Regulations 2019.

3. Inquiries

Inquiries should be directed to:

Rob Gardner GPO Box 1533 Adelaide SA 5001 Telephone: (08) 8343 2567

Dated: 1 June 2021

The Common Seal of the COMMISSIONER OF HIGHWAYS was hereto affixed by authority of the Commissioner in the presence of:

ROCCO CARUSO Manager, Property Acquisition (Authorised Officer) Department for Infrastructure and Transport

DIT 2019/18692/01

LAND AGENTS ACT 1994

South Australia

Land Agents (Fees) Notice 2021

under the Land Agents Act 1994

1—Short title

This notice may be cited as the Land Agents (Fees) Notice 2020.

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Land Agents Act 1994.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	Application	fee for	registration	(section 7	of Act)
1	rippincution	100 101	registiution	(Beetion)	

	(a)	as an agent	\$331.00
	(b)	as an agent and auctioneer	\$331.00
	(c)	as a sales representative	\$331.00
	(d)	as a sales representative and auctioneer	\$331.00
	(da)	as a sales representative and property manager	\$331.00
	(db)	as a sales representative, auctioneer and property manager	\$331.00
	(dc)	as a property manager	\$331.00
	(dd)	as a property manager and the applicant holds registration as a sales representative	\$132.00
	(e)	as an auctioneer	\$132.00
2	Registra	tion fee (payable on grant of registration under Part 2 of Act)	
	(a)	for an agent who is a natural person	\$406.00
	(b)	for an agent that is a body corporate	\$611.00
	(c)	for a sales representative	\$260.00
	(d)	for a sales representative and a property manager	\$260.00
	(e)	for a property manager	\$218.00
	under se be made	riod between the grant of the registration and the next date for payment of a fee ction 9 of the Act is less than or more than 12 months, a pro rata adjustment is to to the amount of the additional fee by applying the proportion that the length of od bears to 12 months.	
3	Applicat	ion for variation or revocation of condition of registration (section 8B of Act)	\$140.00
3a	Applicat	ion for variation or revocation of condition of registration (section 8BB of Act)	\$140.00
4	Annual f	fee (section 9 of Act)—	
	(a)	for an agent who is a natural person	\$406.00
	(b)	for an agent that is a body corporate	\$611.00
	(c)	for a sales representative	\$260.00
	(d)	for a sales representative who is also registered as a property manager	\$260.00
	(e)	for a property manager	\$218.00
	date for than or r	riod between a date for payment of a fee under section 9 of the Act and the next payment of the fee under that section (as nominated by the Commissioner) is less nore than 12 months, a pro rata adjustment is to be made to the amount of the fee ring the proportion that the length of that period bears to 12 months.	
7	Fee for r	replacement of certificate of registration	\$30.75
Mad	e by th	e Attorney-General	
On 24	4 May 20	021	

LAND TAX ACT 1936

South Australia

Land Tax (Fees) Notice 2021

under the Land Tax Act 1936

1—Short title

This notice may be cited as the Land Tax (Fees) Notice 2021.

2—Commencement

This notice has effect on 1 July 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Land Tax Act 1936.

4—Fees

The fees specified in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1 For a certificate under section 23 of the Act showing the amount of tax payable in \$36.50 respect of land

Made by the Treasurer Hon Rob Lucas MLC

On 15 April 2021

LANDSCAPE SOUTH AUSTRALIA ACT 2019

South Australia

Landscape South Australia (Fees) Notice 2021

under the Landscape South Australia Act 2019

1—Short title

This notice may be cited as the Landscape South Australia (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Landscape South Australia Act 2019.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the regulations under the Act.

Schedule 1—Fees

Part 1—Preliminary

1—Preliminary

- (1) Unless the contrary intention appears, words and expressions used in this notice have the same respective meanings as in the Act or the regulations under the Act.
- (2) For the purposes of Part 2 clause 2 of this Schedule, a prescribed water resource will be taken to be *unbundled* if water access entitlements have been granted in relation to it pursuant to section 121 of the Act and clause 102 of Schedule 5 of the Act does not apply to the prescribed water resource.

Part 2—Fees

2-General fees for purposes of Act

a technical assessment is required

1	Application for a permit under Part 8 of the Act, other than an application for a permit to drill a well or to undertake work on a well	\$61.00
2	Application for a permit to drill a well or to undertake work on a well	 \$97.50 plus a technical assessment fee of an amount not exceeding \$166.00 determined by the Minister after taking into account any advice from the Department about the costs associated with assessing the application
3	Application for a well driller's licence—	
	(a) for a new licence	\$287.00
	(b) for the renewal of a licence	\$149.00
4	Application for the variation of a well driller's licence	\$218.00
5	Application for a water licence	\$259.00
6	Application to transfer a water licence	\$480.00 plus a technical assessment fee of \$323.00
7	Application to transfer a water allocation or a quantity of water which is taken to constitute a water access entitlement, other than in relation to an unbundled prescribed water resource, and no technical assessment is required	\$480.00
8	Application to transfer a water allocation or a quantity of water which is taken to constitute a water access entitlement, other than in relation to an unbundled prescribed water resource, and	\$480.00 plus a technical assessment fee of \$323.00

9	In relation	to an	unbundled	prescribed	water resource-
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- (a) application to transfer a water access entitlement
- (b) application to vary a water allocation
- (c) application to transfer a water allocation
- (d) application for a water resource works approval Note—

If an application for approval relates to more than 1 form of works, a single fee is payable under this paragraph in respect of those works unless the Minister determines that a separate application is required in relation to a particular works (and an additional fee will be payable under this paragraph for an application in relation to those works).

(e) application to vary a water resource works approval **Note**—

A single fee is payable in respect of a joint application for a variation of a kind prescribed by regulation 33 of the Landscape South Australia (Water Management) Regulations 2020.

(f) application for a site use approval

(g) application to vary a site use approval **Note**—

A single fee is payable in respect of a joint application for a variation of a kind prescribed by regulation 33 of the Landscape South Australia (Water Management) Regulations 2020.

- 10 Additional fee where Minister directs an assessment by an expert under the Act (and the expenses of the assessment are to be paid by the applicant in addition to this fee)
- 11 Application to vary a water licence for any other reason **Note**—

A single fee is payable in respect of a joint application for a variation of a kind prescribed by regulation 33 of the *Landscape South Australia* (*Water Management*) Regulations 2020.

- 12 Application for a permit under section 197 of the Act—
 - (a) in relation to a Category 1 or Category 2 animal\$401.00(b) in relation to a Category 1 or Category 2 plant\$112.00

\$480.00)
\$282.00)

\$282.00

\$480.00 plus a technical assessment fee of an amount not exceeding \$323.00 determined by the Minister after taking into account any advice from the Department about the costs associated with assessing the application

\$480.00 plus a technical assessment fee of an amount not exceeding \$323.00 determined by the Minister after taking into account any advice from the Department about the costs associated with assessing the application

\$480.00 plus a technical assessment fee of an amount not exceeding \$323.00 determined by the Minister after taking into account any advice from the Department about the costs associated with assessing the application

\$480.00 plus a technical assessment fee of an amount not exceeding \$323.00 determined by the Minister after taking into account any advice from the Department about the costs associated with assessing the application \$212.00

\$480.00 plus a technical assessment fee of \$323.00

	(c) in relation to a Category 3 animal or plant	\$112.00
13	Application for notation on Landscape Scheme Register or for the removal of a notation	\$10.00
14	Fee for providing information required by the Land and Business (Sale and Conveyancing) Act 1994	\$28.50
15	Application for a forest water licence	\$259.00
16	Application to vary a water allocation attached to a forest water licence	\$480.00 plus a technical assessment fee of \$323.00
17	Application to transfer the whole or a part of the water allocation attached to a forest water licence	\$480.00 plus a technical assessment fee of \$323.00
18	Application to vary a condition to a forest water licence	\$480.00 plus a technical assessment fee of \$323.00

Note—

1

Regulation 38 of the *Landscape South Australia (General) Regulations 2020* sets out certain applications that are exempt from fees specified in this clause.

3—Fees relating to meters owned by Minister

Rent for meter owned by Minister for a period of 12 months or less ending on 30 June (regulation 10 of the *Landscape South Australia (Water Management) Regulations 2020)*—

Nominal size of meter-

	(a)	less than 50 mm	\$236.00
	(b)	50 to 100 mm	\$341.00
	(c)	150 to 175 mm	\$504.00
	(d)	200 to 380 mm	\$577.00
	(e)	407 to 610 mm	\$692.00
2	Testing	meter under section 79(4) of the Act	Estimated cost determined by the Minister
3	Reading	meter at request of licensee	Estimated cost determined by the Minister

4—Tagged interstate water trades

 1
 Application to register a transfer of a water allocation
 \$282.00

 undertaken under an Interstate Water Entitlements Transfer
 \$cheme (regulation 32(1) of Landscape South Australia (Water Management) Regulations 2020)

Made by the Minister for Environment and Water

On 12 May 2021

LIBRARIES BOARD OF SOUTH AUSTRALIA

Fees and Charges Schedule 2021-2022

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				\$198.62	1.5.2021
				\$242.79	1.5.2021
Digital scan from image up to 2GB - original material A3 size or smaller (JPEG or TIFF) \$293.40 \$2	JPEG o	or TIFF)	\$293.40	\$251.52	1.5.2021

Description of Activity * Denotes GST included - please see note at document end	Previous Charge 2020-21	Gazetted Charge 2021-22	Last Assesse
120 size B&W negative - cost each item - 1 to 5 qty	N/A	\$18.75	1.5.202
120 size B&W negative - cost each item - over 5 qty	N/A	\$11.67	1.5.202
120 size colour negative - cost each item - 1 to 5 qty	N/A	\$18.75	1.5.202
120 size colour negative - cost each item - over 5 qty	N/A	\$11.67	1.5.202
35mm colour negative - cost each item - 1 to 5 qty	N/A	\$11.38	1.5.202
35mm colour negative - cost each item - over 5 qty	N/A	\$1.39	1.5.202
35mm B&W negative - cost each item - 1 to 5 qty	N/A	\$11.38	1.5.202
35mm B&W negative - cost each item - over 5 qty	N/A	\$1.39	1.5.202
120 size colour slide/transparency - cost each item - 1 to 5 qty	N/A	\$33.72	1.5.202
120 size colour slide/transparency - cost each item - over 5 qty	N/A	\$37.82	1.5.202
120 size colour slide/transparency - cost each item - over 5 qty	N/A	\$34.64	1.5.202
	10/A	φ 3 4 .0 4	1.5.202
Large Format Colour Scans - Overhead scanner Digital scan of tabloid size newspaper	\$35.10	\$29.46	1.5.202
Digital scan of Broadsheet size newspaper	\$42.30	\$35.85	1.5.202
arge Format Colour Scans - Roller scanner			
A2	\$35.10	\$30.04	1.5.202
A1	\$42.30	\$35.85	1.5.202
A0	\$50.40	\$43.06	1.5.202
arge Format Colour Scans - Flatbed scanner			
A2	\$75.60	\$64.73	1.5.202
A1	\$242.10	\$207.43	1.5.202
A0	\$321.30	\$275.45	1.5.202
arge Format Printing			
A2 Photo rog	\$59.40	\$67.32	1.5.202
Photo rag Photo pearl	\$45.90	\$52.02	1.5.202
AI	¢10.90	\$52.02	1.5.202
Photo rag	\$91.80	\$104.04	1.5.202
Photo pearl	\$72.90	\$82.62	1.5.202
40 Photo rag	\$163.80	\$183.00	1 5 202
e			1.5.202
Photo pearl	\$127.80	\$143.82	1.5.202
Printing larger than A0 cost per m ²	\$196.20	\$221.34	1.5.202
Transfer file to USB flash drive	Various	POA	1.5.202
<i>Micrographic</i>	*** **		
35mm B&W microfilm positive duplicate	\$90.00	\$77.14	1.5.202
16mm Microfiche duplicate	\$3.60	\$2.82	1.5.202
High Volume Digitisation			
Bookeye V1 Professional scanner (Scan inc. ORC'd pdf)	N/A	\$2.30	1.5.202
Bookeye V1 Professional scanner (Scan only)	N/A	\$1.88	1.5.202
Document scanner per image (inc. OCR'd pdf)	N/A	\$0.80	1.5.202
arketing			
Facilities Hire *	POA	POA	1.5.202
Tours	POA	POA	1.5.202
External Exhibition Loans	POA	POA	1.5.202
leminars			
Hosted by SLSA	\$-	\$-	1.5.202
Hosted by PLS	\$-	\$-	1.5.202
Other Seminars, short courses and training sessions	POA	POA	1.5.202
rectorate			
Consultancies *	POA	POA	1.5.202
ocument Delivery			
cument Delivery from State Library Collections (for Public)			
Photocopying A4	\$0.30	\$0.30	1.7.200
Photocopying A3	\$0.60	\$0.60	1.7.200
Special loans overdue fine per day	\$2.00	\$2.00	1.7.198
harges to public for items from other libraries *			
nterlibrary photocopying per article (up to 25 pages)			4
	\$18.50	\$18.50	1.7.202
Core - 4 working days - electronic delivery		\$18.50 \$37.00	
Core - 4 working days - electronic delivery Rush - 24 Hours Mon to Fri - electronic delivery	\$37.00	\$37.00	1.7.202
			1.7.2020 1.7.2020 1.7.2020 1.7.2020

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

Description of Activity * Denotes GST included - please see note at document end	Previous Charge 2020-21	Gazetted Charge 2021-22	Last Assessed
Interlibrary Loans to Australian Libraries			
Core - 4 working days - including default delivery fees for normal delivery	\$28.50	\$28.50	1.7.2020
Rush - 24 Hours Mon to Fri - including default delivery fees for express post	\$52.00	\$52.00	1.7.2020
Express - 2 working hours Mon to Fri - including default delivery fees for express post or courier	\$70.50	\$70.50	1.7.2020
Interlibrary Loans from Overseas Libraries	Cost	Cost	1.7.2005
•	Recovery	Recovery	
Interlibrary Copies from Overseas Libraries	Cost	Cost	1.7.2005
	Recovery	Recovery	
Charges to libraries for items from State Library Collections *			
Interlibrary photocopying per article (up to 25 pages)			
Core - 5 working days	28.50	28.50	1.7.2020
Rush - AM/PM Mon to Fri	52.00	52.00	1.7.2020
Express - 2 working hours Mon to Fri	70.50	70.50	1.7.2020
Interlibrary photocopying each additional 25 pages	4.00	4.00	1.7.2020
Photocopying A4 & A3 for SA Public Libraries - PLASA levy (staff operated) - Maximum of \$5.00 per request	0.30	0.30	1.7.1997
Interlibrary Loans to Australian Libraries			
Core - 4 working days	28.50	28.50	1.7.2020
Rush - 24 Hours Mon to Fri	52.00	52.00	1.7.2020
Express - 2 working hours Mon to Fri	70.50	70.50	1.7.2020
Interlibrary Loans to Overseas Libraries	Cost	Cost	1.7.2005
	Recovery	Recovery	
	-	-	

Note: In accordance with a GST Ruling received from the Australian Taxation Office, any supply made by the State Library, being a gift deductible entity, will be GST free where the revenue received recovers less than 75% of the cost of the service provided. Fees for services that include GST are denoted by an asterisk (*) next to the charge.

Dated: 11 May 2021

GEOFF STREMPEL Director State Library of South Australia

LIQUOR LICENSING ACT 1997

South Australia

Liquor Licensing (Fees) Notice 2021

under the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the Liquor Licensing (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

(1) In this notice, unless the contrary intention appears—

Act means the Liquor Licensing Act 1997.

class 1 event—an event authorised under a short term licence is a class 1 event if—

(a) the maximum capacity of the licensed premises authorised under the licence for the event is a number of persons not exceeding 200 persons at any one time; and

- (b) the sale or supply of liquor past 12 midnight is not authorised under the licence for the event; and
- (c) the event is to last 1 day or less; and
- (d) no part of the licensed premises or area adjacent to the licensed premises is used for the purpose of providing prescribed entertainment;
- class 2 event—an event authorised under a short term licence is a class 2 event—
 - (a) if—
 - (i) the maximum capacity of the licensed premises authorised under the licence for the event is a number of persons not exceeding 1 200 persons at any one time; and
 - (ii) the sale or supply of liquor past 2 am is not authorised under the licence for the event; and
 - (iii) no part of the licensed premises or area adjacent to the licensed premises is used for the purpose of providing prescribed entertainment; or
 - (b) if the conditions of the licence in respect of the event only authorise the sale of liquor by direct sales transactions (regardless of the authorised trading hours under the licence); or
 - (c) if, in the opinion of the Commissioner, the nature of the event is such that the event should be regarded as a class 2 event;

class 3 event—an event authorised under a short term licence is a class 3 event if—

- (a) the maximum capacity of the licensed premises authorised under the licence for the event is a number of persons exceeding 1 200 persons at any one time; or
- (b) the sale or supply of liquor past 2 am is authorised for the event; or
- (c) a part of the licensed premises or area adjacent to the licensed premises is used for the purpose of providing prescribed entertainment; or
- (d) the Commissioner determines on other grounds that the nature of the event has required or will require the devotion of significant resources for the purposes of the administration or enforcement of the Act in relation to the event;

day—the Commissioner may, in relation to an event authorised under a short term licence, specify on the licence each period (of up to 24 hours) that constitutes a day of the event;

event includes an occasion;

5 year short term licence—a short term licence granted for a term of 5 years is a 5 year short term licence;

short term licence includes a 5 year short term licence.

- (2) For the purposes of this notice—
 - (a) a licence authorises the sale or supply of liquor past midnight if it authorises the sale or supply of liquor immediately before and immediately after midnight on any 1 or more days (disregarding sale or supply to a resident on licensed premises); and
 - (b) a licence authorises the sale or supply of liquor past 2 am if it authorises the sale or supply of liquor immediately before and immediately after 2 am on any 1 or more days (disregarding sale or supply to a resident on licensed premises); and

- (c) a licence authorises the sale or supply of liquor past 3 am if it authorises the sale or supply of liquor immediately before and immediately after 3 am on any 1 or more days (disregarding sale or supply to a resident on licensed premises); and
- (d) a licence authorises the sale or supply of liquor past 4 am if it authorises the sale or supply of liquor immediately before and immediately after 4 am on any 1 or more days (disregarding sale or supply to a resident on licensed premises); and
- (e) a licence authorises the sale or supply of liquor past 5 am if it authorises the sale or supply of liquor immediately before and immediately after 5 am on any 1 or more days (disregarding sale or supply to a resident on licensed premises).
- (3) For the purposes of this notice, the *maximum capacity of licensed premises* is the number of persons that must not be exceeded at the licensed premises as stated under the licence (disregarding residents in areas of the premises not accessible to other members of the public (such as bedrooms and other accommodation areas)).

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Drafting note—

Check additional items added to Schedule 1 of the *Liquor Licensing (Fees) Regulations 2019* (draft variation regulations as at 24 Feb 2020).

Schedule 1—Fees

1	Applica	tion for the grant of a licence other than a short term licence	n for the grant of a licence other than a short term licence \$643.00				
2	licence)	tion for the grant of a short term licence (other than a 5 year short term) if it is to be granted to the holder of a licence (other than a short term) and the licensed premises of the short term licence comprise the whole or a the licensed premises of the other licence held by the licensee—					
	(a)	where the application is made within the prescribed time	\$97.00				
	(b)	where the application is not made within the prescribed time—the fee determined in accordance with paragraph (a) of this item plus a <i>late fee</i> of \$97.00					
3		tion for the grant of a short term licence (other than a short term licence to tem 2 applies or a 5 year short term licence)—					
	(a)	where the application is made within the prescribed time—					
		(i) if the licence is sought for a class 1 event	\$97.00				
		(ii) if the licence is sought for a class 2 event—					
		(A) if the conditions of the licence only authorise the sale of liquor by direct sales transactions	\$97.00				
		(B) in any other case	\$206.00				
		(iii) if the licence is sought for a class 3 event	\$643.00				
	(b)	where the application is not made within the prescribed time—the fee determined in accordance with paragraph (a) of this item plus a <i>late fee</i> of—					
		(i) if the licence is sought for a class 1 event	\$97.00				

		(ii)	f the licence is sought for a class 2 even	nt—	
) in the case of a licence that only au direct sales transactions	thorises the sale of liquor by	\$97.00
) in any other case		\$206.00
		(iii)	f the licence is sought for a class 3 ever	ıt	\$643.00
	Howeve short ter		e is payable under item 2 or 3 for an ap ce if—	plication for the grant of a	
	(a)	the	cence is sought for a class 1 or 2 event;	and	
	(b)	Inco Cha	oplicant is an incorporated association u poration Act 1985 or an entity registere ities and Not-for-profits Commission Ac nonwealth,	d under the Australian	
		o) or 3	pplication is not made within the prescr (i) or (ii) (as the case requires) is paya		
	is the ti	me pro	is of items 2 and 3, the <i>prescribed time</i> , cribed under section $51(1)(c)$ of the Act <i>lations 2012</i>) as the time within which	(see the Liquor Licensing	
4			ation to an event endorsed on a short term licence)—	m licence (other than a	
	(a)	if tł	event endorsed is a class 1 event-no f	ee is payable	
	(b)	if tł	event endorsed is a class 2 event-		
		(i)	f the conditions of the licence only auth lirect sales transactions—an amount of of each day of the event		
		(ii)	n any other case—an amount equal to t and the capacity amount is payable in re		
	(c)	bas	event endorsed is a class 3 event—an a amount, the capacity amount and the tra pect of each day of the event		
5	Applica	tion f	the grant of a 5 year short term licence		
	(a)	an a	plication fee of		\$643.00
	and				
	(b)		dorsement fee for the endorsement by the vent on the licence—	he licensing authority of the	
		(i)	for the endorsement of a class 1 event		\$48.50
		(ii)	for the endorsement of a class 2 event		\$103.00
		(iii)	For the endorsement of a class 3 event		\$321.00
	(c)		ent fee in relation to the endorsement be rst event on the licence—	the licensing authority of	
		(i)	f the event endorsed is a class 1 event-	-no fee is payable	
		(ii)	f the event endorsed is a class 2 event— of the base amount and the capacity amo each day of the event		
		(iii)	f the event endorsed is a class 3 event— sum of the base amount, the capacity an		

amount is payable in respect of each day of the event

6		ty on a	g fees are payable for each subsequent event endorsed by the licensing a 5 year short term licence in accordance with the conditions of the	
	(a)	an	endorsement fee for the endorsement of the event on the licence-	
		(i)	for the endorsement of a class 1 event	\$48.50
		(ii)	for the endorsement of a class 2 event	\$103.00
		(iii)	for the endorsement of a class 3 event	\$321.00
	(b)	an	event fee in relation to the event—	
		(i)	if the event endorsed is a class 1 event—no fee is payable	
		(ii)	if the event endorsed is a class 2 event—an amount equal to the sum of the base amount and the capacity amount is payable in respect of each day of the event	
		(iii)	if the event endorsed is a class 3 event—an amount comprised of the sum of the base amount, the capacity amount and the trading hours amount is payable in respect of each day of the event	
7	not pai	d with	der item 6 payable in accordance with the conditions of the licence are in the time before the commencement of the event specified by those ne following additional amount is payable:	
	(a)	if tl	he event to be endorsed on the licence is a class 1 event	\$48.50
	(b)	if tl	he event to be endorsed on the licence is a class 2 event	\$103.00
	(c)	if tl	he event to be endorsed on the licence is a class 3 event	\$321.00
8	For the	purpo	oses of items 4(b)(ii) and (c), 5(c), and 6(b)-	
	(a)	the	<i>base amount</i> is—	\$104.00
	and			
	(b)	the	capacity amount is—	
		(i)	if the maximum capacity of the licensed premises does not exceed 500	nil
		(ii)	if the maximum capacity of the licensed premises exceeds 500 but does not exceed 1 000	\$26.00
		(iii)	if the maximum capacity of the licensed premises exceeds 1 000 but does not exceed 5 000	\$52.00
		(iv)	if the maximum capacity of the licensed premises exceeds 5 000 but does not exceed 10 000	\$78.00
		(v)	if the maximum capacity of the licensed premises exceeds 10 000	\$104.00
	and			
	(c)	the	trading hours amount is—	
		(i)	if the sale or supply of liquor past 2 am is authorised for the event but the sale or supply of liquor past 3 am is not authorised	\$20.80
		(i) (ii)		\$20.80 \$62.00
			the sale or supply of liquor past 3 am is not authorised if the sale or supply of liquor past 3 am is authorised for the event but	
		(ii)	the sale or supply of liquor past 3 am is not authorised if the sale or supply of liquor past 3 am is authorised for the event but the sale or supply of liquor past 4 am is not authorised if the sale or supply of liquor past 4 am is authorised for the event but	\$62.00
9	Applic	(ii) (iii) (iv)	the sale or supply of liquor past 3 am is not authorised if the sale or supply of liquor past 3 am is authorised for the event but the sale or supply of liquor past 4 am is not authorised if the sale or supply of liquor past 4 am is authorised for the event but the sale or supply of liquor past 5 am is not authorised	\$62.00 \$151.00

11	Applica	tion for transfer of a licence	\$643.00
12	Applica	tion for—	
	(a)	approval of an alteration or proposed alteration to licensed premises	\$140.00
	(b)	redefinition of licensed premises as defined in the licence	\$140.00
13		tion by holder of club licence for endorsement of club event endorsement or asport endorsement on licence (an application may relate to up to 5 such ments)	\$140.00
14	Applica	tion for exemption under section 38(6) of the Act	\$140.00
15		tion by holder of liquor production and sales licence for approval of ion outlet, retail outlet or wholesale outlet under section 39(2) of the Act	\$140.00
16		tion by holder of liquor production and sales licence for production outlet, tlet or wholesale outlet to be removed from licence	\$140.00
17		tion by holder of liquor production and sales licence for additional licensed s to be shared in accordance with section 39(3) of the Act (a <i>collective</i>	\$140.00
18	product	tion by holder of liquor production and sales licence for endorsement of ion and sales event endorsement on licence (an application may relate to up h endorsements)	\$140.00
19	Applica	tion for amalgamation of club licence under section 65A of the Act	\$140.00
20	Applica	tion for authorisation to sell liquor in an area adjacent to licensed premises	\$140.00
21		tion for a variation of trading hours or for the imposition, variation or on of a condition of a licence—	
	(a)	in relation to a short term licence	\$50.00
	(b)	in any other case	\$643.00
22	Applica	tion for—	
	(a)	approval of a person or persons as a responsible person or persons under the Act	\$140.00
	(b)	exemption under section 97(2) of the Act	\$140.00
23		tion for approval of the assumption by a person of a position of authority in or corporate entity that holds the licence	
	(a)	if the person is the subject of an approval of the Commissioner in force under section 38 of the <i>Gaming Machines Act 1992</i> in relation to the licence under that Act that authorises operations under the <i>Gaming</i> <i>Machines Act 1992</i> at the licensed premises (under the <i>Liquor Licensing</i> <i>Act 1997</i>)	no fee
	(b)	in any other case	\$140.00
24	Applica Act	tion for an approval, permission or temporary licence under section 73 of the	\$140.00
25	Applica	tion for conversion of a temporary licence into an ordinary licence	\$643.00
26	premise	tion for consent of the licensing authority to use part of the licensed s or area adjacent to the licensed premises for the purpose of providing ed entertainment	\$643.00
27	Additio	nal fee on an application where an identification badge is issued	\$23.40

28	Applica	tion f	or approval of an agreement or arrangement under section 99(2) of the	\$140.00		
20	Act		or approval of an agreement of arrangement under section 99(2) of the	φ140.00		
29		Application for approval of employment of minor on licensed premises under\$140.00section 107(2) of the Act\$140.00				
30	Applica	tion f	or exemption from provision of code of practice	\$140.00		
31	Annual	fee fo	or a general and hotel licence—the annual fee is the sum of—			
	(a)	\$129.00				
	and	and				
	(b)	the	capacity amount as follows:			
		(i)	if the maximum capacity of the licensed premises does not exceed 200	nil		
		(ii)	if the maximum capacity of the licensed premises exceeds 200 but does not exceed 400	\$32.25		
		(iii)	if the maximum capacity of the licensed premises exceeds 400 but does not exceed 800	\$64.50		
		(iv)	if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200	\$96.75		
		(v)	if the maximum capacity of the licensed premises exceeds 1 200	\$129.00		
	and					
	(c)	trading hours amount				
	and					
	(d)					
		(i)	if the prescribed entertainment amount applies —the prescribed entertainment amount; and			
		(ii)	if the prescribed area amount applies—the prescribed area amount; and			
		(iii)	if the consumption off premises amount applies—the consumption off premises amount; and			
		(iv)	if the bottle shop amount applies-the bottle shop amount			
32			or an on premises licence where the licensed premises are a public -the annual fee is the sum of			
	(a)	the	base amount of	\$389.00		
	and					
	(b)		he prescribed entertainment amount applies —the prescribed ertainment amount			
33	Annual	fee fo	or any other on premises licence—the annual fee is the sum of—			
	(a)	the	base amount of	\$441.00		
	and					
	(b)	the	capacity amount of the following:			
		(i)	if the maximum capacity of the licensed premises does not exceed 200	nil		
		(ii)	if the maximum capacity of the licensed premises exceeds 200 but does not exceed 400	\$110.25		

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(a) and	the	base amount of	\$389.00
	the	base amount of	\$389.00
and			
(b)		ne prescribed entertainment amount applies—the prescribed ertainment amount	
Annual	l fee fo	or a club licence—the annual fee is the sum of—	
(a)		base amount of	\$129.00
and	the		¢129.00
	the	capacity amount of the following:	
(h)		capacity amount of the following.	
(b)			
(b)	(i)	if the maximum capacity of the licensed premises does not exceed 800	nil
(b)			nil \$96.75
(b)	(i)	exceed 800 if the maximum capacity of the licensed premises exceeds 800 but	
(b) and	(i) (ii)	exceed 800 if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200	\$96.75
	(i) (ii) (iii)	exceed 800 if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200	\$96.75
and	(i) (ii) (iii)	exceed 800 if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200 if the maximum capacity of the licensed premises exceeds 1 200	\$96.75
and (c) and	(i) (ii) (iii)	exceed 800 if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200 if the maximum capacity of the licensed premises exceeds 1 200	\$96.75
and (c)	(i) (ii) (iii)	exceed 800 if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200 if the maximum capacity of the licensed premises exceeds 1 200 trading hours amount if the prescribed entertainment amount applies—the prescribed	\$96.75
and (c) and	(i) (ii) (iii) the	exceed 800 if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200 if the maximum capacity of the licensed premises exceeds 1 200 trading hours amount if the prescribed entertainment amount applies—the prescribed entertainment amount; and if the consumption off premises amount applies—the consumption	\$96.75
and (c) and	 (i) (ii) (iii) the (i) (ii) 	exceed 800 if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200 if the maximum capacity of the licensed premises exceeds 1 200 trading hours amount if the prescribed entertainment amount applies—the prescribed entertainment amount; and if the consumption off premises amount applies—the consumption off premises amount; and	\$96.75
and (c) and (d)	 (i) (ii) (iii) (i) (ii) (iii) 	exceed 800 if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200 if the maximum capacity of the licensed premises exceeds 1 200 trading hours amount if the prescribed entertainment amount applies—the prescribed entertainment amount; and if the consumption off premises amount applies—the consumption off premises amount; and if the endorsement amount applies—the endorsement amount	\$96.75
and (c) and (d)	(i) (ii) (iii) the (i) (ii) (iii) l fee fo	exceed 800 if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200 if the maximum capacity of the licensed premises exceeds 1 200 trading hours amount if the prescribed entertainment amount applies—the prescribed entertainment amount; and if the consumption off premises amount applies—the consumption off premises amount; and if the endorsement amount applies—the endorsement amount or a small venue licence—the annual fee is the sum of—	\$96.75 \$129.00
and (c) and (d)	(i) (ii) (iii) the (i) (ii) (iii) l fee fo	exceed 800 if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200 if the maximum capacity of the licensed premises exceeds 1 200 trading hours amount if the prescribed entertainment amount applies—the prescribed entertainment amount; and if the consumption off premises amount applies—the consumption off premises amount; and if the endorsement amount applies—the endorsement amount	\$96.75
and (c) and (d)	(i) (ii) (iii) the (i) (ii) (iii) t fee fo the	exceed 800 if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200 if the maximum capacity of the licensed premises exceeds 1 200 trading hours amount if the prescribed entertainment amount applies—the prescribed entertainment amount; and if the consumption off premises amount applies—the consumption off premises amount; and if the endorsement amount applies—the endorsement amount or a small venue licence—the annual fee is the sum of—	\$96.75 \$129.00

entertainment amount

37	Annua the sur		or a category 1 liquor production and sales licence—the annual fee is	
	(a)	the	base amount of	\$78.00
	and			
	(b)	_		
		(i)	if the prescribed entertainment amount applies—the prescribed entertainment amount; and	
		(ii)	if the consumption off premises amount applies—the consumption off premises amount; and	
		(iii)	if the endorsement amount applies-the endorsement amount	
	In this	item—	-	
	<i>category 1 liquor production and sales licence</i> means a liquor production and sales licence that only authorises the licensee to do the following:			
	(a)		supply liquor for consumption by way of sample on the licensed emises;	
	(b)		sell the licensee's product on the licensed premises for consumption off licensed premises;	
	(c)	to s	sell the licensee's product by direct sales transactions.	
38	Annual fee for a category 2 liquor production and sales licence—the annual fee is the sum of—			
	(a)	the	base amount of	\$208.00
	and			
	(b)	the	capacity amount of the following:	
		(i)	if the maximum capacity of the licensed premises does not exceed 200	nil
		(ii)	if the maximum capacity of the licensed premises exceeds 200 but does not exceed 400	\$52.00
		(iii)	if the maximum capacity of the licensed premises exceeds 400 but does not exceed 800	\$104.00
		(iv)	if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200	\$156.00
		(v)	if the maximum capacity of the licensed premises exceeds 1 200	\$208.00
	and			
	(c)	the	trading hours amount	
	and			
	(d)			
		(i)	if the prescribed entertainment amount applies—the prescribed entertainment amount; and	
		(ii)	if the consumption off premises amount applies—the consumption off premises amount; and	
		(iii)	if the prescribed area amount applies—the prescribed area amount; and	
		(iv)	if the endorsement amount applies-the endorsement amount	

 $(iv) \quad \ if the endorsement amount applies \label{eq:iv} the endorsement amount$

In this item—

category 2 liquor production and sales licence means a liquor production and sales licence that is not a category 1 liquor production and sales licence and that only authorises the licensee-

- to sell the licensee's product-(a)
 - (i) on the licensed premises for consumption on or off the licensed premises; and
 - by direct sales transactions; and (ii)
- to sell liquor (including the licensee's product) for consumption on the (b) licensed premises-
 - (i) to persons attending a function where food is provided by the licensee; and
 - (ii) with or ancillary to a meal provided by the licensee; and
 - to a person seated at a table. (iii)
- 39 Annual fee for any other liquor production and sales licence-the annual fee is the sum of-

(a)	the base amount of	\$520.00
nd		
(b)	the capacity amount of the following:	

(i)	if the maximum capacity of the licensed premises does not exceed 200	nil
(ii)	if the maximum capacity of the licensed premises exceeds 200 but does not exceed 400	\$130.00
(iii)	if the maximum capacity of the licensed premises exceeds 400 but does not exceed 800	\$260.00
(iv)	if the maximum capacity of the licensed premises exceeds 800 but	\$390.00

if the maximum capacity of the licensed premises exceeds 1 200 \$520.00 (v)

and

an

the trading hours amount (c)

does not exceed 1 200

and

- (d) ____
 - (i) if the prescribed entertainment amount applies-the prescribed entertainment amount; and
 - (ii) if the consumption off premises amount applies-the consumption off premises amount; and
 - (iii) if the prescribed area amount applies-the prescribed area amount; and
 - if the endorsement amount applies-the endorsement amount (iv)
- 40 Annual fee for a packaged liquor sales licence-the annual fee is the sum of-
 - (a) the base amount of
 - if the licence only authorises the licensee to sell liquor through direct \$1 869.00 (i) sales transactions

		(ii)	if the licence is not of a kind referred to in (i) and the licensee—	
) ((A) holds less than 6 packaged liquor sales licences under the Act	\$2 907.00
			 (B) holds more than 6 but not more than 10 packaged liquor sales licences under the Act 	\$3 946.00
		((C) holds 11 or more packaged liquor sales licences under the Act	\$7 165.00
	and			
	(b)		ne prescribed entertainment amount applies—the prescribed ertainment amount	
41	For the	purpo	ses of items 31 to 40 (inclusive) (relating to annual fees for licences)—	
	(a)	the	trading hours amount is as follows:	
		(i)	if the licence does not authorise the sale or supply of liquor past 2 am	nil
		(ii)	if the licence authorises the sale or supply of liquor past 2 am but does not authorise the sale or supply of liquor past 3 am	\$2 077.00
		(iii)	if the licence authorises the sale or supply of liquor past 3 am but does not authorise the sale or supply of liquor past 4 am	\$6 230.00
		(iv)	if the licence authorises the sale or supply of liquor past 4 am but does not authorise the sale or supply of liquor past 5 am	\$15 575.00
		(v)	if the licence authorises the sale or supply of liquor past 5 am	\$31 151.00
	(b)			
		(i)	the prescribed entertainment amount applies if a part of the licensed premises or area adjacent to the licensed premises is used for the purpose of providing prescribed entertainment; and	
		(ii)	the preservibed entertainment amount is	
		(11)	the <i>prescribed entertainment amount</i> is	\$520.00
	(c)	(II) —	the prescribed entertainment amount 15	\$520.00
	(c)	(i) (i)	the consumption off premises amount applies if the licence authorises the sale of liquor to persons (other than a resident) for consumption off the licensed premises; and	\$520.00
	(c)	_	the consumption off premises amount applies if the licence authorises the sale of liquor to persons (other than a resident) for consumption	\$520.00 \$312.00
	(c) (d)	(i)	the consumption off premises amount applies if the licence authorises the sale of liquor to persons (other than a resident) for consumption off the licensed premises; and	
		(i)	the consumption off premises amount applies if the licence authorises the sale of liquor to persons (other than a resident) for consumption off the licensed premises; and	
		(i) (ii)	the consumption off premises amount applies if the licence authorises the sale of liquor to persons (other than a resident) for consumption off the licensed premises; and the <i>consumption off premises amount</i> is the prescribed area amount applies if the Commissioner is satisfied	
42	(d) For the licenced	(i) (ii) (i) (ii) purpo e, the b	the consumption off premises amount applies if the licence authorises the sale of liquor to persons (other than a resident) for consumption off the licensed premises; and the <i>consumption off premises amount</i> is the prescribed area amount applies if the Commissioner is satisfied that Hindley St is the street address of the licensed premises; and	\$312.00
42	(d) For the licenced	(i) (ii) (i) (ii) purpo e, the bes amo the pren	the consumption off premises amount applies if the licence authorises the sale of liquor to persons (other than a resident) for consumption off the licensed premises; and the <i>consumption off premises amount</i> is the prescribed area amount applies if the Commissioner is satisfied that Hindley St is the street address of the licensed premises; and the <i>prescribed area amount</i> is ses of the item relating to the annual fee for a general and hotel pottle shop amount applies (in addition to the consumption off	\$312.00
42	(d) For the licencee premise	(i) (ii) (i) (ii) purpo e, the b es amo the pren shop	the consumption off premises amount applies if the licence authorises the sale of liquor to persons (other than a resident) for consumption off the licensed premises; and the <i>consumption off premises amount</i> is the prescribed area amount applies if the Commissioner is satisfied that Hindley St is the street address of the licensed premises; and the <i>prescribed area amount</i> is ses of the item relating to the annual fee for a general and hotel pottle shop amount applies (in addition to the consumption off punt) if— licence authorises the sale (on a specified part of the licensed mises) of packaged liquor from a facility commonly known as a "bottle	\$312.00
42	(d) For the licencee premise (a) (b) For the	(i) (ii) (ii) (ii) (ii) purpo e, the b es amo the pren sho the purpo poroduc	the consumption off premises amount applies if the licence authorises the sale of liquor to persons (other than a resident) for consumption off the licensed premises; and the <i>consumption off premises amount</i> is the prescribed area amount applies if the Commissioner is satisfied that Hindley St is the street address of the licensed premises; and the <i>prescribed area amount</i> is ses of the item relating to the annual fee for a general and hotel bottle shop amount applies (in addition to the consumption off unt) if— licence authorises the sale (on a specified part of the licensed mises) of packaged liquor from a facility commonly known as a "bottle p", "drive-in" or "drive through"; and <i>bottle shop amount</i> is ses of the items relating to the annual fee for a club licence and a tion and sales licence (including a category 1 or 2 liquor production	\$312.00 \$520.00
	(d) For the licencee premise (a) (b) For the liquor p	(i) (ii) (ii) (ii) (ii) purpo the pren show the purpo the purpo roduces lice	the consumption off premises amount applies if the licence authorises the sale of liquor to persons (other than a resident) for consumption off the licensed premises; and the <i>consumption off premises amount</i> is the prescribed area amount applies if the Commissioner is satisfied that Hindley St is the street address of the licensed premises; and the <i>prescribed area amount</i> is ses of the item relating to the annual fee for a general and hotel bottle shop amount applies (in addition to the consumption off unt) if— licence authorises the sale (on a specified part of the licensed mises) of packaged liquor from a facility commonly known as a "bottle p", "drive-in" or "drive through"; and <i>bottle shop amount</i> is ses of the items relating to the annual fee for a club licence and a tion and sales licence (including a category 1 or 2 liquor production	\$312.00 \$520.00

	(ii)	in the case of a liquor production and sales licence—the licence includes a production and sales event endorsement; and			
(b)	the <i>endorsement amount</i> is—				
	(i)	if the licence is endorsed with not more than 5 endorsements	nil		
	(ii)	if the licence is endorsed with more than 5 but not more than 10 endorsements	\$270.00		
((iii)	if the licence is endorsed with more than 10 but not more than 15 endorsements	\$520.00		
	(iv)	if the licence is endorsed with more than 15 endorsements	\$1 454.00		
		r a suspended licence of a kind referred to in regulation 7E of the sing (General) Regulations 2012	\$129.00		

Made by the Attorney-General

On 24 May 2021

44

LOTTERY AND GAMING ACT 1936

South Australia

Lottery and Gaming (Fees) Notice 2021

under the Lottery and Gaming Act 1936

1—Short title

This notice may be cited as the Lottery and Gaming (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on the day on which it is made.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Lottery and Gaming Act 1936.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	Application for lottery licence		\$9.75
2		tion for trade promotion lottery licence—standard fee calculated on the the total value of all prizes in the lottery as follows:	
	(a)	for a total value of not more than \$10 000	\$223.00
	(b)	for a total value of more than \$10 000 but not more than \$50 000	\$818.00
	(c)	for a total value of more than \$50 000 but not more than \$100 000	\$1 430.00
	(d)	for a total value of more than \$100 000 but not more than \$200 000	\$2 453.00

	(e)	for a total value of more than \$200 000	\$4 498.00
	number on the b	er, if the terms of the lottery provide for allocation of prizes among a of States or Territories of the Commonwealth, the fee is to be calculated asis of the total value of only those prizes that are capable of being I to winners in this State.	
3	granted by the N	plication for a trade promotion lottery licence requests that the licence be 5 business days or less from the day on which the application is received Anister—fee calculated on the basis of the total value of all prizes in the as follows:	
	(a)	for a total value of not more than \$10 000	\$446.00
	(b)	for a total value of more than \$10 000 but not more than \$50 000	\$1 638.00
	(c)	for a total value of more than \$50 000 but not more than \$100 000	\$2 855.00
	(d)	for a total value of more than \$100 000 but not more than \$200 000	\$4 904.00
	(e)	for a total value of more than \$200 000	\$8 997.00
	number on the b	er, if the terms of the lottery provide for allocation of prizes among a of States or Territories of the Commonwealth, the fee is to be calculated asis of the total value of only those prizes that are capable of being I to winners in this State.	
4		tion by holder of trade promotion lottery licence to Minister for variation of lottery to which licence applies	\$73.50
5	Applica	tion for grant of supplier's licence	\$2 067.00
6	Applica	tion for renewal of supplier's licence	\$205.00
Mac	le by th	e Attorney-General	

On 24 May 2021

MAGISTRATES COURT ACT 1991

South Australia

Magistrates Court (Fees) Notice 2020

under the Magistrates Court Act 1991

1—Short title

This notice may be cited as the Magistrates Court (Fees) Notice 2021

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Magistrates Court Act 1991;

corporation has the same meaning as in the Corporations Act 2001 of the Commonwealth;

not-for-profit organisation means a corporation that is not for the purpose of trading or securing a pecuniary profit for its members from its transactions;

prescribed corporation means a corporation other than—

- (a) a small business; or
- (b) a not-for-profit organisation;

small business means a corporation that-

- (a) has less than 20 full-time equivalent employees; and
- (b) is not a subsidiary of a corporation that has 20 or more full-time employees;

subsidiary has the same meaning as in the Corporations Act 2001 of the Commonwealth.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Court in relation to—

- (a) in the case of Part 1 of that Schedule—
 - (i) proceedings in the Civil (General Claims) Division; or
 - (ii) proceedings in the Civil (Minor Claims) Division; or
 - (iii) proceedings in the Civil (Consumer and Business) Division; and
- (b) in the case of Part 2 of that Schedule—proceedings in the Criminal Division; and
- (c) in the case of Part 3 of that Schedule—proceedings in the Petty Sessions Division; and
- (d) in the case of Part 4 of that Schedule—proceedings under the *Fair Work Act 2009* of the Commonwealth.

Schedule 1—Fees

Part 1—Fees in Civil (General Claims) Division and Civil (Minor Claims) Division

On filing a final notice of claim—			
(a) in the ca System	e	\$23.50	
(b) in any o	other case	\$56.50	
On filing a minor civil action \$159			
U U		\$159.00	
On filing a document to commence any other proceeding under the <i>Magistrates Court Act 1991</i> —			
(a) where the	he claim is not for money—		
(i)	in the case of a prescribed corporation	\$587.00	
(ii)	in any other case	\$346.00	
(ii)	in any other case	\$346.00	
	 (a) in the c System (b) in any c On filing a minor On filing a cross party claim in a n On filing a docum Magistrates Court (a) where t (i) 	 (a) in the case of a notice of claim filed using the Electronic System (b) in any other case On filing a minor civil action On filing a cross action in the nature of a counter claim or a third party claim in a minor civil action On filing a document to commence any other proceeding under the <i>Magistrates Court Act 1991</i>— (a) where the claim is not for money— (i) in the case of a prescribed corporation 	

	(b)	subject of	e amount claimed, or the value of the property the f the proceeding, exceeds \$12 000.00 but does not 25 000.00—	
		(i)	in the case of a prescribed corporation	\$587.00
		(ii)	in any other case	\$346.00
	(c)	subject of	e amount claimed, or the value of the property the f the proceeding, exceeds \$25 000.00 but does not 50 000.00—	
		(i)	in the case of a prescribed corporation	\$836.00
		(ii)	in any other case	\$445.00
	(d)		e amount claimed, or the value of the property the f the proceeding, exceeds \$50 000.00—	
		(i)	in the case of a prescribed corporation	\$1 225.00
		(ii)	in any other case	\$836.00
5		any other p	tion in the nature of a counter claim or third party proceeding under the <i>Magistrates Court</i>	
	(a)	where the	e claim is not for money—	
		(i)	in the case of a prescribed corporation	\$587.00
		(ii)	in any other case	\$346.00
	(b)	subject of	e amount claimed, or the value of the property the f the proceeding, exceeds \$12 000.00 but does not 25 000.00—	
		(i)	in the case of a prescribed corporation	\$587.00
		(ii)	in any other case	\$346.00
	(c)	subject of	e amount claimed, or the value of the property the f the proceeding, exceeds \$25 000.00 but does not 50 000.00—	
		(i)	in the case of a prescribed corporation	\$836.00
		(ii)	in any other case	\$445.00
	(d)		e amount claimed, or the value of the property the f the proceeding, exceeds \$50 000.00—	
		(i)	in the case of a prescribed corporation	\$1 225.00
		(ii)	in any other case	\$836.00
6			ninistering an investigation or examination Magistrates Court Act 1991	\$60.50
7	On com	mencement	t of a proceeding under any other Act	\$159.00
8		-	tion in the nature of a counter claim or a third proceeding under any other Act	\$159.00
9	On setti	ng a date fo	or trial—	
	(a)	for a min	or civil action—	
		(i)	where the amount claimed does not exceed \$4 000.00	\$222.00
		(ii)	in any other case	\$668.00

	(b)	for any other proceeding under the <i>Magistrates Court</i> Act 1991—	
		(i) in the case of a prescribed corporation	\$1 114.00
		(ii) in any other case	\$836.00
10	For pub	lishing an advertisement	actual costs reasonably incurred
11	For each	h request to search and/or inspect a record of the Court	\$26.25
12	For an u	insealed copy of the record of the Court	\$26.25
13	For a se	aled copy of the record of the Court	\$82.50
14	For cop	y of evidence—	
	(a)	per page in electronic form	\$8.85
	(b)	per page in hard-copy form	\$11.30
15	For cop	y of reasons for judgment—per page	\$8.85
	Note—		
		1 copy will be supplied to a party to the proceeding free of charge.	
16	For cop	y of any other document—per page	\$5.30
17	-	duction of transcript at request of a party where the Court t require the transcript—per page	\$17.80
18	an accou	Fund—on interest collected on funds in Court or credited to unt, payable on transfer of interest out of the fund or account ch earlier time or times as required by the Court—	
	(a)	if the interest is \$10.00 or less	no fee
	(b)	in any other case	3% of amount of interest
19		n of costs: on lodging a claim for costs in an existing ing (other than in a minor civil action)	\$82.50
20		ning Registry (or Registry remaining open) after hours for execution of process—for each hour or part of an hour	\$423.00
21		ning Court (or Court remaining open) after hours for urgent —for each hour or part of an hour	\$1 274.00
Par	t 2—]	Fees in Criminal Division	
1	applicat		lus if the information alleges nore than 1 offence—\$54.00
2	For eacl Court	h request to search and/or inspect a record of the	\$26.25
3	For an u	unsealed copy of the record of the Court	\$26.25
4	For a se	ealed copy of the record of the Court	\$82.50

No fee is payable under clauses 2, 3 or 4 for a request made in respect of a record relating to criminal proceedings by or on behalf of the defendant or the victim of the offence that is the subject of those proceedings.

Note—

5	For cop	y of evidence—	
	(a)	per page in electronic form	\$8.85
	(b)	per page in hard-copy form	\$11.30
6	For cop	y of reasons for judgment—per page	\$8.85
	Note—		
		1 copy will be supplied to a party to the proceeding free of charge.	
7	For cop	y of any other document—per page	\$5.30
8	-	duction of transcript at request of a party where the oes not require the transcript—per page	\$17.80
Pa	rt 3—]	Fee in Petty Sessions Division	
1	Enforce	application under section 23 of the <i>Fines</i> <i>ement and Debt Recovery Act 2017</i> for a review of a n to refuse to revoke an enforcement determination	\$60.50
D			

Part 4—Fee in Commonwealth Fair Work Act 2009 jurisdiction

1	On an application in relation to the jurisdiction of the Court under	no fee
	the Fair Work Act 2009 of the Commonwealth	

Made by the Attorney-General

On 24 May 2021

MARINE PARKS ACT 2007

South Australia

Marine Parks (Fees) Notice 2021

under the Marine Parks Act 2007

1—Short title

This notice may be cited as the Marine Parks (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Marine Parks Act 2007.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act (and the regulations made under the Act).

Schedule 1—Fees

Fees relating to permits

1 Application fee for permit—

(a)	in the case of a permit for an activity referred to in regulation 8(3)(g) to (k) (inclusive) of the <i>Marine Parks (Zoning) Regulations 2012</i>	\$438.00	
(b)	in any other case	\$691.00	
Note—			
	If the application is for a permit authorising an activity under both paragraphs (a) and (b) above, the higher fee applies.		
Application fee for variation of condition of permit			
Application fee for consent to transfer a permit			
Issue of duplicate permit			

Made by the Minister for Environment and Water

On 12 May 2021

2 3 4

MENTAL HEALTH ACT 2009

Authorised Community Mental Health Facility

The Chief Psychiatrist pursuant to Section 97A of the *Mental Health Act 2009* ("**the Act**"), by notice in the *Gazette* published on 4 May 2021 determined that the Urgent Mental Health Care Centre, 215 Grenfell Street, Adelaide SA 5000 will be an Authorised Community Mental Health Facility for the purposes of the Act ("**the Determination**"). The Determination was subject to conditions and limitations.

Notice is hereby given that the Chief Psychiatrist pursuant to Section 97A of the Act, revokes all of the conditions and limitations to which the Determination was subject. The revocation of the conditions and limitations commences on 3 June 2021, the date of publication of this notice. Dated: 3 June 2021

DR JOHN BRAYLEY Chief Psychiatrist

MIGRATION ACT 1958 (CTH)

UNREGULATED FEES AND CHARGES

NOTICE BY THE MINISTER FOR INNOVATION AND SKILLS

South Australian Migration Fees 2021—

Fees Payable for Services Provided by the Department for Innovation and Skills

The fees set out in the table below are payable for the assessment by the Department for Innovation and Skills of an application made by a prospective migrant to the State seeking nomination or sponsorship relating to the making of an application for the appropriate visa for the purposes of the *Migration Act 1958* (Cth).

Class of Migrant	Application to be Assessed	Fee	GST Status
Skilled Migrant	Assessment of an application by a skilled migrant to be nominated for a general skilled work visa, skilled nominated visa or any individual skilled visa stream that supersedes the aforementioned streams.	\$336	Applicable to onshore applicants
Business Migrant (excluding 188 Entrepreneur stream where supported by a designated service provider)	Assessment of an application by a business migrant to be nominated for a business innovation and investment visa, business talent visa or any business visa stream that supersedes the aforementioned streams.	\$948	Applicable to onshore applicants
Investor Retirement Renewal	Assessment of an application by an applicant to be nominated or sponsored for an Investor Retirement Renewal visa (Subclass 405).	\$560	Applicable to onshore applicants
Business Migrant 188 Entrepreneur stream (where supported by a designated service provider)	Assessment of an application by a business migrant to be nominated for a 188 Entrepreneur stream visa where supported by a designated service provider.	\$336	Applicable to onshore applicants
408 Temporary Activity Visa for a Government endorsed event	Assessment of an application by an applicant for a 408 Temporary Activity Visa for a State Government endorsed event.	\$336	Applicable to onshore applicants

This notice will come into operation on 1 July 2021. Dated: 3 June 2021

HON DAVID PISONI MP Minister for Innovation and Skills MINING ACT 1971

South Australia

Mining (Fees) Notice 2021

under the Mining Act 1971

1—Short title

These regulations may be cited as the *Mining (Fees) Notice 2021*.

2—Commencement

This notice has effect on 1 July 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Interpretation

In this notice—

Act means the Mining Act 1971;

capital cost means—

- a. in relation to a mining lease, the aggregate of the costs incurred or reasonably expected to be incurred before operations constituting the mining or recovery of minerals commence under the lease; or
- b. in relation to a miscellaneous purposes licence, the aggregate of the capital costs incurred or reasonably expected to be incurred under or in connection with the licence, including costs associated with any of the following:
 - c. engineering, planning or design work;
 - d. works associated with open pit development or underground working development;
 - e. constructing or installing infrastructure for the operations including
 - i. pit and underground infrastructure; and
 - ii. fixed plant; and
 - iii. rock and tailings waste storage facilities; and
 - iv. buildings, powerlines, bores and roads;
- f. constructing or installing structures, or undertaking earthworks, to prevent, or limit, damage to or impairment of, the environment by the operations;
- g. measures associated with the assessment, management, limitation and remediation of the environmental impacts of the operations;
- h. making provision for contingencies, excluding any costs incurred or reasonably expected to be incurred in acquiring land or constructing or installing infrastructure outside the area of the mining lease or miscellaneous purposes licence (as the case may be);

conservation park has the same meaning as in the *National Parks and Wildlife Act 1972*;

conservation reserve means-

- (a) land dedicated as a conservation reserve under section 5 of the Crown Lands Act 1929 or section 18 of the Crown Land Management Act 2009; or
- (b) land in relation to which a declaration is in force under section 55 of the Crown Land Management Act 2009;

declared RAMSAR wetland has the same meaning as in the Environment Protection and Biodiversity Conservation Act 1999 of the Commonwealth;

exploration regulation fee zone—see regulation 87 of the *Mining Regulations 2020*;

heritage agreement means a heritage agreement entered into under section 23 of the *Native Vegetation Act* 1991;

industrial minerals has the same meaning as in the Mining Regulations 2020;

level 1, level 2, level 3, or level 4 change—see regulation 87 of the Mining Regulations 2020;

tier 1, tier 2, tier 3 or tier 4 draft or tier 1, tier 2, tier 3 or tier 4 program see regulation 87 of the *Mining Regulations 2020*;

zone 1 exploration regulation fee zone, zone 2 exploration regulation fee zone and zone 3 exploration regulation fee zone—see regulation 87 of the Mining Regulations 2020.

4—Fees

- (1) The fees set out in Schedule 1 are prescribed for the purposes of the Act and payable as specified in that Schedule.
- (2) The fees set out in Schedule 2 are prescribed for the purposes of the Act and payable in connection with the submission of programs as specified in that Schedule.

Schedule 1—Fees

1	Appl	icatior	n for re	gistration of mineral claim	\$627.00			
2	Expl	Exploration licence—						
	(a)	appli	ication	fee	\$892.00			
	(b)	annu	al fee-	-the sum of the following components:				
		(i)	admi	nistration component	\$178.00			
		(ii)	regul	ation component				
			(A)	in the case of an exploration licence in respect of land that is wholly within a zone 1 exploration regulation fee zone	\$587.00 or \$13.60 per km ² or part of a km ² in the area of the licence, whichever is the greater			
			(B)	in the case of an exploration licence in respect of land that is within, or partly within, a zone 2 exploration regulation fee zone (and is not also partly within a zone 3 exploration regulation fee zone)	\$786.00 or \$18.10 per km ² or part of a km ² in the area of the licence, whichever is the greater			

3

		(C)	in the case of an exploration licence in respect of land that is within, or partly within, a zone 3 exploration regulation fee zone	\$989.00 or \$22.90 per km ² or part of a km ² in the area of the licence, whichever is the greater
licen		l no all	ill be calculated according to the nominal area of the owance will be made for land that is not available for	
Mini	ng leas	se—		
(a)	appli	cation	fee-the sum of the following components:	
	(i)	base o	component	\$1 783.00
	(ii)	adver	tising component	\$963.00
	(iii)	assess	sment component—	
		(A)	in the case of a mining lease that is authorised to recover, use and sell or dispose of solely extractive minerals or industrial minerals—	
			• for a mining lease that has an estimated annual production of less than 100 000 tonnes of minerals	\$1 187.00
			• for a mining lease that has an estimated annual production of 100 000 tonnes or more of minerals	\$5 931.00
		(B)	in any other case—	
			• if the whole or any part of the mining lease area is within the area of a council or a reserve within the meaning of the <i>National Parks and Wildlife Act 1972</i> —	
			 for a mining lease that has a capital cost of less than \$1 000 000 	\$1 187.00
			 for a mining lease that has a capital cost of \$1 000 000 or more 	0.25% of capital cost up to a maximum of \$200 000
			• if the whole of the mining lease area is outside the area of a council <i>and</i> is outside a reserve within the meaning of the <i>National Parks and Wildlife Act 1972—</i>	
			 for a mining lease that has a capital cost of less than \$1 000 000 	\$1 187.00
			 for a mining lease that has a capital cost of \$1 000 000 or more 	0.125% of capital cost up to a maximum of \$200 000
(b)	annu	al fee–	-the sum of the following components:	
	(i)	admir	nistration component	\$178.00
	(ii)		ation component (other than for a mining lease that is rised to recover, use and sell or dispose of solely extractive rals)	\$352.00

- 4 Miscellaneous purposes licence—
 - (a) application fee—the sum of the following components:

5

6

7

	(i)	base	component	\$1 783.00
	(ii)	adver	tising component	\$963.00
	(iii)	asses	sment component—the sum of the following components:	
		(A)		
			• for a licence that has a capital cost of less than \$1 000 000	\$1 187.00
			• or a licence that has a capital cost of \$1 000 000 or more	0.25% of capital cost up to a maximum of \$200 000
		(B)	if the whole of the miscellaneous purposes licence area is outside the area of a council <i>and</i> is outside a reserve within the meaning of the <i>National Parks and Wildlife</i> <i>Act 1972—</i>	I.
			• for a licence that has a capital cost of less than \$1 000 000	\$1 187.00
			 for a licence that has a capital cost of \$1 000 000 or more 	0.125% of capital cost up to a maximum of \$200 000
(b)	annua	l fee—	the sum of the following components:	
	(i)	admi	nistration component	\$178.00
	(ii)	regula	ation component	\$352.00
Rete	ntion le	ease—		
(a)	explo		fee for an applicant who intends to carry out only operations under the lease—the sum of the following ::	
	(i)	base	component	\$892.00
	(ii)	asses	sment component; or	\$1 187.00
(b)		cation ponents	fee in any other case—the sum of the following	
	(i)	base	component	\$892.00
	(ii)	adver	tising component	963.00
	(iii)	asses	sment component	\$5 931.00
(c)	annu	al fee–	-the sum of the following components:	
	(i)	admi	nistration component	\$178.00
	(ii)	regula	ation component	\$352.00
Spec	ial mir	ing en	terprise—	
(a)	appli	cation	phase fee	\$254 750.00
(b)	conc	ept pha	ise fee	\$25 475.00
Priva	ate min	e—anr	nual fee	\$178.00

8		Application for consent to transfer a mineral tenement or an interest in a mineral tenement—					
	(a)	base	fee	\$627.00			
	(b)	plus-	_				
		(i)	if the mineral tenement to which the application relates has an estimated rehabilitation liability of less than \$10 million as set our in the program approved under Part 10A of the Act; or	\$1 529.00			
		(ii)	if the mineral tenement to which the application relates has an estimated rehabilitation liability of \$10 million or more as set out in the program approved under Part 10A of the Act	\$3 057.00			
9			for approval under section 56R of the Act to make a change to 8B Division 7 of the Act applies—				
	(a)		lation to a mining lease that is authorised to recover, use and sell or ose of solely extractive minerals or industrial minerals—				
		(i)	for a level 1 change	\$255.00			
		(ii)	for a level 2 change	\$2 038.00			
		(iii)	for a level 3 change	\$5 095.00			
	(b)	in rel	lation to a mining lease in any other case—				
		(i)	for a level 1 change	\$510.00			
		(ii)	for a level 2 change	\$1 529.00			
		(iii)	for a level 3 change	\$10 190.00			
		(iv)	for a level 4 change	\$25 475.00			
	(c)	in rel	lation to a retention lease	\$2 548.00			
	(d)	in rel	lation to a miscellaneous purpose licence	An amount equal to the fee payable under this notice in connection with the submission of a change in respect of the primary mining tenement to which the licence is ancillary			
10	Appl	ication	for approval under section $30AA(4)(c)$ of the Act	\$627.00			
11	Appl	ication	n for approval of retention status in relation to a licence—				
	(a)	unde	r section 33B(3)(a) of the Act	\$627.00			
	(b)	unde	r section 33B(3)(b) of the Act	\$1 019.00			
	(c)	unde	r section 33B(3)(c) of the Act	\$627.00			
12	Appl	ication	for the amalgamation of the areas of 2 or more mineral tenements	\$627.00			
13	Appl	ication	for renewal of—				
	(a)	mini	ng lease	\$627.00			
	(b)	reten	tion lease	\$627.00			
	(c)	misc	ellaneous purposes licence	\$627.00			
	(d)	explo	pration licence	\$627.00			

14	Lodgement of an agreement (including an indigenous land use agreement) or determination with the Mining Registrar under Part 9B of the Act	\$627.00
15	Application for the registration of a mortgage	\$1 019.00
16	Application for registration of a caveat	\$1 019.00
17	Application for registration of dealing on Mining Register	\$1 019.00
18	Application for withdrawal of registration of a caveat, mortgage or dealing	\$510.00

Schedule 2—Fees in relation to submission of programs etc.

1	Submission of a program in respect of a mineral claim or exploration licence—							
	(a)	base	fee	\$1 529.00				
	(b)	plus-	_					
		(i)	if the program provides for the use of declared equipment in a specially protected area or an area adjacent to a specially protected area; or	\$510.00				
		(ii)	if the program provides for mining operations to occur in a conservation reserve, a regional reserve, a prescribed lake, a prescribed watercourse, a prescribed well, a State Heritage Area, a State Heritage Place or a declared RAMSAR wetland or on land subject to a heritage agreement; or	\$510.00				
		(iii)	if the program provides for mining operations to occur in a national park, a conservation park or a recreation park	\$1 529.00				
2		ission 3 appli	of a program in respect of a mining lease (other than if es)	An amount equal to 50% of the assessment component of the application fee payable under this notice in respect of the tenement				
3		ission 3 appli	of a program in respect of a retention lease (other than if es)	\$2 751.00				
4			of a program in respect of a miscellaneous purposes licence if item 8 applies)	An amount equal to the fee payable under this notice in connection with the submission of a program in respect of the primary mining tenement to which the licence is ancillary				
5			program submitted for the purposes of section 70B of the Act relating f mining tenements	An amount equal to the fee payable under this notice in connection with the submission of a program in respect of the primary mining tenement within the group				

6			n to the Director of a draft set of objectives and criteria under G(4) of the Act (other than if item 8 applies)	\$2 548.00
7			n to the Director of a draft of objectives or criteria as altered under G(4) of the Act (other than if item 8 applies)—	
	(a)	in th	ne case of a tier 1 draft	\$1 019.00
	(b)	in th	he case of a tier 2 draft	\$2 548.00
	(c)	in th	he case of a tier 3 draft	\$5 095.00
		plus		
	(d)		e draft relates to new mining operations to be carried out at a ate mine	\$963.00
8	Desp	pite ite	ems 2, 3, 4, 6 and 7, if—	
	(a)		l subject to a mining lease is contiguous with land on which a ate mine is situated; and	
	(b)		ngle document is submitted in respect of mining operations on the land atisfy the requirements of both sections $70B(4)$ and $73G(4)$ of the Act,	
	the f	followi	ing provisions apply:	
	(c)	the f	fee payable on submission of initial document is	\$1 274.00
	(d)	paya	fees set out in item 9 apply for the purposes of determining the fee able in connection with the submission of a revised document as if it e a revised program for the purposes set out in that item	
9	Subi	missio	n of revised program—	
	(a)	in re	espect of a mineral claim or exploration licence—	
		(i)	if the program provides for the use of declared equipment in a specially protected area or an area adjacent to a specially protected area	\$510.00
		(ii)	if the program provides for mining operations to occur in a conservation reserve, a regional reserve, a prescribed lake, a prescribed watercourse, a prescribed well, a State Heritage Area, a State Heritage Place or a declared RAMSAR wetland or on land subject to a heritage agreement	\$510.00
		(iii)	if the program provides for mining operations to occur in a national park, a conservation park or a recreation park	\$1 529.00
	(b)		espect of a mining lease that authorises mining operations for the overy of extractive minerals or industrial minerals—	
		(i)	in the case of a tier 1 program	\$255.00
		(ii)	in the case of a tier 2 program	\$1 019.00
		(iii)	in the case of a tier 3 program	\$5 095.00
	(c)	in re	espect of a retention lease	\$2 548.00
	(d)	reco	espect of a mining lease that authorises mining operations for the overy of minerals (other than extractive minerals or astrial minerals)—	
		(i)	in the case of a tier 1 program	\$510.00
		(ii)	in the case of a tier 2 program	\$1 529.00
		(iii)	in the case of a tier 3 program	\$10 190.00
		(iv)	in the case of a tier 4 program	\$25 475.00

	(e)	in respect of a miscellaneous purposes licence	An amount equal to the fee payable under this regulation in connection with the submission of a revised program in respect of the primary mining tenement to which the licence is ancillary
	(f)	lower prescribed fee in relation to submission of revised program in respect of which the Minister has made a determination under regulation 63(3) or (4) of the <i>Mining Regulations 2020</i>	\$255.00
10		nission of a program pursuant to Schedule 5 clause 7 of the <i>ing Regulations 2020</i>	\$2 548.00

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Minister for Energy and Mining

On 26 May 2021

MOTOR VEHICLE ACCIDENTS (LIFETIME SUPPORT SCHEME) ACT 2013

Notice of 2021-2022 Lifetime Support Scheme (LSS) Attendant Care Rates

The following rates have been set as the maximum the Lifetime Support Authority of South Australia is liable for in respect to attendant care services from 1 July 2021:

2021-22 LSS Attendant Care Rates	8
Monday-Friday 6am-8pm (per hour)	\$52.84
Monday-Friday 8pm-12am (per hour)	\$58.91
Monday-Friday 12am-6am (Active) (per hour)	\$60.12
Saturday (per hour)	\$77.12
Sunday (per hour)	\$101.39
Public Holiday (per hour)	\$129.96
Inactive Sleepover (per night / 8 hours)	\$211.57

Dated: 6 May 2021

HON STEPHEN WADE MLC Minister for Health and Wellbeing

MOTOR VEHICLES ACT 1959

South Australia

Motor Vehicles (Accident Towing Roster Scheme) (Fees) Notice 2021

under the Motor Vehicles Act 1959

1—Short title

This notice may be cited as the *Motor Vehicles (Accident Towing Roster Scheme) (Fees) Notice 2021.*

2—Commencement

This notice has effect on 1 July 2021.

Note—

This is a fee notice made in accordance with the *Legislation (Fees) Act 2019*. Under section 4(3) of that Act, this notice revokes the *Motor Vehicles (Accident Towing Roster Scheme) (Fees) Notice 2020*, as published in the Government Gazette on 4 June 2020 (p 3239).

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Motor Vehicles Act 1959.

4—Fees

The fees set out in Schedule 1—

- (a) are prescribed for the purposes of the Act and the *Motor Vehicles (Accident Towing Roster Scheme) Regulations 2015*; and
- (b) are payable to the Registrar.

Schedule 1—Fees

	Description	Fee
	Towtruck certificates	
1	On application for a towtruck certificate	\$68.00
2	For a practical test for a towtruck certificate	\$69.00
3	For a towtruck certificate—	
	(a) when the holder will be proceeding to and attending at the scene of an accident	\$198.00 per year
	Description	Fee
	(b) when the holder will not be proceeding to or attending at the scene of an accident	\$99.00 per year
4	For a temporary towtruck certificate	\$68.00
5	For a duplicate towtruck certificate	\$68.00
	Accident towing roster scheme	
6	On application for the first position on a roster	\$556.00
7	On application for renewal of each position on a roster	\$328.00
8	On late application for renewal of a position on a roster	\$277.00
9	On application for re-inclusion on a roster	\$556.00
	Books of forms	
10	For authority to tow forms (book of 10)	\$245.00
11	For direction to remove vehicle forms (book of 20)	\$12.00
12	For quotation to repair vehicle contract forms (book of 80)	\$12.00
13	For storage notice forms (book of 20)	\$12.00
Мас	la by the Minister for Infractmenture and Transport	

Made by the Minister for Infrastructure and Transport

On 31 May 2021

NATIONAL PARKS AND WILDLIFE ACT 1972

South Australia

National Parks and Wildlife (Hunting) (Fees) Notice 2021

under the National Parks and Wildlife Act 1972

1—Short title

This notice may be cited as the National Parks and Wildlife (Hunting) (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the National Parks and Wildlife Act 1972;

regulations means the National Parks and Wildlife (Hunting) Regulations 2011.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the regulations.

Schedule 1—Fees

1—Interpretation

In this Schedule—

concession cardholder means a person who is the holder of-

- (a) a current concession card issued by Centrelink or the administrative unit of the Public Service that is, under a Minister, responsible for the administration of the *Family and Community Services Act 1972*; or
- (b) a current student identification card issued to a student of a secondary or tertiary educational institution by that institution;

junior means a person of or over the age of 14 years but under the age of 18 years;

open season, in relation to a permit granted under section 68A of the Act, means a permit-

- (a) that is granted on or after the declaration of an open season under section 52 of the Act for the hunting of animals of the species to which the permit relates in a part of the State to which the permit applies; and
- (b) that is for a period ending at the end of that open season;

subjunior means a person under 14 years of age.

2—Fees

Fees payable on application for the grant of a permit under section 68A of the Act:

Per	Permit				
1	General hunting permit—				
	(a)	in the case of a concession cardholder or a junior	\$13.90		
	(b)	in the case of a subjunior	\$8.75		
	(c)	in any other case	\$27.50		
		specified in this item is the fee payable for each period of 12 for which the permit is granted.			
2	Open se	eason quail hunting permit—			
	(a)	in the case of a concession cardholder or a junior	\$26.00		
	(b)	in any other case	\$50.00		
3	Open se	eason duck hunting permit—			
	(a)	in the case of a concession cardholder or a junior	\$26.00		
	(b)	in any other case	\$50.00		
4	Permit	to take Galahs or Little Corellas other than by shooting	\$98.50		
		specified in this item is the fee payable for each period of 3 months ch the permit is granted.			

Made by the Minister for Environment and Water

On 12 May 2021

NATIONAL PARKS AND WILDLIFE ACT 1972

South Australia

National Parks and Wildlife (Lease Fees) Notice 2021

under the National Parks and Wildlife Act 1972

1—Short title

This notice may be cited as the National Parks and Wildlife (Lease Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021

3—Interpretation

In this notice, unless the contrary intention appears— Act means the National Parks and Wildlife Act 1972.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Minister.

Schedule 1—Fees

Leases (section 35 of Act)

(1)	Application fee for—						
	(a)	lease	\$463.00				
	(b)	consent to transfer lease	\$463.00				
	(c)	surrender of lease	\$463.00				
Note—							
	If ar	application relating to a lease involves more than 1 of the subitems					
	referred to in item (1) above, only 1 fee amount is payable.						
(2)	Doc	ument preparation fee for—					
	(a)	lease	\$309.00				
	(b)	transfer of lease	\$309.00				
	(c)	surrender of lease	\$367.00				
(3)	Rev	iew of rent as provided for under terms of lease	\$253.00				

Made by the Minister for Environment and Water

On 12 May 2021

NATIONAL PARKS AND WILDLIFE ACT 1972

South Australia

National Parks and Wildlife (Protected Animals—Marine Mammals) (Fees) Notice 2021

under the National Parks and Wildlife Act 1972

1—Short title

This notice may be cited as the National Parks and Wildlife (Protected Animals—Marine Mammals) (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the National Parks and Wildlife Act 1972;

regulations means the *National Parks and Wildlife (Protected Animals—Marine Mammals) Regulations 2010.*

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the regulations.

Schedule 1—Fees

1—Fees

autho to the	plication for the issue of a permit under section 68(2) of the Act ising acts or activities in relation to marine mammals that are contrary National Parks and Wildlife (Protected Animals—Marine Mammals) ations 2010—	
(a	in the case of an application for a permit subject only to standard conditions	\$438.00
(b	in any other case	\$691.00
	specified in this item represents the amount payable for each period of nths for which the permit is granted.	
2 On ap	plication for the issue of a duplicate permit	\$25.25
by the N	linister for Environment and Water	

On 12 May 2021

Made

NATIVE VEGETATION ACT 1991

South Australia

Native Vegetation (Fees) Notice 2021

under the Native Vegetation Act 1991

1—Short title

This notice may be cited as the Native Vegetation (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In these regulations, unless the contrary intention appears-

Act means the Native Vegetation Act 1991.

4—Fees

The fees specified in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fee

Fee for the purposes of section 28(3)(b)(ii)(C) of the Act

\$ 663.00 plus the fee payable by an applicant for consent to clear native vegetation for the preparation of the report referred to in section 28(3)(b)(ii)(A) of the Act (being the Minister's estimate of the reasonable cost of preparing a report of that kind determined after consultation with the Council).

Made by the Minister for Environment and Water

On 12 May 2021

OPAL MINING ACT 1995

South Australia

Opal Mining (Fees) Notice 2021

under the Opal Mining Act 1995

1—Short title

This notice may be cited as the Opal Mining (Fees) Notice 2021.

2—Commencement

This notice has effect on 1 July 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Opal Mining Act 1995;

extra large precious stones claim means a precious stones claim with an area exceeding $5\ 000\ \text{m}^2$ (but not exceeding $20\ 000\ \text{m}^2$);

large precious stones claim means a precious stones claim with an area exceeding 2 500 m^2 but not exceeding 5 000 m^2 ;

small precious stones claim means a precious stones claim with an area of 2 500 m² or less.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	Application for the issue or renewal of a precious stones prospecting perm	it \$92.50
2	Application for the issue of a duplicate precious stones prospecting permit	\$18.20
3	3 Application for the issue of—	
	(a) a set of identification plates (other than the first set of plates)	\$9.95
	(b) a replacement identification plate	\$7.75

No. 40 p. 2044

4	Application for the registration of—	
	(a) a small precious stones claim	\$54.50
	(b) a large precious stones claim	\$109.00
	(c) an extra large precious stones claim	\$164.00
	(d) an opal development lease	\$130.00
5	Application for the renewal of the registration of—	
	(a) a small precious stones claim	\$164.00
	(b) a large precious stones claim	\$327.00
	(c) an extra large precious stones claim	\$491.00
6	Lodgement or withdrawal of a caveat	\$82.50
7	Lodgement of a bond	Nil
8	Submission for registration of an opal mining cooperation agreement	\$102.00
9	Lodgement for registration of—	
	(a) a native title mining agreement	\$217.00
	(b) a native title mining determination	\$217.00
10	Inspection of the Mining Register	\$50.00
11	Extraction of a precious stones claim report	\$7.85
12	Application for an exemption from the obligation to comply with a provision of the Act	\$109.00
13	Recovery of a post stored at an office of the Mining Registrar	\$26.50
14	Application for an exemption from the requirement to remove posts	\$12.40
15	Registration of any other document	\$18.30

Made by the Minister for Energy and Mining

On 26 May 2021

PARTNERSHIP ACT 1891

South Australia

Partnership (Fees) Notice 2021

under the Partnership Act 1891

1—Short title

This notice may be cited as the Partnership (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Partnership Act 1891.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Commission.

Schedule 1—Fees

1	Application for registration of limited partnership (section 52(1) of Act)\$216.00				
2	Application for registration of incorporated limited partnership (section 52(1) of Act)				
3	Inspecti	on of Register (section 54(3) of Act)	\$30.75		
4	Copy (whether certified or not) of information in the Register (section 54(3) of Act)—				
	(a)	for first page	\$30.75		
	(b)	for each additional page	\$1.90		
5	Notifica	tion of change in registered particulars (section 55(1) of Act)	\$43.25		
6	Late not	ification of change in registered particulars (section 55 of Act)-			
	(a)	if lodged not more than 1 month late	\$42.25		
	(b)	if lodged more than 1 month late but not more than 3 months late	\$85.50		
	(c)	if lodged more than 3 months late	\$181.00		
7		n application, of certificate as to formation and registered particulars of partnership or incorporated limited partnership (section 56(2) of Act)—			
	(a)	for first page	\$34.50		
	(b)	for each additional page	\$1.90		
8	under V	g copy of document evidencing incorporated limited partnership's status enture Capital Act 2002 (Commonwealth) or Income Tax Assessment 6 (Commonwealth) (section 71E(1) or (2) of Act)	\$43.25		
9		tion by incorporated limited partnership of revocation or cessation 71E(3) or (4) of Act)	\$24.20		
10	Applicat	tion for extension or exemption (section 81 of Act)	\$103.00		
Made	by the	Attorney-General			

On 24 May 2021

PASSENGER TRANSPORT REGULATIONS 2009

Amendment to Fares and Charges for Regular Passenger Services Within Metropolitan Adelaide

Pursuant to regulation 149(1)(a) and (1)(b) of the *Passenger Transport Regulations 2009*, I have determined that the fares and charges to be paid by passengers on a regular passenger service are the fares and charges set out in the Determination below.

This Determination replaces the fares and charges under the Passenger Transport Regulations 2009 published in the South Australian Government Gazette on 7 May 2020 (p 925).

DETERMINATION

These fares and charges will be effective from 4 July 2021.

Dated: 25 May 2021

HON COREY WINGARD MP Minister for Infrastructure and Transport

		DETERM	INATION				
		Effective from	n 4 July 2021				
				FARES BY PERIOD (and where tickets available from)			
				Inter	Interpeak		ak
	Journey	Ticket Type	No. of Journeys	^{**} Tiokot Tiokot		Selected Fare Vending Machines	
1.	Regular Fares						
	For journey/journeys within all zones	Singletrip +^ Daytrip *+	1 Unlimited 1	- -	\$3.90	- -	\$5.80 \$11.00
		Metrocard ^	1	\$2.20	-	\$3.95	-
2.	Concessional Fares						
	• For journey/journeys within all zones by holder of a valid travel concession card or tertiary student identification card	Singletrip +^ Daytrip *+ Metrocard ^	1 Unlimited 1	- \$1.05	\$1.40	- - \$1.95	\$2.90 \$5.50 -
	 For journey/journeys within all zones by holder of a valid secondary student identification card and by a child from the age of 5 years and under 15 years 	Singletrip +^ Daytrip *+ Metrocard ^	1 Unlimited 1	\$1.05	\$1.40	\$1.35	\$2.90 \$5.50 -
	On trains only for bicycles and surfboards, accompanied by a passenger (each item) for journey/journeys within all zones**	Singletrip +^ Daytrip + Metrocard ^	1 Unlimited 1	\$1.05	\$1.40 - -	- \$1.95	\$2.90 \$5.50
*	Daytrip						
	A parent/guardian holding a valid Daytrip accompanied free of charge by up to two			idays or Sout	h Australian s	chool holiday	s may be
**	Bicycles Travel on Trains						
	Bicycles may be carried free on train services at the following times:						
	• Monday to Friday—9.01 am to 3.00 pm	n and 6.00 pm un	til last service				
	 Saturday, Sunday and public holidays—all day when space is available 						
+	Singletrip and Daytrip tickets are not a	vailable for sale	from Ticket	Outlets			
	These can be purchased on-board Trams and Trains via Fare Vending Machines. These tickets can also be purchased from other selected Fare Vending Machines—see the Adelaide Metro website (adelaidemetro.com.au) for further details.						
^	Singletrip and Metrocards A Singletrip ticket and a Metrocard can be at no additional charge.	e used to transfer	to any bus, tra	nm or train ser	vice within 2	hours of first	validation

	-	Fare	Type of Ticket
3.	Special Vehicles		
	Class 3 Special Vehicle	As determined.	Zone
	Class 6 Special Vehicle	Regular fare only (no concessions available)	Zone
4.	Peak and Interpeak Periods	Regular, Student and Concession	
		Peak	
		All times (other than Interpeak)	
		Interpeak	
		Monday to Friday 9:01am to 3:00pm	
		All Day Sundays	
		All Day Public Holidays	
		Seniors Card Holders	
		Peak Monday to Friday 7:01am to 9:00am	
		Monday to Friday 3:01pm to 7:00pm	
		(Concession Rates apply)	
		<u>Interpeak</u> All Other Times including Public Holidays	
		For journey/journeys within all zones by a holder of a valid Seniors Card	
5.	Seniors Metrocard	No charge—Provided through Office for Ageing Well	
6.	Concession and Student Metrocard		
	For use of a Metrocard within all zones by a holder of a valid Concession or Student card	\$3.50 per card, a minimum of \$5.00 recharge required.	
7.	Regular Metrocard	\$5.00 per card, a minimum of \$5.00 recharge required.	
8.	 <u>28 Dav Pass</u> Unlimited travel on all AdelaideMetro services for 28 Consecutive Days 	Regular \$105.00 Concession \$52.50 Student \$26.00	28 Day Pass
9.	 <u>14 Day Pass</u> Unlimited travel on all AdelaideMetro services for 14 Consecutive Days 	Regular \$63.20 Concession \$31.60 Student \$15.80	14 Day Pass
10.	<u>3 Day Visitor Pass</u>	*25.50	
	Unlimited travel on all AdelaideMetro services for 3 Consecutive Days	\$25.50	3 Day Pass

11.	 Primary School Groups Unlimited travel on all AdelaideMetro services for an organised school group on a planned school excursion, including for up to 4 adults (Monday to Friday only) 	No charge for travel commencing between 9.30am and 3pm	
12.	 Metrocard Cruise Ship Daytrip Unlimited travel all day until 4:30am on any bus, train or tram service 	Regular Cruise Ship Daytrip Metrocard \$10.00	The Daytrip Metrocard/ticket is only available to Cruise Ship passengers with a valid Cruise Ship identification
	• Two children under 15 years of age travel free at all times when accompanied by an adult using a Cruise Ship daytrip Metrocard or ticket	Concession Cruise Ship Daytrip Ticket \$5.00	The Daytrip Metrocard/ticket is only sold at the Adelaide Metro Outlet at Outer Harbor Railway Station and the InfoCentre within the Adelaide Railway Station
13.	Special Community Ticket	\$19.50	10 trips

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

South Australia

Petroleum and Geothermal Energy (Fees) Notice 2021

under the Petroleum and Geothermal Energy Act 2000

1—Short title

This notice may be cited as the Petroleum and Geothermal Energy (Fees) Notice 2021.

2—Commencement

This notice has effect on 1 July 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Petroleum and Geothermal Energy Act 2000.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

Part 1—Application fees

1	Application for a licence under the Act	\$4 845.00
2	Application for the renewal of a licence under the Act	\$2 423.00
3	Application to vary or revoke a discretionary condition of a licence	\$2 423.00

4	Applicat program		e approval of the Minister to vary a work	\$2 423.00
5	Applicat licence	tion to cor	overt a production licence into a retention	\$2 423.00
6		tion for the pipeline	e authorisation of the Minister to alter or	\$2 423.00
7			Minister to consolidate adjacent licence a licence area	\$2 423.00
8	Applicat specified		Minister to suspend a licence for a	\$2 423.00
9		tion to the strable de	Minister for the approval and registration aling	\$2 423.00
10		tion to hav	e access to material included in the	\$242.00
Part	2—Annua	al licence	fees (section 78 of Act)	
11	Prelimin	ary surve	y licence	\$4 098.00 or \$1.60 per km ² of the total licence area, whichever is the greater
12	Speculat	tive surve	y licence	\$4 098.00 or \$1.60 per km ² of the total licence area, whichever is the greater
13	Explorat	tion licenc	e—	
	(a)	in relation	on to the first term of the licence	\$4 098.00 or \$1.60 per km ² of the total licence area, whichever is the greater
	(b)	which th	on to a licence granted on terms under ne licence is renewable for 1 further n relation to the second term	\$4 098.00 or \$2.30 per km ² of the licence area during the second term, whichever is the greater
	(c)		on to a licence granted on terms under ne licence is renewable for 2 further	
		(i)	in relation to the second term	\$4 098.00 or \$1.95 per km ² of the licence area during the second term, whichever is the greater
		(ii)	in relation to the third term	\$4 098.00 or \$3.65 per km ² of the licence area during the third term, whichever is the greater
	(d)		on to a licence granted on terms under ne licence is renewable for 3 further	
		(i)	in relation to the second term	\$4 098.00 or \$1.85 per km ² of the licence area during the second term, whichever is the greater
		(ii)	in relation to the third term	\$4 098.00 or \$2.30 per km ² of the licence area during the third term, whichever is the greater
		(iii)	in relation to the fourth term	\$4 098.00 or \$4.60 per km ² of the licence area during the fourth term, whichever is the greater

14	Retentio	n licence—	
	(a)	in relation to a petroleum retention licence	\$4 098.00 or \$493.00 per km ² of the total licence area, whichever is the greater
	(b)	in relation to a geothermal retention licence or a gas storage retention licence	\$4 098.00 or \$178.00 per km ² of the total licence area, whichever is the greater
15	Producti	on licence—	
	(a)	in relation to a petroleum production licence	\$4 098.00 or \$754.00 per km ² of the total licence area, whichever is the greater
	(b)	in relation to a geothermal production licence or a gas storage licence	\$4 098.00 or \$178.00 per km ² of the total licence area, whichever is the greater
16	Pipeline	licence	\$4 098.00 or \$413.00 per km, whichever is the greater
17	Associat	ted activities licence—	
	(a)	in relation to a licence to which section 57(1)(a) of the Act applies	\$4 098.00 or \$2 050.00 per km ² of the total licence area, whichever is the greater
	(b)	in relation to a licence to which section 57(1)(b) of the Act applies	\$4 098.00
18	Special	facilities licence	\$4 098.00 or \$2 188.00 per km ² of the total licence area, whichever is the greater

Made by the Minister for Energy and Mining

On 26 May 2021

PETROLEUM PRODUCTS REGULATION ACT 1995

South Australia

Petroleum Products (Fees) Notice 2021

under the Petroleum Products Regulation Act 1995

1—Short title

This notice may be cited as the Petroleum Products (Fees) Notice 2021.

2—Commencement

This notice has effect on 1 July 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Petroleum Products Regulation Act 1995.

4—Fees

- (1) The fees set out in Schedule 1 are prescribed for the purposes of section 13(3) of the Act.
- (2) No fee is payable for the issue of a licence to, or for the renewal of a licence by, a Minister of the Crown in right of this State.

Schedule 1—Fees

1For the issue or renewal of a retail licence—for each premises from which
petroleum products are authorised to be sold\$282

Made by the Treasurer Hon Rob Lucas MLC

On 15 April 2021

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

South Australia

Planning, Development and Infrastructure (Fees) Notice 2021

under the Planning, Development and Infrastructure Act 2016

1—Short title

This notice may be cited as the *Planning*, *Development and Infrastructure (Fees) Notice 2021*.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

(1) In this notice, unless the contrary intention appears—

Act means the Planning, Development and Infrastructure Act 2016;

allotment does not include an allotment for road or open space requirements;

development cost does not include any fit-out costs;

regulations means the following:

- (a) the *Planning*, *Development* and *Infrastructure* (Accredited Professionals) Regulations 2019;
- (b) the *Planning*, *Development and Infrastructure* (*Fees, Charges and Contributions*) *Regulations 2019*;
- (c) the Planning, Development and Infrastructure (General) Regulations 2017.
- (2) Words and expressions used in the regulations and in this fee notice have the same respective meanings in this notice as they have in the regulations.

(3) Subclause (2) does not apply to the extent that the context or subject matter otherwise indicates or requires.

4—Fees payable

- (1) The fees set out in Schedule 1 are prescribed for the purposes of the Act and the regulations and are payable as specified in that Schedule.
- (2) A fee set out in Schedule 1 item 8 is payable to the body specified in relation to the fee.
- (3) Subject to subclauses (4) and (5), if an application, matter or circumstance falls within more than 1 item under Schedule 1, then the fee under each such item applies and those fees in total will be payable.
- (4) If planning consent is sought for development comprising more than 1 element—
 - (a) a fee is not payable under Schedule 1 item 6 for each element of the development; and
 - (b) the fee payable under Schedule 1 item 6 is the highest fee applying to a single element of the development; and
 - (c) if the relevant fee is based on the total development cost, the fee payable will be based on the total cost of all elements of the development.
- (5) If an application for planning consent must be referred to the same body under more than 1 item of Schedule 9 of the *Planning, Development and Infrastructure (General) Regulations 2017*, then only 1 prescribed fee under Schedule 1 item 8 is payable with respect to the referral of the application to that body.
- (6) A reference in subclause (5) to a prescribed fee extends to a prescribed fee that, although payable, was waived (in whole or in part) by a relevant authority.
- (7) Subject to subclause (8) if a lodgement fee has been paid in respect of an application for planning consent or building consent for a development, no lodgement fee is payable for any other consents related to that application or for the issue of the final development approval in respect of that development.
- (8) If a lodgement fee has been paid in respect of an application under the repealed Act, a lodgement fee under this notice is payable in respect of the first application for consent related to the application under the repealed Act that is lodged electronically via the SA planning portal.

5—Assessment requirements—water and sewerage

- (1) A prescribed fee under Schedule 1 item 27 is payable to the South Australian Water Corporation.
- (2) The prescribed fee is payable by the person who makes the application to divide the land.

6—Applications relating to certain electricity infrastructure—issue of certificate by Technical Regulator

The prescribed fee under Schedule 1 item 32 is payable to the Technical Regulator for the issue of a certificate required by the *Planning, Development and Infrastructure (General) Regulations 2017* to accompany an application in respect of a proposed development for the purposes of the provision of electricity generating plant with a generating capacity of more than 5 MW that is to be connected to the State's power system.

\$571.00

Schedule 1—Fees

(b)

in any other case

Part 1—Fees under Planning, Development and Infrastructure (Accredited Professionals) Regulations 2019

The following fees are payable for the purposes of the *Planning, Development and Infrastructure* (Accredited Professionals) Regulations 2019:

1	Application to the accreditation authority for accreditation under the Planning,
	Development and Infrastructure (Accredited Professionals) Regulations 2019, other than
	where item 2 applies—

(a)	in the case of an application for accreditation as an accredited professional—	\$774.00
	planning level 1; and	

- Application to the accreditation authority for accreditation under the *Planning*, *Development and Infrastructure (Accredited Professionals) Regulations 2019* where the person is a member of a professional association or body recognised by the Chief Executive for the purposes of regulation 16(2)(a) of the *Planning, Development and Infrastructure (Accredited Professionals) Regulations 2019* and the person is applying as a member of that association or body for a corresponding level of accreditation under regulation 16(2)(a)(ii) of those regulations
- 3 Application to the accreditation authority under regulation 19 of the *Planning*, Development and Infrastructure (Accredited Professionals) Regulations 2019 \$183.00
- 4 Late application fee under regulation 19(3) of the *Planning*, *Development and* \$61.00 *Infrastructure* (Accredited Professionals) Regulations 2019

Part 2—Fees relating to development assessment

The following fees are payable in relation to development assessment under the Act (including in connection with the *Planning, Development and Infrastructure (General) Regulations 2017*):

5	Applica amoun	tion for planning consent or building consent (the <i>base</i>)	
	(a)	a lodgement fee; and	\$180.00
	(b)	if the application is lodged at the principal office of the relevant authority—a processing fee	\$81.50
6	Applica	tion for planning consent—	
	(a)	if the proposed development is to be assessed as deemed-to-satisfy development under section 106 of the Act—	
		(i) if the total development cost is no more than \$10 000	\$129.00
		(ii) in any other case	\$214.00
	(b)	if the proposed development is to be assessed on its merits under section 107 of the Act	\$255.00 or 0.125% of the total development cost up to a maximum of \$200 000, whichever is the greater
	(c)	if the proposed development is restricted development under section 108(1)(a) of the Act	
		(i) if the proposed development is the division of land	\$500.00

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	(ii)	in any other case	0.25% of the total development cost up to a maximum of \$300 000
(d)		ne applicant applies for a review of the decision under tion 110(15) of the Act	\$521.00
(e)		ne proposed development is to be assessed as impact essed development under section 111 of the Act—	
	(i)	if the proposed development is declared as being impact assessed development by the Minister	\$1 783.00 plus 0.25% of the total development cost up to a maximum of \$500 000
	(ii)	in any other case	0.25% of the total development cost up to a maximum of \$500 000
Applica	ation f	or planning consent that must be notified—	
(a)	if se	ection 107(3)(a) applies	\$255.00
(b)	if se	ection 110(2)(a) applies	\$255.00
prescril	bed bo	or planning consent that must be referred to 1 or more dies under Schedule 9 of the <i>Planning</i> , <i>Development cture (General) Regulations 2017—</i>	
(a)	for	referral to the Commissioner of Highways-	
	(i)	if the proposed development involves a change in the use of land	\$406.00
	(ii)	if the proposed development involves the division of land	\$406.00
(b)	for	referral to the Environment Protection Authority	
	(i)	non-licensable	\$755.00
	(ii)	licensable	\$1,699.00
	(iii)	site contamination	\$1,398.00
(c)		referral to the Minister responsible for the ninistration of the <i>Heritage Places Act 1993</i>	\$406.00
(d)		referral to the Minister responsible for the ninistration of the <i>River Murray Act 2003</i>	\$406.00
(e)		referral to the Relevant authority under the Landscape uth Australia Act 2019	\$406.00
(f)	Mir	referral to the Chief Executive of the Department of the nister responsible for the administration of the <i>adscape South Australia Act 2019</i>	\$406.00
(g)	for	referral to the Coast Protection Board	\$406.00
(h)		referral to the Minister responsible for the ninistration of the <i>Historic Shipwrecks Act 1981</i>	\$406.00
(i)	the	referral to the Commonwealth Minister responsible for administration of the <i>Underwater Cultural Heritage</i> 2018 of the Commonwealth	\$406.00
(j)	for	referral to the Native Vegetation Council	\$651.00
(k)		referral to the Government Architect or Associate vernment Architect	\$496.00

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(1)		referral to Minister responsible for the administration he South Australian Housing Trust Act 1995	\$245.00 plus \$153.00 per stage
(m)		referral to the Minister responsible for the ninistration of the Aquaculture Act 2001	\$421.00
(n)	for	referral to the South Australian Country Fire Service	\$303.00
(0)	Mi	referral to Chief Executive of the Department of the nister responsible for the administration of the <i>roleum and Geothermal Energy Act 2000</i>	\$333.00
(p)		referral to the Minister responsible for the ninistration of the Mining Acts	\$333.00
(q)	for	referral to the Technical Regulator	\$171.00
(r)	rele 199 ope Mir	referral to the Airport-operator company for the evant airport within the meaning of the <i>Airports Act</i> 26 of the Commonwealth or, if there is no airport- erator company, Secretary of the Department of the inster responsible for the administration of the <i>Airports</i> 71996 of the Commonwealth	\$406.00
Applica	ation f	or building consent (a <i>building assessment fee</i>)—	
(a)	for	a Class 1 building under the Building Code	\$459.00 or 0.25% of the total development cost, whichever is the greater
(b)	for	a Class 10 building under the Building Code	\$132.00 or 0.25% of the total development cost, whichever is the greater
(c)	for	any other class of building under the Building Code—	
	(i)	if the total development cost is no more than \$20 000	\$683.00
	(ii)	if the total development cost is greater than \$20 000 and no more than \$200 000	\$683.00 plus 0.4% of the amount determined by subtracting \$20 000 from the total development cost
	(iii)	if the total development cost is greater than \$200 000 and no more than \$1 000 000	\$1 416.00 plus 0.25% of the amount determined by subtracting \$200 000 from the total development cost
	(iv)	if the total development cost is greater than \$1 000 000	\$3 454.00 plus 0.15% of the amount determined by subtracting \$1 000 000 from the total development cost
Applica	ation f	for building consent (a <i>compliance fee</i>)—	
(a)		a Class 1 building under the Building Code or a mming pool or swimming pool safety features	\$245.00
(b)		a Class 1 building under the Building Code if the lding comprises multiple dwellings	\$245.00 for each dwelling
(c)	for	a Class 10 building under the Building Code—	
	(i)	if the total development cost is no more than $10\ 000$	no fee
	(ii)	if the total development cost is greater than \$10 000	\$81.50

	(d)	for any other class of building under the Building Code	\$245.00 or 0.075% of the total development cost up to a maximum of \$2 548.00, whichever is the greater
11	Applicat	tion for building consent for the demolition of a building	\$148.00
12		tion for the concurrence of the Commission under 118(2)(a) of the Act	\$352.00
13		of application to the Commission for an opinion under 118(4) of the Act	\$352.00
14		tion for a development authorisation under section 102(1)(c) The Act—	
	(a)	if the number of allotments resulting from the division is equal to or less than the existing number of allotments, or creates no more than 4 additional allotments and does not involve the creation of a public road	\$178.00
	(b)	if the division creates more than 4 additional allotments	\$178.00 plus \$16.30 for each additional allotment created
	(c)	if the division involves the creation of a public road (regardless of the number of additional allotments created)	\$178.00 plus \$16.30 for each additional allotment created
15	HomeB	tion for final development approval in respect of uilder development (fee payable to the council for the area in he proposed development is to be undertaken)	\$120.00
16	Develop	of the Commission under regulation 76 of the <i>Planning</i> , <i>ment and Infrastructure (General) Regulations 2017</i> by the applicant at the time of lodgement of the ion)	\$204.00
17	A Certif Act	icate of Approval Fee for the purposes of section 138 of the	\$1 048.00
18	Applicat Commis	tion under section 130 or 131 of the Act (fee payable to the ssion)	\$180.00 plus 0.25% of the total development cost up to a maximum of \$300 000
19		for public notice under section 131(13)(a) of the Act payable to the Commission)	An amount determined by the Commission as being appropriate to cover its reasonable costs in giving public notice of the application under section 131(13)(a) of the Act
20		tion for a variation of a development authorisation sly given that is minor in nature	\$129.00
21		tion to assessment panel for review of a prescribed matter action 202(1)(b)(i)(A) of the Act	\$521.00

Part 3—Fees relating to building activity and use

The following fees are payable in relation to building activity and use (including in connection with the *Planning, Development and Infrastructure (General) Regulations 2017*):

	0.	1 3 () 0	,
22	provision Develop	a certificate relating to essential safety ns under regulation 94 of the <i>Planning</i> , ment and Infrastructure (General) ons 2017	\$245.00
23	building	ion for assignment of a classification to a or a change in the classification of a under section 151 of the Act	\$173.00
24		ion for a certificate of occupancy under 52 of the Act	\$51.00
Pai	rt 4—	Funds and off-set schemes	
The	followin	g fees are payable in relation to funds and off-set schemes:	
25	Rates of	contribution under section 198(1)(d), (2)(c) or (8) of the Act—	
	(a)	where the land to be divided is within Greater Adelaide	\$7 908.00 for each new allotment or strata lot delineated by the relevant plan that does not exceed 1 hectare in area
	(b)	where the land to be divided is within any other part of South Australia	\$3 175.00 for each new allotment or strata lot delineated by the relevant plan that does not exceed 1 hectare in area
26	Rates of	contribution for the purposes of section 199(1) of the Act—	
	(a)	where the prescribed building is within Greater Adelaide	\$7 908.00 for each apartment or allotment delineated by the relevant plan
	(b)	where the prescribed building is within any other part of South Australia	\$3 175.00 for each apartment or allotment delineated by the relevant plan
Pai	rt 5—	Other fees	
The	followin	g fees are also payable:	
27		essment, or the update of an assessment, under regulation 79 of the ng, Development and Infrastructure (General) Regulations 2017—	
	(a)	in relation to an original assessment	\$410.00
	(b)	in relation to an updating of the original or a subsequent assessment (including where the update is required because of an amended plan of division)	\$118.00

28 Application for design review under section 121 of the Act

\$100.00 plus the reasonable costs of the design panel to provide advice on the application

29	Amount for the purposes of section 127(6) of the Act	\$153.00 for each replacement tree that is not planted
30	Application for the extension of a development authorisation under section 126(3) of the Act—	
	 (a) if the development authorisation relates to development assessed as restricted development under section 108(1)(a) of the Act or impact assessed development under section 111 of the Act, or relates to development assessed under section 130 or 131 of the Act 	\$129.00
	(b) in any other case	\$109.00
31	Request for initiation of infrastructure scheme under section 163(3)(b) of the Act	\$3 741.00
32	Certificate from Technical Regulator	\$410.00
33	Application to register an agreement under section 192 or 193 of the Act	\$81.50
34	Fee for the purposes of section 192(7) or 193(7) of the Act	\$15.20
35	Fee for approval under section 197(5) of the Act	\$379.00
36	Application for the approval of the Minister under section 235 of the Act	\$162.00
37	Application for approval of building envelope plan under regulation 19A(1) of the <i>Planning, Development and Infrastructure</i> (General) Regulations 2017	\$178.00 plus \$16.30 for each allotment delineated under the building envelope plan
38	Fee for consideration and publication of building envelope plan under regulation 19A(3) and (4) of the <i>Planning, Development and Infrastructure (General) Regulations 2017</i> (payable by applicant at the time of making application for approval of building envelope plan)	\$204.00
39	Fee for registration as a Local Design Review Administrator under the Minister's Design Review scheme established under section 121 of the Act	\$550.00
40	Fee for registration an Independent Design Review Administrator under the Minister's Design Review scheme established under section 121 of the Act	\$320.00

Made by the Minister for Planning and Local Government

On 19 May 2021

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 76

Amendment to the Planning and Design Code

Preamble

It is necessary to amend the Planning and Design Code (the Code) in operation at 20 May 2021 (Version 2021.6) in order to make changes of form, address inconsistency and correct errors that relate to:

• Correcting typographical errors in the following policies:

Zones	Overlays
 Capital City Zone PO 1.2 	• State Heritage Place Overlay PO 4.1
 City Riverbank Zone 1.2 	
 Business Neighbourhood Zone PO 1.3 	
 Strategic Innovation Zone PO 1.7 	
 Suburban Business Zone PO 1.4 	
• Urban Renewal Neighbourhood Zone DTS/DPF 10.1(f).

- An inconsistency between DTS/DPF 11.1(e) of the Established Neighbourhood Zone and equivalent policies in other neighbourhood zones.
- Historic Area Statements in the area of the City of Norwood, Payneham and St Peters incorrectly identifying that representative buildings exist, despite none being listed.
- The online Code's query function so that Table 5—Procedural Matters—Notification is returned for the following Performance Assessed classes of development in the Township Main Street Zone:
- Advertisement
- Shop.
- · The layout of the General Neighbourhood Zone to correct policy number sequencing.
- Misapplication of the Infrastructure Zone at two locations within the township of Kadina.
- Misapplication of the Local Heritage Place Overlay to properties at Crafers and Glen Osmond.
- The Local Heritage Overlay and table of Local Heritage Places to remove a demolished property at 96 Prospect Road, Prospect.
- The online Code's query function so that location-based searches return policy from the Future Road Widening Overlay only where that Overlay is spatially applicable.
- The online Code's query function so that location based searches return relevant policy from the Future Local Road Widening Overlay for the following Performance Assessed classes of development in the Strategic Employment Zone, where that Overlay is spatially applicable:
 - Warehouse
 - Retail fuel outlet
 - · Land division.
- The online Code's query function so that location based searches return policy from the Future Local Road Widening Overlay for Performance Assessed warehouse in the following Zones, where that Overlay is spatially applicable:

Zor	nes
Business Neighbourhood	• Rural
 Employment 	 Rural Horticulture
• Employment (Bulk Handling)	 Rural Settlement
 Home Industry 	 Suburban Business
 Infrastructure (Airfield) 	 Strategic Employment
Productive Rural Landscape	 Township
	• Urban Corridor (Business)

• The online Code's query function so that location based searches return relevant policy from the Aircraft Noise Exposure Overlay for Performance Assessed land division in the following Zones, where that Overlay is spatially applicable:

Zones	
 Business Neighbourhood 	Remote Areas
• City Living	• Rural
Commonwealth Facilities	 Rural Horticulture
• Conservation	 Rural Intensive Enterprise
Employment	 Rural Living
Employment (Bulk Handling)	 Rural Neighbourhood
Established Neighbourhood	 Rural Settlement
General Neighbourhood	 Strategic Employment
• Golf Course Estate	 Strategic Innovation
Hills Neighbourhood	 Suburban Activity Centre
• Home Industry	 Suburban Business
Housing Diversity Neighbourhood	 Suburban Main Street
Infrastructure	 Suburban Neighbourhood
Infrastructure (Airfield)	 Tourism Development
Infrastructure (Ferry and Marina Facilities)	 Township
 Local Activity Centre 	 Township Activity Centre
Master Planned Neighbourhood	 Township Main Street
Master Planned Renewal	 Township Neighbourhood
Master Planned Township	 Urban Activity Centre
• Neighbourhood	 Urban Neighbourhood
	 Urban Renewal Neighbourhood
	 Waterfront Neighbourhood

• Misapplication of the State Heritage Place Overlay to properties at Kapunda.

• The application of a Minimum Future Local Road Widening Setback Technical and Numeric Variation (TNV) in the Future Local Road Widening Overlay.

• Adjusting the Code's spatial layers to maintain the correct relationship between parcels and Code spatial layers.

Pursuant to section 76 of the Planning, Development and Infrastructure Act 2016, I-

- 1. Amend the Code as follows:
 - a. Replace the word 'assess' with 'access' in the following policies:
 - Capital City Zone PO 1.2
 - City Riverbank Zone PO 1.2
 - Business Neighbourhood Zone PO1.3
 - Strategic Innovation Zone PO 1.7
 - Suburban Business Zone PO 1.4
 - b. Update DTS/DPF 11.1 of the Established Neighbourhood Zone as follows:
 - Replace DTS/DPF 11.1(e) and sub-parts (i) and (ii) with the following:
 - (e) if situated on a boundary (not being a boundary with a primary street or secondary street), a length not exceeding 8m unless:
 - (i) a longer wall or structure exists on the adjacent site and is situated on the same allotment boundary and
 - (ii) the proposed wall or structure will be built along the same length of boundary as the existing adjacent wall or structure to the same or lesser extent
 - Insert the following content immediately after DTS/DPF 11.1(e):
 - (f) if situated on a boundary of the allotment (not being a boundary with a primary street or secondary street), all walls or structures on the boundary will not exceed 45% of the length of that boundary
 - (g) will not be located within 3m of any other wall along the same boundary unless on an adjacent site on that boundary there is an existing wall of a building that would be adjacent to or about the proposed wall or structure
 - Renumber remaining parts in DTS/DPF 11.1 in alphabetical order.
 - c. Replace DTS/DPF 10.1(f) of the Urban Renewal Neighbourhood which reads:
 - (f) f situated on a boundary of the allotment (not being a boundary with a primary street or secondary street), all walls or structures on the boundary will not exceed 45% of the length of that boundary

With:

- (f) if situated on a boundary of the allotment (not being a boundary with a primary street or secondary street), all walls or structures on the boundary will not exceed 45% of the length of that boundary
- d. Update the following Historic Area Statements within the Historic Area Overlay:
 - NPSP 6: Kensington 2 Historic Area Statement
 - NPSP 7: Kent Town 1 Historic Area Statement
 - NPSP 8: Kent Town 2 Historic Area Statement
 - NPSP 11: Norwood 1 Historic Area Statement
 - NPSP 12: Norwood 2 Historic Area Statement
 - NPSP 13: Norwood 3 Historic Area Statement
 - NPSP 14: Norwood 4 Historic Area Statement
 - NPSP 15: Norwood 5 Historic Area Statement
 - NPSP 21: Dequetteville Terrace Historic Area Statement
 - NPSP 25: The Parade / Fullarton Road Historic Area Statement

By replacing the following row:

Representative Buildings	Identified—refer to SA planning database.
With:	
Representative Buildings	[Not identified]

- e. Replace part (b) of PO 4.1 of the State Heritage Place Overlay which reads:
 - (b) are of a dimension to are of a dimension to accommodate new development that reinforces and is compatible with the heritage values of the State Heritage Place.

With:

- (b) are of a dimension to accommodate new development that reinforces and is compatible with the heritage values of the State Heritage Place.
- f. Amend the Township Main Street Zone so that Table 5—Procedural Matters—Notification is returned from the online SA planning portal query function for the following Performance Assessed classes of development:
 - Advertisement

Shop.

- g. Amend the table of Assessment Provisions (AP) of the General Neighbourhood Zone by moving the following policies (and associated heading—'Site Dimensions and Land Division') currently located at the end of the table back into numeric order:
 - PO 2.1 and DTS/DPF 2.1
 - PO 2.2 and DTS/DPF 2.2
 - PO 2.3 and DTS/DPF 2.3.
- h. Spatially apply the Deferred Urban Zone in place of the Infrastructure Zone at the two locations in Kadina marked 'Area affected' in the map contained in Attachment A.

- i. Amend the Local Heritage Place Overlay so that it does not spatially apply to the following parcels (and make corresponding spatial adjustments to the Heritage Adjacency Overlay to reflect these changes):
 - · 20 and 24 Glenside Road, Crafers
 - · 96 Prospect Road, Prospect
 - 550 Portrush Road, Glen Osmond.
- j. In Part 11-Local Heritage Places, remove the following row from the table of Local Heritage Places, relevant to Prospect:

96 Prospect Road PROSPECT Shop; Façade east wall including verandah. b c 3165	96 Prospect Road PROSPECT	Shop; Façade east wall including verandah.	b c	3165
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- k. Apply the contents of the Future Road Widening Overlay (as contained in Part 3—Overlays) only to areas in which this overlay spatially applies so that location-based searches in the SA planning portal return the aforementioned overlay policy.
- 1. In *Table 3—Applicable Policies for Performance Assessed Development* of the Strategic Employment Zone insert 'Future Local Road Widening [Future Road Widening] PO 1.1' as a relevant Overlay policy for rows commencing with 'Land division', 'Retail fuel outlet' and 'Warehouse'.
- m. In *Table 3—Applicable Policies for Performance Assessed Development* of the following zones insert 'Future Local Road Widening [Future Road Widening] PO 1.1' as a relevant Overlay policy for rows commencing with 'Warehouse':

Affected Zones		
• Rural		
 Rural Horticulture 		
 Rural Settlement 		
 Suburban Business 		
 Strategic Employment 		
 Township 		
• Urban Corridor (Business)		

n. In Table 3—Applicable Policies for Performance Assessed Development of the following zones insert 'Aircraft Noise Exposure [Land Division] PO 3.1' as a relevant Overlay policy for rows commencing with 'Land division':

Affected Zones	
Business Neighbourhood	Remote Areas
City Living	• Rural
Commonwealth Facilities	 Rural Horticulture
Conservation	 Rural Intensive Enterprise
Employment	 Rural Living
Employment (Bulk Handling)	 Rural Neighbourhood
Established Neighbourhood	 Rural Settlement
General Neighbourhood	 Strategic Employment
Golf Course Estate	 Strategic Innovation
Hills Neighbourhood	 Suburban Activity Centre
Home Industry	 Suburban Business
Housing Diversity Neighbourhood	 Suburban Main Street
Infrastructure	 Suburban Neighbourhood
Infrastructure (Airfield)	 Tourism Development
Infrastructure (Ferry and Marina Facilities)	 Township
Local Activity Centre	 Township Activity Centre
Master Planned Neighbourhood	 Township Main Street
Master Planned Renewal	 Township Neighbourhood
Master Planned Township	 Urban Activity Centre
Neighbourhood	 Urban Neighbourhood
	 Urban Renewal Neighbourhood
	 Waterfront Neighbourhood

- In DTS/DPF 1.1 of the Future Local Road Widening Overlay, apply TNV register and spatially apply TNV values in accordance with the following:
 - for all areas where the Future Local Road Widening Overlay spatially applies in the City of Onkaparinga, apply '5m' as the Minimum Future Local Road Widening Setback TNV value
 - for areas where the Future Local Road Widening Overlay spatially applies in the City of Salisbury apply Minimum Future Local Road Widening Setback TNV values in accordance with the maps contained in Attachment B.
- p. Amend the State Heritage Place Overlay so that it does not spatially apply to the following parcels (and make corresponding spatial adjustments to the Heritage Adjacency Overlay to reflect these changes):
 - 2 Adelaide Road, Kapunda
 - 4A Adelaide Road, Kapunda
 - 4 Adelaide Road, Kapunda
 - 8 Adelaide Road, Kapunda
 - 10 Adelaide Road, Kapunda
 - 12 Adelaide Road, Kapunda
 - 14 Adelaide Road, Kapunda

- 14A Adelaide Road, Kapunda
- 16 Adelaide Road, Kapunda
- 16A Adelaide Road, Kapunda
- 18 Adelaide Road, Kapunda
- 18A Adelaide Road, Kapunda
- 20 Adelaide Road, Kapunda
- 20A Adelaide Road, Kapunda
- 22 Adelaide Road, Kapunda
- Lot 3025 Johnson Road, Kapunda (Certificate of Title 6224/370)
- Lot 3023 Johnson Road, Kapunda (Certificate of Title 6224/369)
- q. Undertake minor alterations to the geometry of the spatial layers and data in the Planning and Design Code to maintain the current relationship between the parcel boundaries and Planning and Design Code data as a result of the following:
 - i. New plans of division deposited in the Land Titles Office between 14 May 2021 and 27 May 2021 affecting the following spatial and data layers in the Planning and Design Code:
 - A. Zones and subzones
 - B. Technical and Numeric Variations
 - · Building Heights
 - Concept Plan
 - · Minimum Dwelling
 - Minimum Frontage
 - Minimum Site Area
 - · Setback
 - Site Coverage
 - C. Overlays
 - · Affordable Housing
 - Character Area
 - Coastal Areas
 - Dwelling Excision
 - · Environment and Food Production Areas
 - Hazard (Bushfire-all categories)
 - · Heritage Adjacency
 - · Key Outback and Rural Routes
 - · Limited Land Division
 - · Local Heritage Place
 - Major Urban Transport Routes
 - · Non Stop Corridors
 - Regulated Significant Trees
 - · State Heritage Place
 - Stormwater Management
 - Urban Transport Routes
 - Urban Tree Canopy
 - ii. Improved spatial data for existing land parcels undertaken between 14 May 2021 and 27 May 2021 in the following locations (Column A) that affect data layers in the Planning and Design Code (Column B):

Location (Column A)	Layers (Column B)
Port Lincoln	Zones and Subzones
	Overlays
	 Hazard (Bushfire—all categories)
	 Major Urban Transport Routes
	Urban Transport Routes
C2506 (formerly S2506) substitute sheet—Ascot Park	Zones and subzones
	Technical and Numeric Variations
	Building Heights
	 Minimum Frontage
	Minimum Site Area
	Overlays
	 Key Outback and Rural Routes
	 Major Urban Transport Routes
	 Non Stop Corridors
	Urban Transport Routes

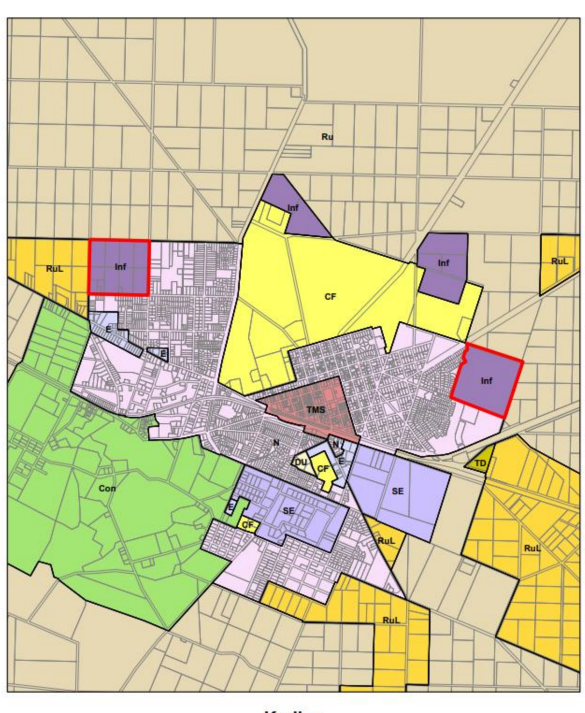
Location (Column A)	Layers (Column B)
Missing Parcel—Coober Pedy (Jira LDI-4256)	Overlays • Hazard (Bushfire—all categories)
Kurralta Park (North South Corridor)	Zones and subzones
D521 A 87—Maylands	Overlays • Key Outback and Rural Routes • Major Urban Transport Routes • Non Stop Corridors • Urban Transport Routes
Sec 436 Hundred of Rivoli Bay	Overlays • Key Outback and Rural Routes • Major Urban Transport Routes • Non Stop Corridors • Urban Transport Routes
D90684 A400 Ettrick	Zones and Subzones Technical and Numeric Variations • Site Area Minimum • Dwelling Excision Overlays • Environment and Food production Areas • Key Outback and Rural Routes • Major Urban Transport Routes • Non Stop Corridors • Urban Transport Routes

r. Remedy minor miscellaneous gaps, overlaps and misalignments between parcel boundaries and Planning and Design Code data.

s. Update the Table of Planning and Design Code Amendments (Part 13 - Table of Amendments), pursuant to this Section 76 Amendment.

Declare that the Section 76 Amendment will take effect upon being published on the SA planning portal.
 Dated: 31 May 2021

SALLY SMITH Executive Director, Planning & Land Use Services, Attorney-General's Department Delegate of Vickie Chapman MP, Minister for Planning and Local Government

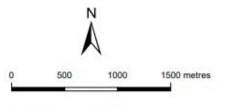


ATTACHMENT A









Produced by AGD - PLUS © Government of South Australia May 2021

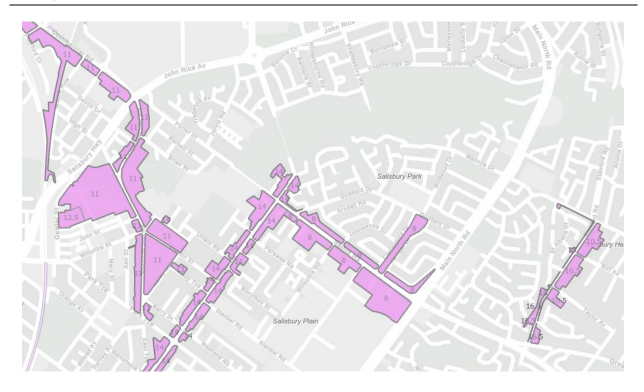


ATTACHMENT B Future Local Road Widening Overlay Minimum Future Local Road Widening Setback TNV Values





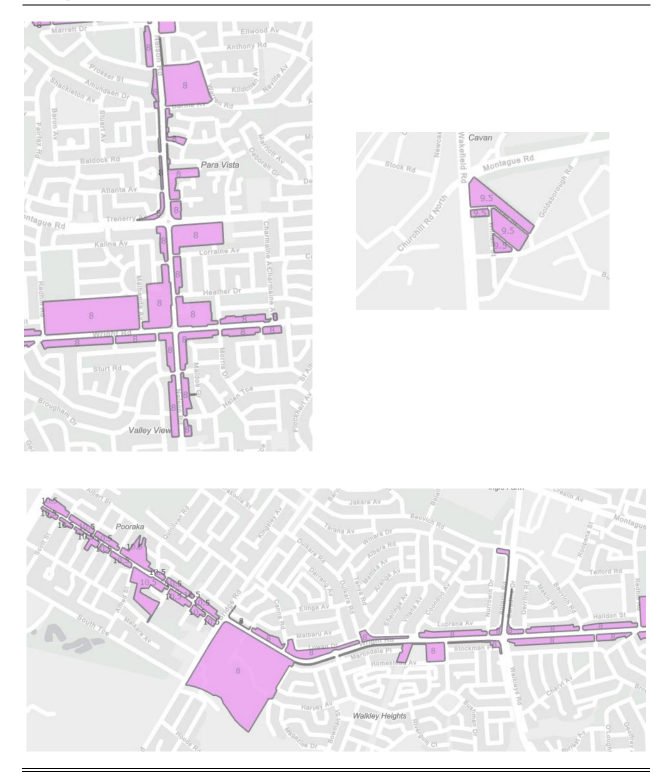












PLANT HEALTH ACT 2009

SECTIONS 4 AND 8

Measures to be taken in Quarantine Areas

Pursuant to Sections 4 and 8 of the *Plant Health Act 2009*, I, Ross Meffin, Chief Inspector, delegate of the Minister for Primary Industries and Regional Development, make the following notice:

1. Application

All previous notices made pursuant to Sections 4 and 8 of the Plant Health Act 2009 are hereby revoked.

2. Declaration of Pests—Pursuant to Section 4 of the Act

- 2.1 The following are declared to be pests for the purposes of the Act:
 - (1) The pests specified by common name and scientific name immediately below:

/	The pests speethed by common name and selentine has	the miniediately selow.
	Common Name(s)	Scientific Name(s)
	African citrus psyllid	Trioza erytreae
	American serpentine leaf miner	Liriomyza trifolii
	Anthracnose of Brassica crops	Colletotrichum higginsianum
	Asian citrus psyllid	Diaphorina citri
	Asian longicorn beetle	Anaplophora glabripennis
	Asian subterranean termite	Cryptotermes gestroi
	Australian plague locust	Chortoicetes terminifera
	Bacterial wilt of potato	Ralstonia solanacearum Race 3
	Barley stem gall midge	Mayetiola hordei
	Barley stripe rust	Puccinia striiformis f. sp. hordei
	Blueberry rust	Thekopsora minima
	Boil smut of maize	Ustilago maydis
	Brown marmorated stink bug	Halyomorpha halys
	Browsing ant	Lepisiota frauenfeldi
	Burning moth	Hylesia nigricans
	Caracollina lenticula	Caracollina lenticula
	Ceratocystis wilt	Ceratocystis manginecans, Ceratocystis spp. (exotic species)
	Chestnut blight	Cryphonectria parasitica
	Chickpea leaf miner	Liriomyza cicerina
	Citrus blight	(unknown causal agent)
	Citrus canker	Xanthomonas citri subsp. citri
	Citrus longicorn beetle	Anaplophora chinensis
	Citrus tristeza virus—sweet orange stem pitting strain	Citrus tristeza closterovirus—sweet orange stem pitting strain
	Citrus variegated chlorosis	Xylella fastidiosa
	Citrus red mite	Panonychus citri
	Columnea latent viroid (CLVd)	Columnea latent viroid
	Cucumber fruit mottle mosaic virus (CFMMV)	Cucumber fruit mottle mosaic tobamovirus
	Cucumber green mottle mosaic virus (CGMMV)	Cucumber green mottle mosaic tobamovirus
	Drywood termite	Cryptotermes dudleyi
	Electric ant	Wasmannia auropunctata
	Exotic gypsy moth	Lymantria spp. (L. dispar and sub-species, L. monacha)
	Fire blight	Erwinia amylovora
	European House Borer	Hylotrupes bajulus
	Fruit flies	Pest species of Tephritidae family
	Fusarium wilt of tomatoes	Fusarium oxysporum f.sp. lycopersicon Race 3
	Giant African snail	Lissachatina fulica
	Giant pine scale	Marchalina hellenica
	Glassy-winged sharpshooter	Homalodisca vitripennis
	Golden apple snail	Pomacea canaliculata
	Grapevine pinot gris virus	Grapevine pinot gris trichovirus
	Grapevine leaf rust	Phakopsora euvitis
	Grapevine red blotch-associated virus	Grapevine red blotch-associated geminivirus
	Green snail	Cantareus apertus
	Harlequin lady beetle	Harmonia axyridis
	Hessian fly	Mayetiola destructor
	Huanglongbing disease of citrus	'Candidatus liberibacter' spp.
	Karnal bunt	Tilletia indica
	Khapra beetle	Trogoderma granarium
	Kyuri green mottle mosaic virus (KGMMV)	Kyuri green mottle mosaic tobamovirus
	Melon necrotic spot virus (MNSV)	Melon necrotic spot carmovirus
	Melon thrips	Thrips palmi
	Myrtle rust (exotic strains)	Austropuccinia psidii (syn. Puccinia psidii, Uredo rangelii)— exotic strains
	Myrtle rust	Puccinia psidii (syn. Uredo rangelii)

Common Name(s)

Onion Smut Parlatoria date scale Phylloxera Potato blackleg and soft rot Potato cyst nematode Potato cyst nematode Potato spindle tuber viroid (PSTVd) Pepino mosaic virus (PepMV) Pepper chat fruit viroid (PCFVd) Phoney peach disease Phytophthora blight Pierce's disease of grapevines Pine wilt nematode Pitch canker Polyphagous shot hole borer-associated fusarium wilt Potato late blight Pvriform scale Red imported fire ant Sawyer beetles Serpentine leaf miner Sharka Small plague grasshopper Spotted-winged drosophila (fruit fly) Strawberry latent ringspot virus (SLRSV) Stubborn disease of citrus Subterranean termite Sudden oak death Tarnished plant bug Teratosphaeria canker Tomato apical stunt viroid (TASVd) Tomato black ring virus (TBRV) Tomato brown rugose fruit virus (ToBRFV) Tomato chlorotic dwarf viroid (TCDVd) Tomato leaf miner Tomato mottle mosaic virus (ToMMV) Tomato planta macho viroid (TPMVd) Tomato-potato psyllid Tropical fire ant Vegetable leaf miner Watermelon green mottle mosaic virus (WGMMV) West Indian drywood termite Western plant bug Wheat stem rust (exotic strains) Wheat stem sawfly Yellow crazy ant solanaceous and apiaceous plants Zucchini green mottle mosaic virus (ZGMMV)

Scientific Name(s)

Urocystis cepulae Parlatoria blanchardi Daktulosphaira vitifolliae Dickeya spp. Including D. dianthicola, D. dadantii and D. solani Globodera pallida Globodera rostochiensis Potato spindle tuber pospiviroid Pepino mosaic potexvirus Pepper chat fruit viroid Xylella fastidiosa Phytophthora kernoviae Xylella fastidiosa Bursaphelenchus spp. including B. xylophilus Fusarium circinatum Fusarium euwallaceae Phytophthora infestans (A2 mating type) Protopulvinaria pyriformis Solenopsis invicta Monochamus spp. including M. alternatus, M. galloprovincialis, M. scutellatus, M. titillator Liriomyza huidobrensis Plum pox potyvirus Austroicetes cruciata Drosophila suzukii Strawberry latent ringspot virus Spiroplasma citri Coptotermes formosanus Phytophthora ramorum Lygus lineolaris Teratosphaeria destructans and T. zuluensis Tomato apical stunt viroid Tomato black ring nepovirus Tomato brown rugose fruit tobamovirus Tomato chlorotic dwarf viroid Liriomyza bryoniae Tomato mottle mosaic tobamovirus Tomato planta macho viroid Bactericera cockerelli Solenopsis geminata Liriomyza sativae Watermelon green mottle mosaic tobamovirus Cryptotermes brevis Lygus hesperus Puccinia graminis f. sp. tritici (exotic strains) Cephus spp. (C. cinctus, C. pygmeaus) Anoplolepis gracilipes Zebra chip of potatoes, 'yellows' and other diseases of 'Candidatus Liberibacter solanacearum' (all Haplotypes)

Zucchini green mottle mosaic tobamovirus

3. Quarantine Areas—Pursuant to Section 8 of the Act

- 3.1 The following portions of the State are declared to be quarantine areas:
 - with respect to pest fruit flies, a "fruit fly outbreak area" (as defined in Section 4 of this Notice), (1)
 - with respect to pest fruit flies, a "fruit fly suspension area" (as defined in Section 4 of this Notice), (2)
 - with respect to pest fruit flies, for the purpose of excluding fruit flies from the Riverland of South Australia, (3)
 - (i) the County of Hamley, and
 - the Hundreds of Bookpurnong, Cadell, Gordon, Holder, Katarapko, Loveday, Markaranka, Moorook, Murtho, (ii) Parcoola, Paringa, Pooginook, Pyap, Stuart, Waikerie, Eba, Fisher, Forster, Hay, Murkbo, Nildottie, Paisley, Ridley and Skurray.
 - the whole of Kangaroo Island with respect to the declared diseases of potato, namely bacterial wilt (Ralstonia (4)solanacearum Race 3) and potato cyst nematodes (Globodera rostochinesis and Globodera pallida). This quarantine area is to be known as the 'Kangaroo Island Protected Production Area'.
 - (5)with respect to Caracollina lenticula (lens snail), the following are declared to be quarantine areas:
 - 9 Creswell Road, Largs North, Certificate of Title Volume 5781 Folio 919, (i)
 - (ii) 10 Creswell Road, Largs North, Certificate of Title Volume 5208 Folio 532, and
 - (iii) 1-4/2 Elder Road, Largs North, Certificates of Title Volume 6129 Folio 124 and Volume 6129 Folio 125.

- 3.2 Measures to be taken in Quarantine Areas
 - (1) The owner or occupier of any premises within a portion of the State declared to be a fruit fly outbreak area must take the measures prescribed in the Standard for the control and eradication of such flies.
 - (2) The owner or occupier of any premises within a portion of the state declared to be a fruit fly suspension area must take the measures prescribed in the Standard for the control and eradication of such flies.
 - (3) The owner or occupier of any premises within the 'Kangaroo Island Protected Production Area' established under Section 3.1(4) must take the measures prescribed in the Standard for eradication of the declared diseases of potato.
 - (4) The owner or occupier of any premises within the quarantine area with respect to *Caracollina lenticula* (lens snail), must take the following measures:
 - (i) all outdoor areas must be treated with the following molluscicide bait treatments in accordance with label specifications:
 - (a) a metaldehyde-based bait (e.g. Metarex Inov Slug and Snail Bait, Axcela Slug and Snail Bait) at least once during the months of March, April, May, September, October and November; and
 - (b) an iron-based bait (e.g. Protect Us Snail and Slug Killer, Eradicate Snail and Slug Bait) at least once during the months of June, July and August of each year.
 - (c) bait applications must occur at regular intervals over the twelve months (e.g. every 30 days plus (+) or minus (-) 3 days).
 - (ii) all annual vegetative ground cover must be destroyed but retained within the premises.
 - (iii) any item from the quarantine area that may harbour *Caracollina lenticula* is prohibited from leaving the quarantine area unless it meets the conditions laid out in Sections 3.2(4)(iii) a to 3.2(4)(iii) d below:
 - (a) the item is inspected by an inspector and the inspector is satisfied that the item is free of lens snail; or
 - (b) a staff member nominated by the affected business who is authorised by an inspector to do the inspections is satisfied that the item is free of lens snail, and
 - (c) if lens snail are found during inspection, or the item cannot be inspected to satisfy that the item is free of lens snail, the item must be cleaned or treated in a method approved by the Department of Primary Industries and Regions, South Australia, and
 - (d) the item is removed from the quarantine area immediately upon being inspected in accordance with Section 3.2(4)(iii) a or b; or immediately upon being cleaned or treated in accordance with Section 3.2(4)(iii) c.

4. In this notice:

- "the Act" means the *Plant Health Act 2009*
- "annual vegetation" means plants that grow for only a single year and not purposely grown for amenity reasons
- · "fruit fly outbreak area" means an area within 1.5 kilometres radius of a fruit fly outbreak centre
- "fruit fly outbreak centre" means the single discovery point where eggs, larvae or adults of fruit flies have been detected that meet the triggers for outbreak declaration set in Australia's national fruit fly management agreements, or the epicentre of several such discovery points which are no more than 1 km apart
- "fruit fly suspension area" means an area surrounding a fruit fly outbreak centre that has lost area freedom status, in accordance with Australia's national fruit fly management agreements. The fruit fly suspension area consists of all of the land within a 15 km radius for Queensland fruit fly, or within a 7.5 km radius for Mediterranean fruit fly, of the "fruit fly outbreak centre"
- "inspector" means an inspector appointed pursuant to section 41 of the Act
- an "item that may harbour lens snail" includes any vehicle, machinery or equipment, whether or not it is a plant related product
- · "molluscicide" means a pesticide that will kill snails and slugs
- · "plant related product" has the same meaning as in the Act
- "quarantine area" means the area described in Section 3 of this Notice
- "the Standard" means the document published by Primary Industries and Regions South Australia entitled the "Plant Quarantine Standard South Australia"

This Notice will remain in force until revoked by subsequent Notice. Dated: 31 May 2021

Ross MEFFIN Chief Inspector Delegate of the Minister for Primary Industries and Regional Development PLUMBERS, GAS FITTERS AND ELECTRICIANS ACT 1995

South Australia

Plumbers, Gas Fitters and Electricians (Fees) Notice 2021

under the Plumbers, Gas Fitters and Electricians Act 1995

1—Short title

This notice may be cited as the *Plumbers, Gas Fitters and Electricians (Fees) Notice 2021.*

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Plumbers, Gas Fitters and Electricians Act 1995.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	Applica	tion fee for licence (section 8(1)(b) of the Act)	\$234.00
2	Licence	fee—payable before the grant of a licence under Part 2 of the Act—	
	(a)	for a natural person	\$429.00
	(b)	for a body corporate	\$628.00
	under se is to be	priod between the grant of the licence and the next date for payment of a fee ection 11 of the Act is less than or more than 12 months, a pro rata adjustment made to the amount of the additional fee by applying the proportion that the f that period bears to 12 months.	
3	Periodic	the for licence (section 11(2)(a) of the Act)—	
	(a)	for a natural person	\$429.00
	(b)	for a body corporate	\$628.00
	next dat Commis made to	period between a date for payment of a fee under section 11 of the Act and the e for payment of the fee under that section (as nominated by the scioner) is less than or more than 12 months, a pro rata adjustment is to be the amount of the fee by applying the proportion that the length of that period 12 months.	
5	Applica	tion fee to impose, vary or revoke a licence condition (section 7(2) of the Act)	\$141.00
6	Applica	tion fee for registration (section 15(1)(b) of the Act)	\$234.00
7	Registra	tion fee—payable before the grant of registration under Part 3 of the Act	\$292.00
	fee unde adjustm	er section 18 of the Act is less than or more than 36 months, a pro rata ent is to be made to the amount of the additional fee by applying the on that the length of that period bears to 36 months.	

8	Periodic fee for registration (section 18(2)(a) of the Act)	\$292.00
	If the period between a date for payment of a fee under section 18 of the Act and the next date for payment of the fee under that section (as nominated by the Commissioner) is less than or more than 36 months, a pro rata adjustment is to be made to the amount of the fee by applying the proportion that the length of that period bears to 36 months.	
10	Application fee to impose, vary or revoke a condition of registration (section 14(2) of the Act)	\$141.00
11	Fee for replacement of licence or certificate of registration	\$30.75
Mad	e by the Attorney-General	

On 24 May 2021

POLICE ACT 1998

South Australia

Police (Fees) Notice 2021

under the Police Act 1998

1—Short title

This notice may be cited as the Police (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Police Act 1998.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1—Interpretation

In this Schedule—

concession cardholder means a person who is the holder of-

- (a) a current card or pass that entitles the person to travel on public passenger vehicles in this State at a concession fare; or
- (b) any other current concession card approved by the Minister;

national police certificate means a certificate issued in respect of a specified person on due application following a national police check carried out in respect of the person;

volunteer means a person who acts on a voluntary basis (irrespective of whether the person receives out-of-pocket expenses).

2—Fees

1	1 For a national police certificate in respect of a specified person—			
	(a)	if the applicant is a natural person (other than where paragraph (b) or (c) applies)	\$69.50	
	(b)	if the applicant is a concession cardholder (other than where paragraph (c) applies)	\$49.75	
	(c)	if the applicant is a volunteer who is required to obtain a national police certificate for the purposes of volunteering	\$44.50	
	(d)	if application is made on behalf of a Commonwealth, State or local government agency	\$69.50	
	(e)	if application is made on behalf of a commercial organisation	\$69.50	
2	For a rej person	port on a search of fingerprint records in respect of a specified	\$144.00	
3		port on a search of fingerprint and other criminal history in respect of a specified person	\$211.00	
4	For a report on a search of police records to provide notification about \$77.50 the existence of a specified person's criminal history (other than where item 1 applies)			
5	For a report on a search of police records to provide notification about \$81.00 the existence of any occurrence history of a specified person—in respect of each report			
6		mmary report on a search relating to a crash, theft or stolen ——in respect of each report	\$81.00	
	Note—			
		A request for detailed information beyond a summary report may be made in accordance with the <i>Freedom of</i> <i>Information Act 1991</i> or by way of a Court discovery order with charges of those processes applicable.		

Made by the Minister for Police, Emergency Services and Correctional Services On 19 May 2021

	POLICE SERVICE Unregulated Fees and Charges 2021-2022		
	Description of Police Service		Fee Charge (GST Inclusive) 2020-21 \$
Aircraft Hire	Aircraft operating charge (Pilatus PC12) This fee includes up to 1 pilot and 1 dropmaster/dispatcher per hour or part thereof	(GST applicable)	2,003.00
	Additional crew Pilot/dropmaster/dispatcher per hour or part thereof	(GST applicable)	103.00
Personnel	Destruction of registration label—required to leave station Bus driver Deactivate firearms—inspection and certification Police personnel—general	(GST applicable) per hour or part	86.50 86.50 86.50 86.50

	Description of Police Service		Fee Charge (GST Inclusive) 2020-21 \$
	Interviews by solicitors	non hour or cost	127.00
	(per member in presence of officer of police)	per hour or part	
Photocopies	A4 (297mm x 210mm) A3 (420mm x 297mm)	(GST applicable)	1.30 2.30
	Postage (Up to 50 photocopies within Australia)		5.45
Photographs	Black and white 12.7cm x 17.8cm (5" x 7") each additional print 20.3cm x 25.5cm (8" x 10") each additional print 40cm x 50cm (16" x 20") each additional print	(GST applicable)	21.70 19.50 21.70 13.20 43.00 32.50
	Colour 14cm x 18cm (5.5" x 7") each additional print 15cm x 20cm (6" x 8") each additional print 20cm x 25cm (8" x 10") each additional print 40cm x 50cm (16" x 20") each additional print		30.00 29.00 43.00 35.00 43.00 38.75 65.00 53.00
	Postage (up to 50 negatives, slides or prints-within Australia)		5.45
Storing Private Vehicles	Collision damaged vehicles Motor cars, motor cycles, caravans or trailers In open locked storage In covered locked storage Other vehicles In open locked storage	per day (GST applicable) (GST applicable) per day (GST applicable)	14.30 18.40 55.50
Escorts	In covered locked storage Overdimensional loads Labour charges Provided Monday to Friday: • During business hours (per police officer) • Outside of business hours • All time exceeding 3 hours (per police officer)	(GST applicable) (GST applicable) (GST applicable) (GST applicable)	62.50 125.00 167.00 195.00
	 Provided on Saturdays, Sundays and Public Holidays (per police officer) For initial 3 hours of escort (per police officer) or part thereof for initial three hours of escort For any subsequent hours required 	(GST applicable)	167.00 195.00
	Vehicle charges per kilometre (per vehicle) Late booking fee Cancellation Fee 1 Cancellation Fee 2 (within 7 days) Cancellation Fee 3 (within 24 hours) Modification fee 3 (within 24 hours) Modification fee 2 (within 7 days) Modification fee 3 (within 24 hours) Escorts other than over-dimensional loads per hour (per police officer) or part thereof Vehicle charges per kilometre (per vehicle)	(GST applicable) (GST applicable) (GST applicable) (GST applicable) (GST applicable) (GST applicable) (GST applicable) (GST applicable) (GST applicable)	$\begin{array}{c} 0.95\\ 377.00\\ 125.00\\ 377.00\\ 754.00\\ 125.00\\ 377.00\\ 754.00\\ 86.50\\ \end{array}$

Dated: 19 May 2021

HON VINCENT TARZIA MP Minister for Police, Correctional Services and Emergency Services

PUBLIC TRUSTEE ACT 1995

South Australia

Public Trustee (Fees) Notice 2021

under the Public Trustee Act 1995

1—Short title

This notice may be cited as the *Public Trustee (Fees) Notice 2021*.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In the notice, unless the contrary intention appears—

Act means Public Trustee Act 1995.

4—Fees

1

The fees prescribed for the purposes of section 45 of the Act to be charged against an estate under the control of the Public Trustee (otherwise than under section 45 of the *Administration and Probate Act 1919* are as set out in Schedule 1.

Note—

Section 45 of the *Administration and Probate Act 1919* provides for the vesting of an intestate estate in the Public Trustee until administration is granted in respect of the estate.

Schedule 1—Fees

For the preparation of—

The fees set out in this Schedule are maximum fees (and the Public Trustee may determine the amount in a particular case, subject to that maximum).

1	I of the p		
	(a)	a contract for the sale of estate property	\$266
	(b)	a tenancy agreement	\$266
	(c)	a deed	\$266
2	-	oreparation of a document for the purposes of the <i>Real Property</i> (other than a document referred to in item 1)	\$241
3	For the p	production of a certificate of title	\$205
4	For the p	preparation of a certificate of interest or any other certificate	\$81
5		administration and audit fee for each trust estate or fund administered ublic Trustee	\$179
6	For unde	ertaking work in relation to taxation (per hour, or part of an hour)	\$244
7	-	preparation of an affidavit required to satisfy the requirements of the rophytector of Probates (other than an executor's or administrator's oath)	\$280
8		ring, prior to the sale of real or leasehold estate, such information as is y to comply with all legal requirements	\$280

	Note—		
		The fee referred to in item 8 will not be charged where an agent or auctioneer employed by the Public Trustee in connection with the sale charges agent's commission.	
9	For repl	acing lost documents (per document)	\$411
10	For—		
	(a)	a detailed inspection and report on a building (per hour, or part of an hour)	\$182
	(b)	an inspection of any other property (per hour, or part of an hour)	\$182
11		rices in connection with processing an application for a loan that is to red by a mortgage over property—	
	(a)	application fee	\$500
	(b)	fee for valuation of property	\$1000
Notes-	_		
	1	With respect to a service, or action taken, by the Public Trustee and not o	therwise dealt

Public Trustee or requesting the Public Trustee to perform the service or take the action.
In all cases, the Public Trustee's fees are payable in addition to commission and expenses paid to auctioneers or agents, legal costs and cash disbursed for postage, advertising, surveys, valuation, travelling expenses and other disbursements properly incurred in the administration, management or control of the estate, trust, fund or property to which the charge relates.

with in this notice, a fee may be charged as agreed with the person appointing the

Made by the Attorney-General

On 24 May 2021

RADIATION PROTECTION AND CONTROL ACT 1982

South Australia

Radiation Protection and Control (Fees) Notice 2021

under the Radiation Protection and Control Act 1982

1—Short title

This notice may be cited as the Radiation Protection and Control (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2-Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Radiation Protection and Control Act 1982.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Note—

If for any reason an application for a licence or registration is not granted, any fee (other than an application fee) paid by the applicant for the licence or registration must be returned to the applicant.

Schedule 1—Fees

1—Interpretation

In this Schedule—

level 1 radiation apparatus means-

- (a) apparatus for dental plain radiography; or
- (b) cabinet X-ray units; or
- (c) bone densitometry apparatus; or
- (d) X-ray analysis apparatus; or
- (e) apparatus for bomb disposal radiography,

other than level 2 or 3 radiation apparatus;

level 2 radiation apparatus means—

- (a) fixed, mobile or portable apparatus for chiropractic, medical or veterinary plain radiography; or
- (b) industrial radiography apparatus (including site radiography apparatus); or
- (c) orthopantomographic or cephalometric apparatus for dental radiography; or
- (d) mini C-arm fluoroscopy apparatus; or
- (e) bore hole logging apparatus,

other than level 3 radiation apparatus;

level 3 radiation apparatus means—

- (a) apparatus for computed or cone beam tomography; or
- (b) fixed or mobile apparatus for medical or veterinary fluoroscopy (other than mini C-arm fluoroscopy apparatus); or
- (c) apparatus capable of producing accelerating voltages of up to 0.5 megavolts for medical radiation therapy; or
- (d) apparatus capable of producing X-rays or electron beams with an energy range of 0.5 to 20 megaelectronvolts for medical radiation therapy; or
- (e) apparatus for mammography or soft tissue radiography.

In this Schedule, unless the contrary intention appears, a term or expression defined in the *Radiation Protection and Control (Ionising Radiation) Regulations 2015* has the same meaning as in those regulations.

2—Licence to test for developmental purposes (section 23A of Act)

For a licence under section 23A of the Act to carry out developmental testing operations-

	-			
	(a)	apj	plication fee	\$3 941.00
	(b)	anı	nual fee—	
		(i)	for a licence authorising, at a site, operations for the mining or processing of radioactive ores not involving <i>in situ</i> leaching	\$36 782.00
		(ii)	for a licence authorising, at a site, operations for the mining or processing of radioactive ores involving <i>in situ</i> leaching	\$36 782.00
		(iii)	for a licence authorising, at a site, mineral sands operations	\$3 941.00
		(iv)	for a licence authorising, at a site, mineral processing operations where a radioactive substance is generated as a by-product	\$3 941.00
3—Lio	cence to	carry	out mining or mineral processing (section 24 of Act)	
			under section 24 of the Act to carry out operations for mining or essing—	
	(a)	apj	plication fee	\$11 822.00
	(b)	anı	nual fee—	
		(i)	for a licence authorising, at a site, operations for the mining or processing of radioactive ores involving <i>in situ</i> leaching	\$319 102.00
		(ii)	for a licence authorising, at a site, operations for the mining or processing of radioactive ores (other than activities involving <i>in situ</i> leaching)—	
			(A) with a capacity to extract or process up to 5 megatonnes of radioactive ore per year	\$389 418.00
			(B) with a capacity to extract or process more than 5 megatonnes but not more than 15 megatonnes of radioactive ore per year	\$778 827.00
			(C) with a capacity to extract or process more than 15 megatonnes of radioactive ore per year	\$1 036 712.00
		(iii)	for a licence authorising, at a site, mineral sands operations	\$30 210.00
		(iv)	for a licence authorising, at a site, mineral processing operations where a radioactive substance is generated as a by-product	\$11 822.00
4—Lio	cence to	use of	r handle radioactive substances (section 28 of Act)	
(1)	For a li substar		under section 28 of the Act to use or handle radioactive	
	(a)	apj	plication fee	\$287.00
	(b)	lice	ence fee or fee for renewal of licence	\$128.00
(2)	a temp	orary	I licence fee or application fee is payable by a person who applies for licence and a permanent licence at the same time where the subject h applications is the same.	
	gistratio section 2		premises in which unsealed radioactive substances are handled or Act)	
			on under section 29 of the Act of premises in which unsealed ubstances are handled or kept—	
	(a)	apj	plication fee	\$1 416.00
	(b)	reg	sistration fee or fee for renewal of registration	\$326.00

6—Facilities licence (section 29A of Act)

0 14	cintics inc	chee (Section 2711 of fiel)	
(1)	For a licence in respect of a facility containing unsealed radioactive substances resulting from past activities—		
	(a)	application fee	\$2 274.00
	(b)	licence fee or fee for renewal of licence	\$9 102.00
(2)	For a lic substanc	ence in respect of a facility used for the storage or handling of radioactive ees—	
	(a)	application fee	\$1 519.00
	(b)	licence fee or fee for renewal of licence	\$4 551.00
(3)		ence in respect of a pilot plant for developmental testing operations g or in relation to mining or mineral processing where—	
	(a)	the radioactive substances are not subjected to a process of chemical treatment and the amount of radioactive substance processed is less than 10 tonnes of ore per calendar month; or	
	(b)	the radioactive substances are subjected to a process of chemical treatment including leaching, dissolution, solvent extraction or ion exchange and the amount of radioactive substance involved in the operation is less than 10 tonnes of ore per year—	
		(i) application fee	\$1 519.00
		(ii) licence fee or fee for renewal of licence	\$4 551.00
(4)	capable	ence in respect of a facility containing a particle accelerator that has, or is of having, a beam energy greater than 1 megaelectron volts or is capable using neutrons—	
	(a)	application fee	\$29 438.00
	(b)	licence fee or fee for renewal of licence	\$9 813.00
(5)	storage,	rence in respect of a facility used for the production, processing, use, management and disposal of unsealed sources of radioactive substances ty greater than 10 ⁶ times the exempt activity—	
	(a)	application fee	\$24 531.00
	(b)	licence fee or fee for renewal of licence	\$9 813
7—Re	gistratior	n of a sealed radioactive source (section 30 of Act)	
	For regi	stration under section 30 of the Act of a sealed radioactive source—	
	(a)	application fee for each sealed radioactive source	\$1 416.00
	(b)	registration fee or fee for renewal of registration—	
		(i) for the first source	\$326.00
		(ii) for each additional source to be registered in the name of the same owner	\$108.00
8—Li	cence to o	perate radiation apparatus (section 31 of Act)	
(1)	For a lic	ence under section 31 of the Act to operate radiation apparatus-	
	(a)	application fee	\$291.00
	(b)	licence fee or fee for renewal of licence	\$128.00
(2)	a tempo	tional licence fee or application fee is payable by a person who applies for rary licence and a permanent licence at the same time where the subject f both applications is the same	

a temporary licence and a permanent lic matter of both applications is the same.

9—Re	gistration of radiation apparatus (section 32 of Act)	
(1)	For registration under section 32 of the Act of each level 1 radiation apparatus—	
	(a) application fee	\$546.00
	(b) registration fee or fee for renewal of registration	\$260.00
(2)	For registration under section 32 of the Act of each level 2 radiation apparatus-	
	(a) application fee	\$587.00
	(b) registration fee or fee for renewal of registration	\$276.00
(3)	For registration under section 32 of the Act of each level 3 radiation apparatus—	
	(a) application fee	\$710.00
	(b) registration fee or fee for renewal of registration	\$453.00
(4)	For registration under section 32 of the Act of each radiation apparatus other than level 1, 2 or 3 radiation apparatus—	
	(a) application fee	\$546.00
	(b) registration fee or fee for renewal of registration	\$260.00
10—L	icence to possess a radiation source (section 33A of Act)	
(1)	For up to 5 apparatus or sealed radioactive sources or up to 2 premises-	
	(a) application fee	\$412.00
	(b) licence fee or fee for renewal of licence	\$135.00
(2)	For 6 to 10 apparatus or sealed radioactive sources or 3 to 5 premises-	
	(a) application fee	\$1 168.00
	(b) licence fee or fee for renewal of licence	\$320.00
(3)	For more than 10 apparatus or sealed radioactive sources or more than 5 premises—	
	(a) application fee	\$2 171.00
	(b) licence fee or fee for renewal of licence	\$503.00
	If more than 1 fee becomes payable under this clause, only the higher fee must be paid.	
11—A	ccreditation of third party service providers (section 33B of Act)	
(1)	Accreditation for shielding verifier—	
	(a) application fee	\$209.00
	(b) annual fee	\$65.00
(2)	Accreditation for tester—	
	(a) application fee	\$282.00
	(b) annual fee	\$65.00
(3)	Accreditation for both shielding verifier and tester—	
	(a) application fee	\$354.00
	(b) annual fee	\$65.00
(4)	Accreditation for provider of courses of training leading to qualifications to hold a licence or registration under the Act—	
	(a) application fee	\$282.00
	(b) annual fee	\$65.00

12—Miscellaneous fees	
For a reprint of a licence or certificate of accreditation or registration	\$20.70
Made by the Minister for Environment and Water	
with the advice and consent of the Executive Council	
On 19 May 2021	

RELATIONSHIPS REGISTER ACT 2016

South Australia

Relationships Register (Fees) Notice 2021

under the Relationships Register Act 2016

1—Short title

This notice may be cited as the Relationships Register (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Relationships Register Act 2016.

4—Fees

The fees specified in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	Application to register a relationship (section 6 of Act)	\$125.00
2	Application to revoke the registration of a relationship (section 10 of Act)	\$125.00
3	Application for correction of entry in Register (section 17 of Act)	\$56.50
4	Application for search of entries made in Register about a particular registered relationship within a 10 year period or part of a 10 year period (section 19 of Act)—	
	(a) inclusive of issue of standard certificate on completion of search	\$56.50
	(b) inclusive of issue of commemorative certificate package on completion of search	\$80.00
5	Application for certificate of corresponding law registered relationship (section 27 of Act)	\$56.50
6	Additional fee for giving priority to an application under item 4(a)	\$43.00
Mad	a by the Attorney Coneral	

Made by the Attorney-General

On 24 May 2021

RETIREMENT VILLAGES ACT 2016

South Australia

Retirement Villages (Fees) Notice 2021

under the Retirement Villages Act 2016

1—Short title

This notice may be cited as the *Retirement Villages (Fees) Notice 2021*.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Retirement Villages Act 2016.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	Application for exemption under section 5(2) of the Act	\$344.00
2	Notification of information required for register under section 13 of the Act in relation to a retirement village—	
	• if the retirement village comprises not more than 10 residences	\$20.20
	• if the retirement village comprises more than 10 residences but not more than 50 residences	\$55.00
	• if the retirement village comprises more than 50 residences but not more than 150 residences	\$206.00
	• if the retirement village comprises more than 150 residences but not more than 300 residences	\$550.00
	• if the retirement village comprises more than 300 residences	\$691.00
3	Notification of additional stage within a retirement village	\$70.00
4	Application for exemption under section 26(2) of the Act	\$110.00
5	Application for authorisation under section 57(3) of the Act	\$110.00
Made	e by the Minister for Health and Wellbeing	

On 9 May 2021

RETURN TO WORK ACT 2014 Definition of Remuneration Determination 2021

The Board of the Return to Work Corporation of South Australia ('the Corporation') determines that remuneration for the purposes of section 136 of the *Return to Work Act 2014* ('the Act'), is as follows:

PART 1—PRELIMINARY MATTERS

- 1. This determination may be cited as the Definition of Remuneration Determination 2021.
- 2. This determination commences on 1 July 2021 and applies to the premium period 2021-2022 (and each premium period thereafter until superseded by another determination made for the purposes of section 136 of the Act).

PART 2—GROUNDS FOR DETERMINATION

- 3. In respect of the inclusions referred to in Part 3 of this determination:
- 3.1. That the same should be regarded as included within the scope of remuneration.
- 4. In respect of the exclusions referred to in Part 3 of this determination:
 - 4.1. That the same should not be regarded as within the scope of remuneration.

PART 3-TERMS OF DETERMINATION

5. For the purposes of Part 9 and section 136 of the Act, remuneration includes payments made to or for the benefit of a worker, whether made in cash or by cheque or negotiable instrument or by investment or capitalisation or credit to any account, reserve or fund or in kind or in any manner, and whether by piece work rates or otherwise, including specifically, without limiting the foregoing, the following:

Accommodation allowance	Life assurance
Annual leave	Living away from home allowance
All payments qualifying as credit units (including	Loadings
trade dollars) arising from or associated with a barter or countertrade transaction to which the	Locality allowance
value of any such credit units (including trade	Long service leave
dollars) is hereby deemed to be valued as the equal of one Australian dollar (or such different	Meal allowance
value where it is established, to the satisfaction	Motor vehicle allowance
of the Corporation, a particular organisation's credit units (including trade dollars) are being	Over award payment
traded consistently at a different value)	Overtime allowance
	Paid parental leave (other than payments under the <i>Paid Parental Leave Act 2010</i> of the Commonwealth)
	Penalty rates
	Personal accident and sickness insurance
Back pay	Piece work payments
Bonuses	Qualification allowance
Callout or call back allowance	Remote area allowance
Clothing allowance	Rental allowance
Club subscriptions	Representation allowance
Commission	Salary
Dirt money	Salary continuance insurance
Disability allowance	School or education expenses for children, spouse
Dry cleaning	or dependents of workers
Employee (worker) Incentive Plan contributions	
Entertainment allowance	Service increments
Fares for travel	Sick Pay
First aid allowance	Site allowance
Follow-the-job allowance	Skill allowance
Footwear allowance	Standby or on call allowance
Health insurance	Studying allowance
Higher duty allowance	Superannuation contributions
Holiday pay	Supplementary payments
Home entertainment allowance	Telephone allowance
Incentives	Tool allowance
Industry allowance	Travelling allowance
Instructor's allowance	Uniform allowance
Leave loadings	Wages
	All other allowances

- 5.1. In relation to salary sacrifice benefits or fringe benefits, "remuneration" is the GST inclusive value of the benefits (i.e. cost of the acquisition of the benefit by the employer, after deducting input tax credits to which the employer is entitled on account of the acquisition of the benefit, plus GST paid by the employer to the Australian Taxation Office);
- 5.2. In the case of payments to contractors as a worker defined under the Act, "remuneration" is the GST exclusive amount of the payments made by the employer to the contractor (i.e. amount paid to the contractor less any amount paid to the contractor on account of GST less any input tax credits to which the employer is entitled in relation to the acquisition of the contractor's services).
- 6. For the purposes of Part 9 and section 136 of the Act the following payments do not constitute remuneration being payments for or by way of:
 - 6.1. Payments for reimbursement or compensation to a worker for payments or expenses actually made or incurred by the worker for goods or services for or on behalf of an employer or acquired by or provided to the worker, in the course of and for the purposes of work performed by the worker for that employer.
 - 6.2. Allowances paid to a worker in respect of the use of the worker's own motor vehicle in the course of the worker's employment by the employer, for the financial year concerned, at a rate that does not exceed:
 - (a) The rate prescribed by regulations under section 28.25 of the *Income Tax Assessment Act 1997* of the Commonwealth for calculating a deduction for car expenses for a large car using the "cents per kilometre method"; or
 - (b) If no rate is prescribed as referred to in (a) above, the rate prescribed by the regulations under the *South Australian Payroll Tax Act 2009*,
 - for each kilometre actually travelled in the course of and for the purposes of that employment.
 - 6.3. Accommodation allowances paid to a worker in respect of the cost of accommodation at a hotel, motel, guest house or other temporary lodging, while the worker is absent from their usual residence in the course of and for the purpose of the employment of the worker by the employer, for the financial year concerned, at a rate that does not exceed:
 - (a) the total reasonable amount for daily travel allowance expenses using the lowest capital city for the lowest salary band for the financial year determined by the Commissioner of Taxation of the Commonwealth; or
 - (b) if no determination referred to in (a) above is in force, the rate prescribed by the regulations under the *South Australian Payroll Tax Act 2009*.
 - 6.4. All payments of compensation made by employers (including self-insured employers) to workers under Part 4 of the Act.
 - 6.5. An amount paid to or for the benefit of a worker as a consequence of cessation of employment either as termination payment or redundancy/severance pay or 'eligible termination payment' as defined in the *Income Tax Assessment Act 1997* of the Commonwealth.
 - 6.6. An amount in the form of contributions to a fund, by an employer bound by an award, enterprise agreement, industrial agreement pursuant to an award or such other registered industrial agreements to meet all or some of the liabilities of the employer in relation to redundancy/severance payments to a worker pursuant to an award, enterprise agreement, industrial agreement to an award or such other registered industrial agreements.
 - 6.7. An amount paid to or for the benefit of a worker, as a consequence of cessation of employment, in the form of payments made by a trustee or an employer in the capacity of trustee of a superannuation fund.
 - 6.8. All payments paid to or for the benefit of a worker as a consequence of a worker's eligibility to a payment by way of a determination in terms of the Paid Parental Leave Scheme under the *Paid Parental Leave Act 2010* of the Commonwealth. PART 4—NOTICE OF DETERMINATION

That notice of this determination be published in the South Australian Government Gazette.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 29th day of April 2021. Dated: 29 April 2021

G. MCCARTHY Board Chair

RETURN TO WORK ACT 2014

Industry Premium Rates Determination 2021-2022

In accordance with the power delegated to me by the Board of the Return to Work Corporation of South Australia ('the Corporation') under the current Instrument of Delegation of the Corporation I, Michael Francis, Chief Executive Officer, determine that the Industry Premium Rates for the purpose of section 142 of the *Return to Work Act 2014* ('the Act') are as follows:

PART 1-PRELIMINARY MATTERS

- 1. This determination may be cited as the Industry Premium Rates Determination 2021-2022.
- 2. The Industry Premium Rates Determination is made pursuant to subsection 142(1) of the Act and published in the *Government Gazette* in accordance with subsection 142(2)(a) of the Act.
- 3. This determination commences on 1 July 2021.
- 4. If before 1 July 2022, an Industry Premium Rates Determination has not been made for the 2022-2023 period, this determination will apply pending the making of such a determination.

PART 2—TERMS OF INDUSTRY PREMIUM RATES DETERMINATION

- 1. This determination establishes the Industry Premium Rates set out in the Appendix to this determination.
- 2. The industry premium rate for each South Australian Industry Classification (SAIC) referred to in Column 2 of the Appendix, is fixed by the Corporation as the industry premium rate (expressed as a percentage) opposite each SAIC in Column 3 of the Appendix.
- 3. Any *RTWSA Premium Provisions, RTWSA Premium Order (Return to Work Premium System)* and *RTWSA Premium Order (Retro-Paid Loss Arrangement)* having application for the 2021-2022 premium period will be applied for the purpose of detailing how the industry premium rate is used in the premium calculation for an employer in respect of whom those Premium Orders apply.

PART 3—SPECIFIED CRITERIA FOR FIXING INDUSTRY PREMIUM RATES

1. In respect of the premium rate applicable to the classes of industry, the Industry Premium Rates Determination takes into account the criteria prescribed in regulation 56 of the *Return to Work Regulations 2015*.

I confirm that this is a true and correct record of the decision of the Corporation made in the exercise of my delegated authority. Dated: 28 May 2021

M. FRANCIS Chief Executive Officer

Column 1	Column 2	Column 3
	Column 2	Column 5 Industry Premium Rat
SAIC Code Number	Industry Description	per \$100
	AGRICULTURE, FORESTRY AND FISHING	
011101	Nursery Production	2.920
011301	Turf Growing	3.056
011401	Floriculture Production	3.314
012101	Mushroom Growing	3.383
012201	Vegetable Growing	3.168
013101	Grape Growing	2.248
013406	Apple, Pear, Stone Fruit, Berry Fruit, Kiwifruit and Citrus Growing	3.161
013701	Olive growing	3.415
013901	Other Fruit and Tree Nut Growing	3.080
014406	Sheep-Beef Cattle Farming	4.716
014501	Grain-Sheep or Grain-Beef Cattle Farming	2.676
014901	Other Grain Growing	2.673
015901	Other Crop Growing n.e.c.	4.088
016001	Dairy Cattle Farming	5.569
017101	Poultry Farming (Meat)	4.318
017201	Poultry Farming (Eggs)	4.603
018001	Deer Farming	4.654
019101	Horse Farming	4.719
019201	Pig Farming	6.155
019306	Beekeeping	4.035
019901	Other Livestock Farming n.e.c.	4.077
020101	Offshore Longline and Rack Aquaculture	2.666
020201	Offshore Caged Aquaculture	2.502
020301	Onshore Aquaculture	2.601
030101	Forestry	2.519
030201	Logging	4.506
041101	Rock Lobster and Crab Potting	2.857
041201	Prawn Fishing	2.453
041301	Line Fishing	4.020
041901	Other Fishing	4.628
042001	Hunting and Trapping	5.231
051001	Forestry Support Services	2.646
052201	Shearing Services	5.923
052901	Other Agriculture and Fishing Support Services	2.811
	MINING	
060001	Coal Mining	2.795
070001	Oil and Gas Extraction	1.604
080101	Iron Ore Mining	2.510
080201	Bauxite Mining	3.232
080301	Copper Ore Mining	1.638
080401	Gold Ore Mining	2.731
080501	Mineral Sand Mining	2.407
080601	Nickel Ore Mining	3.232
080701	Silver-Lead-Zinc Ore Mining	2.797
080901	Other Metal Ore Mining	3.421
091101	Gravel and Sand Quarrying	2.995
091901	Other Construction Material Mining	3.608
099001	Other Non-Metallic Mineral Mining and Quarrying	2.144
101101	Petroleum Exploration	3.747
101201	Mineral Exploration	1.049

Column 1	Column 2	Column 3
SAIC Code Number	Industry Description	Industry Premium Ra per \$100
109001	Other Mining Support Services	1.797
109002	Drilling and Boring Support Services	2.403
	MANUFACTURING	
111106	Meat Processing	6.518
111107	Livestock Processing	4.409
111201	Poultry Processing	4.569
111301 112001	Cured Meat and Smallgoods Manufacturing	6.748 3.135
112001	Seafood Processing Milk and Cream Processing	3.174
113201	Ice Cream Manufacturing	1.284
113301	Cheese and Other Dairy Product Manufacturing	3.782
114001	Fruit and Vegetable Processing	3.717
115001	Oil and Fat Manufacturing	3.230
116101	Grain Mill Product Manufacturing	1.468
116201	Cereal, Pasta and Baking Mix Manufacturing	3.281
117101	Bread Manufacturing (Factory based)	3.978
117201	Cake and Pastry Manufacturing (Factory based)	2.780
117301	Biscuit Manufacturing (Factory based)	4.726
117401	Bakery Product Manufacturing (Non-factory based)	1.336
118101	Sugar Manufacturing	3.700
118201	Confectionery Manufacturing	3.719
119101 119201	Potato, Corn and Other Crisp Manufacturing	4.198 4.233
119201	Prepared Animal and Bird Feed Manufacturing Other Food Product Manufacturing n.e.c.	4.235 3.480
121101	Soft Drink, Cordial and Syrup Manufacturing	2.007
121201	Beer Manufacturing	1.327
121201	Spirit Manufacturing	1.546
121401	Wine and Other Alcoholic Beverage Manufacturing	1.508
122001	Cigarette and Tobacco Product Manufacturing	4.198
131101	Wool Scouring	3.010
131201	Natural Textile Manufacturing	2.533
131301	Synthetic Textile Manufacturing	2.182
132001	Leather Tanning, Fur Dressing and Leather Product Manufacturing	2.509
133101	Textile Floor Covering Manufacturing	1.960
133201	Rope, Cordage and Twine Manufacturing	2.237
133301	Cut and Sewn Textile Product Manufacturing	3.026
133401	Textile Finishing and Other Textile Product Manufacturing	2.116
134001	Knitted Product Manufacturing	2.167
135101 135201	Clothing Manufacturing Footwear Manufacturing	1.990 2.697
141101	Log Sawmilling	5.099
141201	Wood Chipping	3.314
141301	Timber Resawing and Dressing	6.281
149101	Prefabricated Wooden Building Manufacturing	3.424
149201	Wooden Structural Fitting and Component Manufacturing	3.135
149301	Veneer and Plywood Manufacturing	4.937
149401	Reconstituted Wood Product Manufacturing	2.690
149901	Other Wood Product Manufacturing n.e.c.	3.150
149902	Wooden Containers Manufacturing	4.701
151001	Pulp, Paper and Paperboard Manufacturing	3.182
152101	Corrugated Paperboard and Paperboard Container Manufacturing	3.395
152201	Paper Bag Manufacturing	5.354
152301	Paper Stationery Manufacturing	2.504
152401	Sanitary Paper Product Manufacturing	3.716
152901	Other Converted Paper Product Manufacturing	3.810
161106	Printing Printing Support Services	1.126 0.896
161206 162007	Reproduction of Recorded Media	0.896
170101	Petroleum Refining and Petroleum Fuel Manufacturing	1.272
170901	Other Petroleum and Coal Product Manufacturing	1.731
181101	Industrial Gas Manufacturing	1.484
181201	Basic Organic Chemical Manufacturing	2.214

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

Column 1	Column 2	Column 3 Industry Premium Rat
SAIC Code Number	Industry Description	per \$100
181301	Basic Inorganic Chemical Manufacturing	2.139
182101	Synthetic Resin and Synthetic Rubber Manufacturing	5.159
182901	Other Basic Polymer Manufacturing	3.969
183101	Fertiliser Manufacturing	2.949
183201	Pesticide Manufacturing	2.396
184101	Human Pharmaceutical and Medicinal Product Manufacturing	1.778
184201	Veterinary Pharmaceutical and Medicinal Product Manufacturing	2.362
185101	Cleaning Compound Manufacturing	2.156
185201	Cosmetic and Toiletry Preparation Manufacturing	1.412
189101	Photographic Chemical Product Manufacturing	2.124
189201	Explosive Manufacturing	2.438
189901	Other Basic Chemical Product Manufacturing n.e.c.	2.013
191101	Polymer Film and Sheet Packaging Material Manufacturing	2.887
191201	Rigid and Semi-Rigid Polymer Product Manufacturing	3.852
191301	Polymer Foam Product Manufacturing	3.845
191401	Tyre Manufacturing	3.430
191501	Adhesive Manufacturing	2.066
191601	Paint and Coatings Manufacturing	2.385
191602	Inks and Toners Manufacturing	0.653
191901	Other Polymer Product Manufacturing	4.333
192001	Natural Rubber Product Manufacturing	3.115
201001	Glass and Glass Product Manufacturing	2.795
202101	Clay Brick Manufacturing	3.160
202901	Other Ceramic Product Manufacturing	2.222
203101	Cement and Lime Manufacturing	0.932
203201	Plaster Product Manufacturing	4.383
203301	Ready-Mixed Concrete Manufacturing	4.289
203401	Concrete Product Manufacturing	5.989
209001	Other Non-Metallic Mineral Product Manufacturing	4.918
211001	Iron Smelting and Steel Manufacturing	3.062
212106	Iron and Steel Casting	5.477
212201	Steel Pipe and Tube Manufacturing	2.698
213106	Alumina Production	2.467
213100	Aluminium Smelting	3.599
213201	Copper, Silver, Lead and Zinc Smelting and Refining	3.942
213901	Other Basic Non-Ferrous Metal Manufacturing	5.286
214101	Non-Ferrous Metal Casting	2.461
214101 214201	Aluminium Rolling, Drawing, Extruding	2.718
214201 214901	Other Basic Non-Ferrous Metal Product Manufacturing	2.463
221001	•	5.063
2221001	Iron and Steel Forging	
	Structural Steel Fabricating	3.569
222201	Prefabricated Metal Building Manufacturing	3.623
222301	Architectural Aluminium Product Manufacturing	3.742
222401	Metal Roof and Guttering Manufacturing (except Aluminium)	2.573
222901	Other Structural Metal Product Manufacturing	4.149
223101	Boiler, Tank and Other Heavy Gauge Metal Container Manufacturing	5.758
223901	Other Metal Container Manufacturing	2.408
224001	Sheet Metal Product Manufacturing (except Metal Structural and Container Products)	3.077
229101	Spring and Wire Product Manufacturing	3.824
229201	Nut, Bolt, Screw and Rivet Manufacturing	2.467
229301	Metal Coating and Finishing	3.964
229901	Other Fabricated Metal Product Manufacturing n.e.c.	2.734
229902	Cutlery and Hand Tool Manufacturing	9.859
231101	Motor Vehicle Manufacturing	2.567
231201	Motor Vehicle Body and Trailer Manufacturing	4.446
231301	Automotive Electrical Component Manufacturing	2.388
231901	Other Motor Vehicle Parts Manufacturing	2.871
239101	Shipbuilding and Repair Services	4.894
239102	Submarine Building and Repair Services	1.411
239201	Boatbuilding and Repair Services	3.573
239301	Railway Rolling Stock Manufacturing and Repair Services	2.434
239401	Aircraft Manufacturing and Repair Services	0.537

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

Column 1	Column 2	Column 3 Industry Premium Rat
SAIC Code Number	Industry Description	per \$100
239901	Other Transport Equipment Manufacturing n.e.c.	2.315
241101	Photographic, Optical and Ophthalmic Equipment Manufacturing	0.436
241201	Medical and Surgical Equipment Manufacturing	1.585
241901	Other Professional and Scientific Equipment Manufacturing	0.486
242101	Computer and Electronic Office Equipment Manufacturing	0.455
242201	Communication Equipment Manufacturing	0.464
242901	Other Electronic Equipment Manufacturing	0.399
243101	Electric Cable and Wire Manufacturing	2.462
243201	Electric Lighting Equipment Manufacturing	1.929
243901	Other Electrical Equipment Manufacturing	2.090
244101	Whiteware Appliance Manufacturing	2.406
244901	Other Domestic Appliance Manufacturing	2.347
245101	Pump and Compressor Manufacturing	3.164
245201	Fixed Space Heating, Cooling and Ventilation Equipment Manufacturing	1.564
246101	Agricultural Machinery and Equipment Manufacturing	2.888
246201	Mining and Construction Machinery Manufacturing	2.444
246301	Machine Tool and Parts Manufacturing	2.230
246901	Other Specialised Machinery and Equipment Manufacturing	2.674
249101	Lifting and Material Handling Equipment Manufacturing	4.113
249901	Other Machinery and Equipment Manufacturing n.e.c.	2.750
251101	Wooden Furniture and Upholstered Seat Manufacturing	3.025
251201	Metal Furniture Manufacturing	3.686
251301	Mattress Manufacturing	3.968
251901	Other Furniture Manufacturing	2.991
259101	Jewellery and Silverware Manufacturing	1.187
259201	Toy, Sporting and Recreational Product Manufacturing	3.023
259901	Other Manufacturing n.e.c.	1.915
	-	
0 - 1 + 0 +	ELECTRICITY, GAS, WATER AND WASTE SERVICES	
261101	Fossil Fuel Electricity Generation	0.578
261901	Other Electricity Generation	0.541
262001	Electricity Transmission and Distribution	0.523
264001	On Selling Electricity and Electricity Market Operation	0.508
270001	Gas Supply	0.800
281101	Water Supply	0.699
281201	Sewerage and Drainage Services	1.877
291101	Solid Waste Collection Services	4.429
291901	Other Waste Collection Services	5.260
292101	Waste Treatment and Disposal Services	5.079
292201	Waste Remediation and Materials Recovery Services	5.838
	CONSTRUCTION	
301101	House Construction	2.124
301901	Other Residential Building Construction	3.131
302001	Non-Residential Building Construction	2.086
310101	Heavy and Civil Engineering Construction	2.638
321101	Land Development and Subdivision	1.295
321201	Site Preparation Services	3.521
322101	Concreting Services	5.452
322201	Bricklaying Services	5.328
322301	Roofing Services	6.287
322401	Structural Steel Erection Services	5.165
323106	Plumbing Services	2.775
323206	Electrical Services	1.771
323200	Air Conditioning and Heating Services	2.992
323406		1.938
	Fire and Security Alarm Installation Services	
323901	Other Building Installation Services	3.683
324106	Plastering and Ceiling Services	5.347
324206	Carpentry Services	4.340
324306	Tiling and Carpeting Services	3.871
324406	Painting and Decorating Services	3.737
324506	Glazing Services	4.958
329101	Landscape Construction Services	3.412

Column 1	Column 2	Column 3 Industry Premium Rat
SAIC Code Number	Industry Description	per \$100
329201	Hire of Construction Machinery with Operator	3.226
329901	Other Construction Services n.e.c.	4.492
	WHOLESALE TRADE	
331101	Wool Wholesaling	2.472
331201	Cereal Grain Wholesaling	2.872
331901	Other Agricultural Produce Wholesaling	1.742
331902	Other Agricultural Supply Wholesaling	0.506
332101	Petroleum Product Wholesaling	1.116
332201	Metal Wholesaling	3.626
332202	Mineral Wholesaling	1.697
332301	Industrial and Agricultural Chemical Product Wholesaling	1.204
333101	Timber Wholesaling	3.100
333201	Plumbing Goods Wholesaling	1.721
333901	Builders Hardware Goods Wholesaling	1.634
333902	Household Hardware Goods Wholesaling	0.918
341101 341901	Agricultural and Construction Machinery Wholesaling	1.317
349101	Other Specialised Industrial Machinery and Equipment Wholesaling Professional and Scientific Goods Wholesaling	1.455 0.546
349201	Computer and Computer Peripheral Wholesaling	0.362
349301	Telecommunication Goods Wholesaling	0.631
349401	Other Electrical and Electronic Goods Wholesaling	0.656
349401	Photographic Equipment Wholesaling	0.326
349901	Other Machinery and Equipment Wholesaling n.e.c.	1.095
350101	Car Wholesaling	1.219
350201	Commercial Vehicle Wholesaling	1.927
350301	Trailer and Other Motor Vehicle Wholesaling	1.833
350401	Motor Vehicle New Parts Wholesaling	2.091
350501	Motor Vehicle Dismantling and Used Parts Wholesaling	2.335
360101	General Line Grocery Wholesaling	2.460
360201	Meat Wholesaling	4.962
360202	Poultry and Smallgoods Wholesaling	1.936
360301	Dairy Produce Wholesaling	2.498
360302	Milk Vending	3.919
360401	Fish and Seafood Wholesaling	2.534
360501	Fruit and Vegetable Wholesaling	3.877
360601	Liquor and Tobacco Product Wholesaling	1.123
360901	Other Grocery Wholesaling	2.899
360902	Confectionery and Soft Drink Wholesaling	1.852
371101	Textile Product Wholesaling	0.742
371201	Clothing and Footwear Wholesaling	0.393
372001	Pharmaceutical and Toiletry Goods Wholesaling	0.772
373101	Furniture and Floor Covering Wholesaling	1.094
373201	Jewellery and Watch Wholesaling	0.759
373301	Kitchen and Dining ware Wholesaling	0.926
373401	Toy and Sporting Goods Wholesaling	0.921
373501	Book and Magazine Wholesaling	1.125
373601	Paper Product Wholesaling	1.199
373901	Other Goods Wholesaling n.e.c.	1.272
380001 380002	Commission-Based Wholesaling Wholesaling goods not physically handling any stock	1.314 0.640
580002		0.040
391101	RETAIL TRADE Car Retailing	1.431
391201	Motor Cycle Retailing	1.402
391201	Trailer and Other Motor Vehicle Retailing	1.402
392101	Motor Vehicle Parts Retailing	1.008
392201	Tyre Retailing	3.101
400001	Fuel Retailing	2.336
411001	Supermarket and Grocery Stores	1.555
412102	Fresh Fish Retailing	1.203
412102	Fresh Meat and Poultry Retailing	2.839
412206	Fruit and Vegetable Retailing	1.426

Column 1	Column 2	Column 3 Industry Premium Rat
SAIC Code Number	Industry Description	per \$100
412301	Liquor Retailing	1.219
412901	Other Specialised Food Retailing	1.378
421101	Furniture Retailing	2.582
421201	Floor Coverings Retailing	1.861
421301	Housewares Retailing	1.502
421401	Manchester and Other Textile Goods Retailing	2.676
422101	Electrical, Electronic and Gas Appliance Retailing	1.119
422102	Photographic Equipment Retailing	0.443
422201	Computer and Computer Peripheral Retailing	1.072
422901	Other Electrical and Electronic Goods Retailing	1.271
423106	Hardware and Building Supplies Retailing	1.728
423206	Garden Supplies Retailing	2.085
424106	Sport and Camping Equipment Retailing	0.644
424206	Entertainment Media and Musical Instrument Retailing	0.381
424306	Toy and Game Retailing	0.336
424406	Newspaper and Book Retailing	0.865
424506	Marine Equipment Retailing	1.293
425101	Clothing Retailing	1.273
425201	Footwear Retailing	0.807
425301	Watch and Jewellery Retailing	0.662
425901	Other Personal Accessory Retailing	1.076
426001	Department Stores	1.466
426002	General Variety Stores	2.196
427101	Pharmaceutical, Cosmetic and Toiletry Goods Retailing	0.840
427201	Stationery Goods Retailing	0.805
427301	Antique and Used Goods Retailing	3.196
427302	Coin and stamp dealing	0.315
427401	Flower Retailing	2.321
427901	Other Store-Based Retailing n.e.c.	1.039
427902	Tobacco Products Retailing	1.764
431001	Non-Store Retailing	0.697
432001	Retail Commission-Based Buying and/or Selling	0.671
	ACCOMMODATION AND FOOD SERVICES	
440001	Accommodation	1.913
451101	Cafes and Restaurants	1.618
451201	Takeaway Food Services	1.043
451301	Catering Services	2.528
452001	Pubs, Taverns and Bars	1.913
453001	Clubs (Hospitality)	2.293
	TRANSPORT, POSTAL AND WAREHOUSING	
461001	Road Freight Transport	6.608
461002	Towing Services	4.118
462101	Interurban and Rural Bus Transport	3.102
462201	Urban Bus Transport (Including Tramway)	2.191
462301	Taxi and Other Road Transport	3.144
471006	Rail Freight Transport	1.480
472001	Rail Passenger Transport	2.279
481001	Water Freight Transport	3.208
482001	Water Passenger Transport	2.339
490001	Scheduled Air and Space Transport	1.361
490002	Non-Scheduled Air and Space Transport	0.966
501001	Scenic and Sightseeing Transport	2.575
502101	Pipeline Transport	0.870
502901	Other Transport n.e.c.	0.990
510101	Postal Services	1.169
510201	Courier Pick-up and Delivery Services	5.158
521101	Stevedoring Services	3.965
521201	Port and Water Transport Terminal Operations	2.953
521201	Other Water Transport Support Services	1.451
522001	Airport Operations and Other Air Transport Support Services	0.400

Column 1	Column 2	Column 3
SAIC Code Number	Industry Description	Industry Premium Rat per \$100
529201	Freight Forwarding Services	1.774
529202	Freight Forwarding Services - not physically handling any stock	0.329
529206	Freight Forwarding Services (Water)	1.352
529901	Other Transport Support Services n.e.c.	2.427
529902	Radio Base Operation	1.570
530101	Grain Storage Services	2.639
530906	Other Warehousing and Storage Services	2.975
530907	Cold Storage	5.964
	INFORMATION MEDIA AND TELECOMMUNICATIONS	
541101	Newspaper Publishing	0.690
541201	Magazine and Other Periodical Publishing	0.664
541301	Book Publishing	0.701
541401	Directory and Mailing List Publishing	0.723
541901	Other Publishing (except Software, Music and Internet)	0.681
542001	Software Publishing	0.315
551101	Motion Picture and Video Production	0.686
551201	Motion Picture and Video Distribution	0.543
551301	Motion Picture Exhibition	1.099
551401	Post-production Services and Other Motion Picture and Video Activities	0.607
552101	Music Publishing	0.715
552201	Music and Other Sound Recording Activities	0.332
561001	Radio Broadcasting	0.325
562101	Free-to-Air Television Broadcasting	0.395
562201	Cable and Other Subscription Broadcasting	0.401
570001	Internet Publishing and Broadcasting	0.764
580106	Wired Telecommunications Network Operation	0.569
580206	Other Telecommunications Network Operation	0.560
580901	Other Telecommunications Services	0.555
591001	Internet Service Providers and Web Search Portals	0.567
592101	Data Processing and Web Hosting Services	0.353
592201	Electronic Information Storage Services	0.814
601001	Libraries and Archives	0.315
602001	Other Information Services	0.337
	FINANCIAL AND INSURANCE SERVICES	
621001	Central Banking	0.397
622101	Banking	0.399
622201	Building Society Operation	0.315
622301	Credit Union Operation	0.384
622901	Other Depository Financial Intermediation	0.315
623001	Non-Depository Financing	0.315
624006	Financial Asset Investing	0.315
631006	Life Insurance	0.315
632101	Health Insurance	0.515
632206	General Insurance	0.300
633001	Superannuation Funds	0.400
	1	
641101	Financial Asset Broking Services	0.315
641901 642001	Other Auxiliary Finance and Investment Services Auxiliary Insurance Services	0.315 0.400
-	RENTAL, HIRING AND REAL ESTATE SERVICES	
661101	Passenger Car Rental and Hiring	1.250
661901	Other Motor Vehicle and Transport Equipment Rental and Hiring	1.356
662001	Farm Animal and Bloodstock Leasing	2.766
663101	Heavy Machinery and Scaffolding Rental and Hiring	2.700
663201		2.536 0.788
	Video and Other Electronic Media Rental and Hiring	
663901	Other Goods and Equipment Rental and Hiring n.e.c.	2.887
663902	Party Hire	4.457
664001	Non-Financial Intangible Assets (Except Copyrights) Leasing	0.315
671101	Residential Property Operators	1.399
671201	Non-Residential Property Operators	1.168
672001	Real Estate Services	0.400

Column 1	Column 2	Column 3
SAIC Code Number	Industry Description	Industry Premium Rate per \$100
	DDAFESSIONAL SCIENTIFIC AND TECHNICAL SERVICES	
691001	PROFESSIONAL, SCIENTIFIC AND TECHNICAL SERVICES Scientific Research Services	0.318
692101	Architectural Services	0.318
692201	Surveying and Mapping Services	0.313
692301	Engineering Design and Engineering Consulting Services	0.794
692401	Other Specialised Design Services	0.329
692501	Scientific Testing and Analysis Services	0.329
693101	Legal Services	0.447
693201	Accounting Services	0.315
694001	Advertising Services	0.381
695001	Market Research and Statistical Services	0.359
696101	Corporate Head Office Management Services	0.354
696201	Management Advice and Related Consulting Services	0.328
697001	Veterinary Services	0.990
699101	Professional Photographic Services	1.286
699901	Other Professional, Scientific and Technical Services n.e.c.	0.369
700001	Computer System Design and Related Services	0.315
	ADMINISTRATIVE AND SUPPORT SERVICES	
721101	Employment Placement and Recruitment Services	1.574
721201	Labour Supply Services	0.573
721202	Employment Programs	2.093
722001	Travel Agency and Tour Arrangement Services	0.400
729101	Office Administrative Services	0.373
729201	Document Preparation Services	1.069
729301	Credit Reporting and Debt Collection Services	0.655
729401	Call Centre Operation	0.711
729901	Other Administrative Services n.e.c.	0.602
731101	Building and Other Industrial Cleaning Services	4.254
731201	Building Pest Control Services	3.567
731301	Gardening Services	3.122
731302	Tree Lopping and Arborist Services	6.101
732001	Packaging Services	2.188
	PUBLIC ADMINISTRATION AND SAFETY	
751001	Central Government Administration	0.399
752001	State Government Administration	0.390
753001	Local Government Administration	2.192
754001	Justice	0.547
755101	Domestic Government Representation	0.443
755201	Foreign Government Representation	0.443
760001	Defence	2.600
771101	Police Services	1.803
771201	Investigation and Security Services	3.720
771202	Security Support Services	1.853
771301	Fire Protection and Other Emergency Services	3.114
771401	Correctional and Detention Services	3.100
771901	Other Public Order and Safety Services	3.554
772001	Regulatory Services	0.465
	EDUCATION AND TRAINING	
801001	Preschool Education	1.312
802101	Primary Education	0.688
802201	Secondary Education	0.678
802301	Combined Primary and Secondary Education	0.779
802401	Special School Education	1.504
810101	Technical and Vocational Education and Training	1.299
810201	Higher Education	0.494
821101	Sports and Physical Recreation Instruction	1.201
821201	Arts Education	1.254
821901	Adult, Community and Other Education n.e.c.	1.148
822001	Educational Support Services	1.206

Column 1	Column 2	Column 3 Industry Premium Rat
SAIC Code Number	Industry Description	per \$100
	HEALTHCARE AND SOCIAL ASSISTANCE	
840101	Hospitals (Except Psychiatric Hospitals)	1.922
840201	Psychiatric Hospitals	1.593
851101	General Practice Medical Services	0.399
851201	Specialist Medical Services	0.315 1.211
852001	Pathology Services	
852002	Diagnostic Imaging Services	0.328
853101	Dental Services	0.393
853201	Optometry, Optical Dispensing and Audiology Services	0.382
853301	Physiotherapy Services	0.549
853401	Chiropractic and Osteopathic Services	0.330
853901	Other Allied Health Services	0.783
853902	Nursing Services (own account)	2.715
859101	Ambulance Services	2.606
859901	Other Health Care Services n.e.c.	0.900
859902	Community Health Centres (Medical)	1.826
859903	Community Health Centres (Paramedical)	3.384
860101	Aged Care Residential Services	3.232
860901	Other Residential Care Services	3.949
871001	Child Care Services	1.806
879001	Other Social Assistance Services	2.464
	ARTS AND RECREATION SERVICES	
891001	Museum Operation	1.395
892101	Zoological and Botanical Gardens Operation	2.676
892201	Nature Reserves and Conservation Parks Operation	2.680
900101	Performing Arts Operation	1.932
900201	Creative Artists, Musicians, Writers and Performers	0.340
900301	Performing Arts Venue Operation	1.449
911101	Health and Fitness Centres and Gymnasia Operation	1.225
911201	Sports and Physical Recreation Clubs and Sports Professionals	1.214
911202	Thoroughbred Horse Racing	19.789
911301	Sports and Physical Recreation Venues, Grounds and Facilities Operation	1.339
911401	Sports and Physical Recreation Administrative Service	0.768
912101	Horse and Dog Racing Administration and Track Operation	1.465
912901	Other Horse Racing Activities	8.340
912902	Other Dog Racing Activities	1.313
913106	Amusement Parks and Centres Operation	1.578
913901	Amusement and Other Recreational Activities n.e.c.	1.497
920101	Casino Operation	1.475
920201	Lottery Operation	0.711
920901	Other Gambling Activities	0.641
	OTHER SERVICES	
941101	Automotive Electrical Services	1.821
941201	Automotive Body, Paint and Interior Repair	3.129
941203	Automotive Glass Replacement and Repair Services	1.678
941901	Other Automotive Repair and Maintenance	2.413
942101	Domestic Appliance Repair and Maintenance	2.010
942201	Electronic (except Domestic Appliance) and Precision Equipment Repair and Maintenance	0.535
942901	Other Machinery and Equipment Repair and Maintenance	2.164
942902	Agricultural, Farm, Construction and Earthmoving Machinery and Equipment Repair and Maintenance	1.243
949101	Clothing and Footwear Repair	0.995
949901	Other Repair and Maintenance n.e.c.	1.947
951101	Hairdressing and Beauty Services	1.119
951201	Diet and Weight Reduction Centre Operation	2.109
952001	Funeral Services	1.710
952002	Crematorium and Cemetery Services	5.026
953101	Commercial Laundries and Linen Hire Services	5.147
	Laundrettes and Dry-Cleaners	2.953

Column 1	Column 2	Column 3 Industry Premium Rate per \$100	
SAIC Code Number	Industry Description		
953201	Photographic Film Processing	0.781	
953301	Parking Services	2.380	
953401	Brothel Keeping and Prostitution Services	1.578	
953901	Other Personal Services n.e.c.	1.549	
953902	Pet Care Services	3.713	
954001	Religious Services	0.752	
955101	Business and Professional Association Services	0.647	
955201	Labour Association Services	1.001	
955901	Other Interest Group Services n.e.c.	1.594	
955902	Political Parties	0.315	
960101	Private Households Employing Staff	2.740	
	NON-CLASSIFIABLE		
990001	Non-Classifiable Economic Unit	19.789	

RETURN TO WORK ACT 2014

Provision of Remuneration Information Notice 2021

In accordance with the power delegated to me by the Board of the Return to Work Corporation of South Australia ("the Corporation") under the current Instrument of Delegation of the Corporation I, Michael Francis Chief Executive Officer, hereby give notice of the requirements of the Corporation under the sections of the *Return to Work Act 2014* ("the Act") specified herein.

PART 1-PRELIMINARY MATTERS

- 1. This notice may be cited as the Provision of Remuneration Information Notice 2021.
- 2. This notice commences on 1 July 2021 and supersedes the Provision of Remuneration Information Notice 2020 published in the *Government Gazette* on 28 May 2020 at page 2775.

PART 2-TERMS OF NOTICE

Returns

3. When calculating remuneration in relation to a premium period or part thereof other period, a reference to information for the purposes of sections 131, 132, 149 and 150 of the Act is the remuneration payable to all workers of the employer calculated by reference to the forms or returns (if any) furnished in accordance with the Act by the employer to the Corporation or, where the monetary value of the remuneration has been ascertained by the Corporation, the actual value of the remuneration.

Failure to furnish a return

4. In the event that at any time an employer fails to furnish a return as required and the monetary value of the remuneration concerned has not been ascertained by the Corporation, the estimate of the monetary value of the remuneration will be taken to be such amount as is calculated by multiplying the monetary value (or reasonable estimate) of remuneration for the immediately preceding premium period, or equivalent period as determined by the Corporation, by 1.056.

Information

5. For the purposes of section 149 and 150, the information required by the Corporation is satisfied if the information required by the relevant designated form(s) is provided in one of the designated manners or forms.

Confirmed as a true and correct record of the decision of the Corporation made in the exercise of my delegated authority. Dated: 28 May 2021

M. FRANCIS Chief Executive Officer

RETURN TO WORK ACT 2014

Publication of Designated Manners and Forms Notice 2021

Preamble

Subsection 4(15) of the *Return to Work Act 2014* ("the Act") provides that the Return to Work Corporation of South Australia ("the Corporation") may, by notice in the *Gazette*, designate manners and forms for the purposes of the Act.

In accordance with the power delegated to me by the Corporation under the current Instrument of Delegation of the Corporation, I, Michael Francis, Chief Executive Officer, designate pursuant to the sections of the Act specified herein the forms by which information is to be provided by an employer.

PART 1—PRELIMINARY MATTERS

1. This notice may be cited as the Publication of Designated Manners and Forms Notice 2021.

PART 2—DESIGNATED FORMS

2. Employer remuneration return

Pursuant to subsection 149(1) of the Act, I give notice that the form at Attachment 1 is the designated form for the purpose of that subsection in respect of a return required at the beginning of the 2021-22 premium period.

This form will come into effect on 1 July 2021, and supersedes only the form designated under subsection 149(1) of the Act previously published in the *Government Gazette* No. 45 dated 28 May 2020.

PART 3—DESIGNATED MANNERS

- 3. Employers may supply the information required in the form designated in Clause 2 of this Notice titled 'Employer remuneration return' in the following designated manners:
 - 3.1. by post
 - 3.2. by phone
 - 3.3. by email
 - 3.4. by lodging via ReturntoWorkSA's website

4. The information shall be deemed to have been provided if one of the designated manners in Clause 3 of this Part is used.

5. No signature is required for the purposes of Clause 3.2, 3.3 and 3.4 of this Part.

I confirm that this is a true and correct record of the decision of the Corporation made in the exercise of my delegated authority. Dated: 28 May 2021

M. FRANCIS Chief Executive Officer

ATTACHMENT 1

Return to WorkSA		www.rtwsa.com 13 18 55
Employer remuneration return Return to Work Act 2014 Login to online services at www.rtwsa.com to com		ABN 83 687 563 395
Employer name	Employer number	
Postal address	Location number	
Location address	Provide completed return by	15 September 2021

SECTION A -Actual remuneration

You are required under section 149 of the Return to Work Act 2014 (the Act) to complete this return by 15 September 2021 and provide it to us in relation to the financial year 2020-21.

Please fill in the actual remuneration paid by you as an employer to workers employed by you for this location during the 2020-21 financial year for each period indicated. If nil please write 'nil'. If you have more than one location, you must provide a separate return for each location.

Please note that a working director is defined as a director who receives salary or wages under a contract of service with the employer.

Section 1 - All workers	Period	Actual remuneration
(include superannuation, working		\$.00
directors and apprentices)		\$ 00
Section 2 – Apprentices		\$ 0 0
(see note below)		\$ 0 0

Please note - only complete Section 2 if you employed during the 2020-21 financial year:

- an apprentice who was trained under an approved training contract in an occupation declared to be a 'trade' under section 6 of the Training and Skills Development Act 2008 (or former Act); or
- a trainee who was trained under an approved training contract (with a group training organisation) in an occupation which is a declared 'vocation' under section 6 of the Training and Skills Development Act 2008 (or former Act)

Number of workers

Provide the total number of workers you employed in South Australia during the 2020-21 financial year whose remuneration has been included above (include working directors, apprentices and trainees).

Company directors

Under section 5(8) of the Act the actual remuneration (i.e. salary, wages, superannuation, etc.) paid or payable to a working director for the financial year must be provided.

Only complete if you employed a working director during the 2020-21 financial year.

Family name	First and middle name	Actual remuneration
		\$ 00
		s
		\$



Labour hire

Please fill in details of all businesses (labour hire suppliers) who have supplied labour to you during the period. You can ensure your labour suppliers are registered with ReturnToWorkSA by using our employer lookup at www.rtwsa.com.

	Labour supply business name	ABN	Total contract amount paid during 2020-21
			\$
<u> </u>			
			\$ 0 0

If more, attach list.

Premium calculation - choice

If you would like us to calculate your premium for the 2021-22 financial year based on the actual remuneration you paid your workers in the 2020-21 financial year, you do not need to provide any further information. Go to SECTION C – DECLARATION to finalise your return.

Benefits of this option:

- ReturnToWorkSA will not adjust your premium at the end of the financial year there is no extra bill or refund, providing you with certainty of your
 insurance costs
- you will still receive the same workplace injury cover
- if you experience a significant decrease in remuneration during the year causing financial hardship to your business you can apply for a premium adjustment during the year.

If you would like us to calculate your premium for the 2021-22 financial year based on the estimated remuneration you expect will be payable to your workers during the 2021-22 financial year, you must complete both SECTION B – ESTIMATED REMUNERATION and SECTION C – DECLARATION.

 if you choose this option, ReturnToWorkSA will adjust your premium at the end of the financial year when your actual remuneration is known – you will receive an additional bill or a refund.

SECTION B - Estimated remuneration

ONLY COMPLETE THIS SECTION IF YOU WOULD LIKE YOUR PREMIUM FOR THE 2021-22 FINANCIAL YEAR CALCULATED USING ESTIMATED REMUNERATION.

Please provide the estimated remuneration that you expect will be payable to your workers during the 2021-22 financial year. If you have more than one location, you must provide a separate return for each location.

Section 1 - All workers	Estimated remuneration
(Include superannuation, working directors and apprentices)	\$ 00
Section 2 – Apprentices (see note below)	\$

Please note - only complete Section 2 if you employ or expect to employ during the 2021-22 financial year:

- an apprentice who was trained under an approved training contract in an occupation declared to be a 'trade' under section 6 of the Training and Skills Development Act 2008 (or former Act); or
- a trainee who was trained under an approved training contract (with a group training organisation) in an occupation which is a declared 'vocation' under section 6 of the Training and Skills Development Act 2008 (or former Act)

SECTION C – Declaration

I have included all relevant items of remuneration such as wages (including the wages of working directors), superannuation payments, salary sacrifice amounts, non-cash components of remuneration and payments to subcontractors as deemed workers. I hereby declare that:

the information in this return is true and complete in every respect; and

all workers have been paid the correct wages and entitlements in accordance with law.

I have documents which verify that such payments were made, as well as documents to support the employment of apprentices or trainees with a group training organisation and remuneration paid to them.

I understand that ReturnToWorkSA relies upon this return to calculate premiums under the Return to WorkAct 2014 (the Act) and I may be liable for a fine of \$50,000 or imprisonment for 2 years for dishonestly giving a return under the Act knowing the return to be false or misleading.

For assistance please refer to the Remuneration guide on the ReturnToWorkSA website www.rtwsa.com.

I declare that the information I have given on this form is complete and correct in every respect to the best of my knowledge and bellef. Date _____ / _____ / _____

	Name (BLOCK LETTERS)	
	Position/title	
	Organisation	
Signature of employer, public officer or authorised person	Phone	
Provide your completed form to ReturnToWorkSA by: Post 400 King Willia	m Street, Adelaide SA 5000 or GPO Box 2668, Adelai	

Provide your completed form to Return ToWorkSA by: Post 400 King William Street, Adelaide SA 5000 or GPO Box 2668, Adelaide SA 5001

Fax (08) 8233 2990 Email premium@rtwsa.com Phone 13 18 55 Visit our website www.rtwsa.com

RETURN TO WORK ACT 2014

RTWSA Premium Order (Retro-Paid Loss Arrangement) 2021-2022

The Board of the Return to Work Corporation of South Australia ('the Corporation') after consultation with the Minister publishes the principles fixing the manner in which a premium payable by an employer (or person who proposes to become an employer) will be calculated for the purposes of section 143 of the *Return to Work Act 2014* ('the Act'), referred to as the 'RTWSA Premium Order (Retro-Paid Loss Arrangement) 2021-2022' ('this Order').

This Order fixes the manner in which such a premium is to be calculated for the Retro-Paid Loss Arrangement authorised under subsection 143(7)(e) of the Act for the period beginning 1 July 2021 to and including 30 June 2022.

PART 1—PRELIMINARY MATTERS

- 1. This Order is the RTWSA Premium Order (Retro-Paid Loss Arrangement) 2021-2022 published pursuant to subsection 143(3) of the Act.
- 2. This Order takes effect on 1 July 2021.

PART 2—APPLICATION

- 3. This Order applies to employers who, in accordance with subsection 143(7)(e) of the Act, on application and at the discretion of the Corporation, satisfy specified criteria so as to pay a premium determined according to an alternative set of principles. The Corporation delegates to its Chief Executive Officer the function and power to specify such criteria.
- 4. In accordance with subsection 143(7)(e) of the Act and as determined in Part 7 of the RTWSA Premium Order (Return to Work Premium System) 2021-2022 this Order fixes such an alternative set of principles for calculating premiums (to be known as the Retro-Paid Loss Arrangement premium calculation).
- 5. If, before 1 July 2022, a RTWSA Premium Order (Retro-Paid Loss Arrangement) has not been made for the 2022-2023 period (or such further period thereafter), this Order continues to apply pending the making of such an order.
- 6. The terms and conditions in the RTWSA Premium Provisions 2021-2022 apply to, and in respect of, a Retro-Paid Loss Arrangement unless this Order provides otherwise.
- 7. In this Order, words and expressions have the same meaning as they have in the RTWSA Premium Provisions 2021-2022, unless this Order provides otherwise.

PART 3-RETRO-PAID LOSS ARRANGEMENT PREMIUM CALCULATION

- 8. The Retro-Paid Loss Arrangement premium calculated at the commencement of the premium period is the initial premium, determined in accordance with Part 6 of this Order.
- 9. The Retro-Paid Loss Arrangement premium is then recalculated at each adjustment date as the adjusted premium, determined in accordance with Part 6 of this Order.

PART 4-RETURNS AND PAYMENT TERMS

- 10. Any initial premium will be payable in accordance with the provisions in the then current Payment of Statutory Payments Notice.
- 11. Any adjusted premium is to be paid in full on the date specified on the adjustment note.

PART 5—ADJUSTMENT DATES

- 12. In this Order:
 - 12.1 adjustment date, in relation to the Retro-Paid Loss Arrangement, means each of the following dates:
 - (a) the date that is 15 months after the date of the commencement of the premium period (the first adjustment date),
 - (b) the date that is 27 months after the date of the commencement of the premium period (the second adjustment date),
 - (c) the date that is 39 months after the date of the commencement of the premium period (the third adjustment date),
 - (d) the date that is 48 months after the date of the commencement of the premium period (the fourth adjustment date).

PART 6—CALCULATION OF INITIAL PREMIUM AND ADJUSTED PREMIUM

- 13. The method for calculating the premium for an employer or group of employers:
 - 13.1 at the commencement of the premium period, the premium (initial premium) is calculated as defined in the RTWSA Premium Order (RTW Premium System) 2021-2022, but where, in calculating base premium, 'ra, rb...rn' are each part of the total remuneration in respect of the 2021-2022 premium period, being a part of the total remuneration attributable to each of the employer's relevant SAICs.
 - 13.2 at the 15 month adjustment date, the premium (adjusted premium) is as follows:

 $P = (BP - A) \times 0.6 + C + SUR + GST + WHS$ but not more than P_{max} .

- 13.3 at the 27 month adjustment date, the premium (adjusted premium) is as follows:
 - $P = (BP A) \times 0.5 + C + SUR + GST + WHS$ but not more than P_{max} .
- 13.4 at the 39 month adjustment date, the premium (adjusted premium) is as follows:
 - $P = (BP A) \ge 0.4 + C + SUR + GST + WHS$

but not more than Pmax.

13.5 at the 48 month adjustment date, the premium (adjusted premium) is as follows:

 $P = (BP - A) \times 0.4 + C + SUR + GST + WHS$

but not more than P_{max}.

Where:

BP is the base premium calculated in accordance with Part 4 of the RTWSA Premium Provisions 2021-2022 but where 'ra, rb...rn' are each part of the total remuneration in respect of the 2021-2022 premium period, being a part of the total remuneration attributable to each of the employer's relevant SAICs.

A is the Apprentice and Trainee incentive amount, if any, for an employer or group of employers determined with respect to the premium period or part thereof in accordance with Part 5 of the RTWSA Premium Provisions 2021-2022.

SUR is the Supplementary Underwriting Rate being a premium adjustment (either a decrease or an increase) to allow the premium of an employer, within a particular category or class, to be adjusted. Any adjustment is at the discretion of the Corporation and subject to the claims experience and a specific risk assessment of the employer by the Corporation.

GST is the Goods and Services Tax as defined in Part 2 of the RTWSA Premium Provisions 2021-2022.

WHS is the work health and safety registration fee as defined in accordance with Part 2 of the RTWSA Premium Provisions 2021-2022.

 \mathbf{P} is the adjusted premium for the time being payable by an employer or group of employers in respect of the premium period (including, where adjustments are required to be made to that premium by reason of the operation of this Order, the premium so payable by reason of those adjustments).

C is the total of the cost of claims for an employer or group of employers as defined in Part 8 of this Order in respect of claims with a date of injury in the premium period. For this purpose date of injury is the date the person suffered the injury, or the deemed date of injury under the Act.

 \mathbf{P}_{max} is the maximum premium that is payable by an employer or group of employers calculated in accordance with Part 7 of this Order.

14. The method to apportion adjusted premium for each member of a group at each adjustment date (the adjusted premium) is as follows:

 $P_E = P x \frac{BP - A}{BP_G - A_G}$

Where:

 P_E is the premium for the time being payable by an employer who is a member of a group in respect of the premium period calculated in accordance with 13.2, 13.3, 13.4 and 13.5 of Part 6 of this Order (including, where adjustments are required to be made to that premium by reason of the operation of this Order, the premium so payable by reason of those adjustments).

BP is the base premium for an employer that is a member of a group calculated in accordance with Part 4 of the RTWSA Premium Provisions 2021-2022, but where 'ra, rb...rn' are each part of the total remuneration in respect of the 2021-2022 premium period, being a part of the total remuneration attributable to each of the employer's relevant SAICs.

A is the Apprentice and Trainee incentive amount, if any, for an employer determined with respect to the premium period or part thereof in accordance with Part 5 of the RTWSA Premium Provisions 2021-2022.

 $\mathbf{BP}_{\mathbf{G}}$ is the sum of the BP for all the members of a group of which the employer is a member.

 A_G is the sum of A for all members of a group of which the employer is a member.

PART 7—MAXIMUM AND MINIMUM PREMIUM PAYABLE

15. For the purposes of this Order, the maximum premium (P_{max}) that is payable by an employer or group of employers in respect of the premium period is calculated as follows:

 $P_{max} = [(BP x 2) - A] + SUR + GST + WHS$

16. Despite any other provision of this Order, an initial premium or an adjusted premium is to be no less than the minimum premium specified in the RTWSA Premium Provisions 2021-2022.

PART 8—COST OF CLAIMS

17. Cost of claims means the total of:

- 17.1 costs paid on, and in respect of, each claim for compensation allocated to a particular employer (irrespective of whether the claim for compensation was withdrawn by the worker, accepted or rejected); and
- 17.2 for claims in which a worker has or is expected to have an entitlement for a lump sum payment in accordance with Part 4 Division 6 and/or Part 4 Division 7 of the Act where the payment has not been made, the cost of claims will include an estimate assessed by the Corporation of the outstanding liability for expected lump sum payment(s); and
- 17.3 for claims in which a worker is a seriously injured worker (as defined in Part 2 Division 4 of the Act), the current and most accurate estimate assessed by the Corporation of the outstanding liability for each claim.
- 18. The costs of each claim are the total costs for the claim, as described in clause 17 of this Part, based on the evidence available at the time of the relevant adjustment date.
- 19. Excluded from the costs of each claim are:
 - 19.1 Costs associated with claims for unrepresentative injuries,
 - 19.2 Costs associated with successfully prosecuted fraudulent claims,
 - 19.3 Actual recoveries for compulsory third party and common law actions under section 66 of the Act,
 - 19.4 the amount of income support paid in the first two weeks of a worker's incapacity where the Corporation has undertaken the liability of the employer in accordance with subsection 64(14) of the Act, and
 - 19.5 Claims costs in excess of \$500,000.
- 20. But, in any case where a single event leads to 3 or more individual claims, the maximum total combined costs of all those claims in relation to that event will not exceed \$1,000,000.

PART 9-EXIT TO SELF-INSURANCE

- 21. If an employer to whom this Order applies is registered as a self-insured employer under section 129 of the Act:
 - 21.1 within 15 months from the commencement of the premium period, premium will be calculated in accordance with clause of 13.1 of Part 6 of this Order; or
 - 21.2 on or after 15 months and prior to 48 months from the commencement of the premium period, then adjusted premium will be payable within 28 days of commencement of the self-insurance registration. The calculation of adjusted premium will be based on the balance of all premium that would have been payable under Part 6 of this Order, by applying the adjustment formula applicable immediately prior to commencement of the self-insurance registration with C (in that formula). This will be calculated as at the date immediately prior to commencement of the self-insurance registration.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 29th day of April 2021. Dated: 29 April 2021

G. MCCARTHY Board Chair

RETURN TO WORK ACT 2014

RTWSA Premium Order (Return to Work Premium System) 2021-2022

The Board of the Return to Work Corporation of South Australia ('the Corporation') after consultation with the Minister publishes the principles fixing the manner in which a premium payable by an employer (or person who proposes to become an employer) will be calculated for the purposes of section 143 of the *Return to Work Act 2014* ('the Act'), referred to as the 'RTWSA Premium Order (Return to Work Premium System) 2021-2022' ('the Order'). This Order fixes the manner in which such a premium is to be calculated so as to take effect on 1 July 2021 and up to and including 30 June 2022.

PART 1-PRELIMINARY MATTERS

This Order is the RTWSA Premium Order (Return to Work Premium System) 2021-2022 published pursuant to subsection 143(3) of the Act and takes effect on 1 July 2021.

PART 2—APPLICATION

- 1. This Order applies to all employers other than a newly registered employer in the circumstance described in clause 2 or unless another Order applies.
- 2. A newly registered employer, who commenced to be an employer after 1 July 2020 and who employed workers after 1 July 2020, who is not subject to the transfer of business provisions in section 160 of the Act, will have their premium calculated in accordance with Part 6 of the RTWSA Premium Provisions 2021-2022 until that employer has experienced a full premium period.
- 3. If before 1 July 2022, a RTWSA Premium Order (Return to Work Premium System) has not been made for the 2022-2023 period, this Order continues to apply pending the making of such an Order.
- 4. The terms and conditions in the RTWSA Premium Provisions 2021-2022 apply unless this Order provides otherwise.
- 5. In this Order, words and expressions have the same meaning as they have in the RTWSA Premium Provisions 2021-2022, unless this Order provides otherwise.

PART 3-CALCULATION OF PREMIUM PAYABLE BY AN EMPLOYER

6. The premium payable by an employer for a premium period, or part thereof, is to be calculated by the following formula: $P = BP x (1 - D) + C^* - A + SUR + GST + WHS$

* C is subject to a maximum of 3 x D x BP

Where:

P is the total premium

D is the base premium discount factor calculated in accordance with Part 4 of this Order

BP is the base premium calculated in accordance with Part 4 of the RTWSA Premium Provisions 2021-2022

C is the cost of claims calculated in accordance with Part 5 of this Order

A is the Apprentice and Trainee incentive amount, if any, for an employer determined with respect to the premium period or part thereof in accordance with Part 5 of the RTWSA Premium Provisions 2021-2022

SUR is the Supplementary Underwriting Rate being a premium adjustment (either a decrease or an increase) to allow the premium of an employer, within a particular category or class, to be adjusted. Any adjustment is at the discretion of the Corporation and subject to the claims experience and a specific risk assessment of the employer by the Corporation.

GST is the Goods and Services Tax as defined in Part 2 of the RTWSA Premium Provisions 2021-2022

WHS is the work health and safety registration fee as defined in Part 2 of the RTWSA Premium Provisions 2021-2022

PART 4—BASE PREMIUM DISCOUNT FACTOR

- 7. The base premium discount factor (D) for an employer is as follows:
 - 7.1 Where the employer's annualised Base Premium is less than \$10,000, the premium discount factor is 0.05.
 - 7.2 Where the employer's annualised Base Premium is or exceeds \$10,000 and is less than \$50,000, the premium discount factor is 0.1.
 - 7.3 Where the employer's annualised Base Premium is or exceeds \$50,000 and is less than \$100,000, the premium discount factor is 0.15.
 - 7.4 Where the employer's annualised Base Premium is or exceeds \$100,000 and is less than \$500,000, the premium discount factor is 0.2.
 - 7.5 Where the employer's annualised Base Premium is or exceeds \$500,000 and is less than \$1,000,000, the premium discount factor is 0.25.
 - 7.6 Where the employer's annualised Base Premium is or exceeds \$1,000,000 the premium discount factor is 0.30.

PART 5—COST OF CLAIMS

- 8. Cost of claims means income support payments, where:
 - 8.1 payments were made in the financial year preceding the premium period to which the premium applies, and
 - 8.2 the payments were paid with respect to claims with a date of injury in the three financial years preceding the commencement of the premium period to which the premium applies, but excluding:
 - 8.2.1 the amount of income support paid in the first two weeks of a worker's incapacity where the Corporation has undertaken the liability of the employer in accordance with subsection 64(14) of the Act, and
 - 8.2.2 the income support payments paid in respect of claims arising from an unrepresentative injury as defined by section 4 of the Act, and
 - 8.2.3 the income support payments associated with successfully prosecuted fraudulent claims.

PART 6—GROUP TRAINING ORGANISATION ARRANGEMENT

9. Where an employer is registered with the South Australian Government as meeting the National Standards for Group Training Organisations in the relevant premium period, the premium (P) will be calculated in accordance with the following formula:

P = BP - A + SUR + GST + WHS

10. This arrangement shall only apply if the employer has registered and obtained a separate employer number with ReturnToWorkSA for the purpose of reporting apprentice and trainee remuneration.

PART 7—ALTERNATIVE SET OF PRINCIPLES (RETRO PAID LOSS ARRANGEMENT)

11. For the purposes of section 143(7)(e) of the Act, the RTWSA Premium Order (Retro-Paid Loss Arrangement) 2021-2022 is an alternative set of principles for the payment of premium for an employer or employers.

PART 8-PROVISION OF A DEPOSIT, BOND OR GUARANTEE OR OTHER SECURITY

- 12. As permitted by section 143(7) of the Act the Corporation will be entitled, in its discretion, to require any employer within a class set out below to provide security for the due payment of premium or other money due to the Corporation. Such security may, at the discretion of the Corporation, be constituted by a deposit, bond, guarantee, and/or a security over assets of that employer or over the assets of any person or entity providing a guarantee.
- 13. The following classes of employer are specified for the purposes of section 143(7)(f):
 - (a) An employer who has been or is a non-compliant employer;
 - (b) An employer in respect of which any manager, director, officer or other person having material influence over the affairs of the employer:
 - (i) has previously been a manager director officer or person having material influence over the affairs of a non-compliant employer; or
 - (ii) is a related person to a manager, director, officer or other person having material influence over the affairs of a non-compliant employer;
 - (c) An employer who would be capable of being treated as a member of a group under the *Payroll Tax Act 2009* where any other member of the group has been or is a non-compliant employer;
 - (d) An employer who is or has been or is an associated entity of a non-compliant employer;
 - (e) An employer who has not disclosed information to which the Corporation is entitled under either section 149 or 150 of the Act in a timely manner.
- 14. In this Part 8 the following terms have the meanings set out below:

"non-compliant employer" is an employer who has defaulted in the payment of premium or other money due to the Corporation, within the 3 years prior to the commencement of this Premium Order or who has failed to comply with section 128 of the Act or any equivalent provision in prior legislation;

"associated entity" means entities that are associated under section 50AAA of the Corporations Act 2001;

"related person" means spouse, domestic partner, parent, grandparent, child, grandchild, stepchild, brother, sister, stepbrother, stepsister, half-brother, half-sister, aunt, uncle, cousin or a spouse or domestic partner of any of those persons.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 29th day of April 2021.

Dated: 29 April 2021

G. MCCARTHY Board Chair

RETURN TO WORK ACT 2014

RTWSA Premium Provisions 2021-2022

The Board of the Return to Work Corporation of South Australia ('the Corporation') after consultation with the Minister publishes the following terms and conditions that will apply in relation to the calculation, imposition and payment of premiums for the purposes of subsection 138(1) of the *Return to Work Act 2014* ('the Act') and these terms and conditions will be referred to as the 'RTWSA Premium Provisions 2021-2022'.

The RTWSA Premium Provisions 2021-2022 apply for the premium period 2021-2022 (and each premium period thereafter until modified in accordance with subsection 138(1) of the Act).

PART 1—PRELIMINARY MATTERS

1. These terms and conditions apply to the calculation, imposition and payment of premiums on or after 1 July 2021.

PART 2—DEFINITIONS

For the purposes of the RTWSA Premium Provisions 2021-2022, RTWSA Premium Order (Return To Work Premium System) 2021-2022 (as amended from time to time) and the RTWSA Premium Order (Retro-Paid Loss Arrangement) 2021-2022 (as amended from time to time) the following definitions will apply except where otherwise modified:

apprentice: A person who is or will be trained by their employer under an approved training contract in an occupation declared to be a 'trade' under section 6 of the *Training and Skills Development Act 2008*.

approved training contract: Has the same meaning as a contract approved as a training contract under the *Training and Skills* Development Act 2008.

ceasing employer: A registered employer that ceases to be an employer required to be registered under Part 9 of the Act.

employer: Has the same meaning as in section 4 of the Act.

financial year: The period from 1 July in a calendar year to 30 June in the next calendar year with a **full financial year** being the whole of that 12 month period and **part financial year** being any period less than the whole 12 month period.

GST: The Goods and Services Tax, has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth.

GTO: A Group Training Organisation which is registered as such under the National Standards for Group Training Organisations in South Australia and which has a registered office in South Australia.

industry premium rate: A rate that corresponds to a SAIC as determined by the Corporation from time to time and published in the *Government Gazette*.

new employer: An employer who takes over a business on account of a transfer of business as defined by section 160 of the Act.

newly registered employer: An employer who has not been registered for one full premium period.

WHS: The work health and safety registration fee calculated for each financial year and collected by the Corporation on behalf of SafeWork SA in accordance with Schedule 5 of the *Work Health and Safety Act 2012*.

old employer: An employer who has disposed of a business under a transfer of business as defined by section 160 of the Act.

period: Includes any financial year, or as provided in Part 8.

premium period: Refers to any financial year for which premium is calculated.

Regulations: The Return to Work Regulations 2015.

remuneration: is the remuneration payable by an employer to or for the benefit of workers during a premium period and includes all liabilities for payment made or to be made to or for the benefit of a worker which by the determination of the Corporation constitute remuneration but does not include payments determined by the Corporation not to constitute remuneration.

SAIC: South Australian Industry Classification.

the Act: Return to Work Act 2014.

trainee: A person who is or will be trained by their employer under an approved training contract (entered into prior to 23 May 2013 or with a GTO) in an occupation which is a declared 'vocation' under section 6 of the *Training and Skills Development Act 2008*.

PART 3—LIABILITY TO PAY PREMIUMS

3. For the purposes of section 139(1) of the Act, an employer will be liable to pay a premium for each premium period.

PART 4-CALCULATION OF BASE PREMIUM FOR EMPLOYERS

4. Pursuant to section 142(4) of the Act, the base premium (BP) is to be calculated in accordance with the following formula:

 $BP = (Ra x Ia) + (Rb x Ib) + \dots (Rn x In)$

Where:

Ra, Rb, ... Rn are each a part of the total remuneration in respect of the period:

(a) for which the premium is to be calculated; or

(b) preceding the period for which the premium is to be calculated,

as chosen by the employer at the time of completing the return for the current premium period, being a part of the total remuneration attributable to each of the employer's relevant SAICs.

Ia, Ib, ...In are each an industry premium rate expressed as a percentage that corresponds to each relevant SAIC applicable to the employer.

Non-payment or underpayment of remuneration lawfully payable will not reduce the remuneration used as a basis for calculation of an employer's base premium.

PART 5—APPRENTICE AND TRAINEE INCENTIVE AMOUNT

5. The Apprentice and Trainee incentive amount (A) for an employer is to be calculated in accordance with the following formula:

 $A = (Aa x Ia) + (Ab x Ib) + \dots (An x In)$

Where:

Aa, Ab, ... An are each a part of the total remuneration payable by the employer to:

- 5.1 apprentices (as defined in Part 2) in respect of the period for which the premium is to be calculated, being a part of the total remuneration attributable to a SAIC applicable to the employer.
- 5.2 trainees (as defined in Part 2) but only for the term or the balance of the term of an approved training contract (as defined in Part 2) entered into prior to 23 May 2013 and in respect of the period for which the premium is to be calculated, being a part of the total remuneration attributable to a SAIC applicable to the employer.
- 5.3 in the case of an employer who is a GTO, GTO trainees (both as defined in Part 2) employed by that GTO in respect of the period for which the premium is to be calculated, being a part of the total remuneration applicable to a SAIC applicable to the employer.

Ia, Ib, ...In are each an industry premium rate being a percentage rate that corresponds to each relevant SAIC applicable to the employer.

6. If the employer has not supplied a return with respect to remuneration (as required under the Act) in respect of any relevant period, the apprentice and trainee incentive amount ("A") is taken to be zero for the purposes of the calculation of the employer's premium but the premium may be recalculated when the required return as to remuneration has been supplied.

PART 6—PREMIUM PAYABLE BY A NEWLY REGISTERED EMPLOYER

7. Where an employer is a newly registered employer, the premium payable ("P") is calculated in accordance with the following formula:

P = (BP - A) + SUR + GST + WHS

Where:

P is the premium payable for a premium period or part thereof

SUR is the Supplementary Underwriting Rate being a premium adjustment (either a decrease or an increase) to allow the premium of an employer, within a particular category or class, to be adjusted. Any adjustment is at the discretion of the Corporation and subject to the claims experience and a specific risk assessment of the employer by the Corporation.

PART 7-TRANSFER OF BUSINESS

- 8. For the purposes of section 160 of the Act it is determined that the claims history of the old employer will be applied to the calculation of the premium payable by the new employer in the following circumstances:
 - 8.1 Where the new employer has employed workers who constituted all or a majority of the workers employed by the old employer at any time at the business location or locations transferred to the new employer, and
 - 8.2 The workers at any time carried out activities/services for the new employer that are the same or similar to activities/services carried out by those workers for the old employer.

In any other case involving a transfer of business pursuant to section 160 of the Act, the Corporation will be entitled in its discretion to apply claims experience with respect to the employer before the transfer, to the employer who takes over the business on account of the transfer.

These provisions apply whether or not the business of the new employer or the activities and/or services performed are at the same business location.

PART 8—DESIGNATED PERIOD AND DESIGNATED MINIMUM PREMIUM

- 9. For the purposes of section 143(9)(a) of the Act, the designated period is a financial year.
- 10. For the purposes of section 143(9)(b) of the Act, the designated minimum premium is \$200, subject to any instalment payment rounding.

PART 9—CESSATIONS

- 11. For the purposes of section 139(3) of the Act, the Corporation will calculate a ceasing employer's refund as follows:
 - 11.1 the ceasing employer's premium (**"final premium"**) will be calculated in accordance with the formula in Part 3 of the RTWSA Premium Order (Return to Work Premium System) 2021-2022, but where, in calculating base premium, 'Ra, Rb, ...Rn' is the remuneration declared in the return for the current premium period multiplied by the percentage of that period that the ceasing employer was registered; and
 - 11.2 if the premium already paid by the ceasing employer is greater than the final premium, the ceasing employer is entitled to a refund of an amount equal to the difference between the premium already paid and the final premium.
- 12. If the premium already paid by a ceasing employer in the current premium period is less than the final premium, the ceasing employer is required to pay the Corporation an amount equal to the difference between the premium already paid in the current premium period and the final premium (being an adjusted premium).

13. For the avoidance of doubt, nothing in this Part 9 impacts the Corporation's power under section 144(6)(b) of the Act.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 29th day of April 2021. Dated: 29 April 2021

G. MCCARTHY Board Chair

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—North Street, Kapunda

Koda Ciosure—Norin Sireei, Kapunaa

By Road Process Order made on 23 March 2021, the Light Regional Council ordered that:

- 1. Portion of North Street, Kapunda, situated adjoining Allotment 99 in Filed Plan 213075, Hundred of Kapunda, more particularly delineated and lettered 'A' in Preliminary Plan 20/0047 be closed.
- 2. Transfer the whole of the land subject to closure to Adam Heath Menzel and Meagan Louise Menzel in accordance with the Agreement for Transfer dated 22 February 2021 entered into between the Light Regional Council and Adam Heath Menzel and Meagan Louise Menzel.
- 3. The following easement is to be granted over portion of the land subject to closure:

Grant to the South Australian Water Corporation an easement for water supply purposes over the land marked 'A' in Deposited Plan 126762.

On 1 June 2021 that order was confirmed by the Attorney-General conditionally upon the deposit by the Registrar-General of Deposited Plan 126762 being the authority for the new boundaries.

Pursuant to section 24 of the *Roads (Opening and Closing)* Act 1991, NOTICE of the Order referred to above and its confirmation is hereby given. Dated: 3 June 2021

M. P. BURDETT Surveyor-General

DPTI: 2020/20549/01

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

NOTICE OF CONFIRMATION OF

ROAD PROCESS ORDER Road Closure—Hancock Road, Tea Tree Gully

10 Containty 2010, the City of Tay Tay Calles adapted that

- By Road Process Order made on 18 September 2019, the City of Tea Tree Gully ordered that:Portion of Hancock Road, Tea Tree Gully, situated adjoining Allotment 19 in Filed Plan 10178, Hundred of Yatala, more particularly
- delineated and lettered 'A' in Preliminary Plan 17/0061 be closed.
- 2. Transfer the whole of the land subject to closure to Richard Barry Cooper in accordance with the Agreement for Transfer dated 18 September 2019 entered into between the City of Tea Tree Gully and Richard Barry Cooper.

On 1 June 2021 that order was confirmed by the Attorney-General conditionally upon the deposit by the Registrar-General of Deposited Plan 123287 being the authority for the new boundaries.

Pursuant to section 24 of the *Roads (Opening and Closing) Act 1991*, NOTICE of the Order referred to above and its confirmation is hereby given. Dated: 3 June 2021

DPTI: 2017/23933/01

M. P. BURDETT Surveyor-General

SACE BOARD OF SOUTH AUSTRALIA ACT 1983

South Australia

SACE Board of South Australia (Fees) Notice 2021

under the SACE Board of South Australia Act 1983

1—Short title

This notice may be cited as the SACE Board of South Australia (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the SACE Board of South Australia Act 1983.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Board.

Schedule 1—Fees

1 Student fee

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For enrolment, assessment and certification of a student of an educational institution located in Australia that is not in receipt of financial assistance from the State or a full fee paying overseas student (within the meaning of the *Education and Early Childhood Services (Registration and Standards) Act 2011)*—

(a)	in the case of a student enrolled at Stage 1 studying fewer than 40 credits	\$250 per student
(b)	in the case of a student enrolled at Stage 1 studying 40 credits or more	\$469 per student
(c)	in the case of a student enrolled at Stage 2 studying fewer than 40 credits	\$549 per student
(d)	in the case of a student enrolled at Stage 2 studying 40 credits or more	\$1,033 per student
Late en	rolment fee	
For enro	elment of a student for assessment of completion of	
(a)	prescribed certification requirements — after the closing date for receipt of enrolments set by the Board in any year	\$118 per student
(b)		\$236 per student
(c)		\$472 per student
Clerical	l check fee	\$26 per subject
	cking, at the request of a student, the clerical processes and res involved in determining a result in a subject	
Student	assessment summary fee	\$21 per subject
marks a	ess to information about the contribution of examination nd moderated school assessment marks to the final result of a level subject	
Return	of student material fee	\$41 per subject
For acce	ess of students to their assessment materials	
Replace	ement fee for SACE record of results	\$46 per record
	placement copy of a record of studies undertaken towards ion of the prescribed certification requirements	
Replace	ement fee for SACE Certificate	\$46
For a rej Educatio	placement copy of a South Australian Certificate of	
For the a	ent of Equivalent Qualification fee assessment of an overseas qualification against the nents of the SACE and issuing of the statement	\$102
Express	s processing fee	\$61
	SACE Board to provide a turnaround time within 48 s hours in respect of items $6 - 8$ above	

10 **Professional development of educators and assessors fees** (a) for provision of the following Assessment for Educators

course modules (per group):

	(i)	Principles and Language of Assessment	\$3,136
	(ii)	Authentic Assessment - Purpose and Design	\$3,136
	(iii)	Assessment Strategies	\$3,136
	(iv)	Feedback and Data	\$3,136
	(v)	Moderation and Reporting	\$3,136
	(vi)	for all course modules listed in subparagraphs (i) to (v)	\$12,553
(b)	-	ovision of Certified Educational Assessor Course dules) (per person)	\$1,259

Made by the Minister for Education

On 3 May 2021

SECOND-HAND VEHICLE DEALERS ACT 1995

South Australia

Second-hand Vehicle Dealers (Fees) Notice 2021

under the Second-hand Vehicle Dealers Act 1995

1—Short title

This notice may be cited as the Second-hand Vehicle Dealers (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Second-hand Vehicle Dealers Act 1995.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	Application fee for licence (section 8(1)(b) of the Act)		\$320.00	
2	Licence Act—	e fee—	-payable before the granting of a licence under Part 2 Division 1 of the	
	(a)	for	a natural person—	
		(i)	for carrying on the business of buying or selling second-hand vehicles consisting only of motorcycles	\$234.00
		(ii)	in any other case	\$492.00

	(b)	for	a body corporate—	
		(i)	for carrying on the business of buying or selling second-hand vehicles consisting only of motorcycles	\$342.00
		(ii)	in any other case	\$740.00
	under s to be m	ection ade to	between the grant of the licence and the next date for payment of a fee 11 of the Act is less than or more than 12 months, a pro rata adjustment is the amount of the additional fee by applying the proportion that the length bears to 12 months.	
3	Annual	fee (s	ection 11(2)(a) of the Act)—	
	(a)	for	a natural person—	
		(i)	for carrying on the business of buying or selling second-hand vehicles consisting only of motorcycles	\$234.00
		(ii)	in any other case	\$492.00
	(b)	for	a body corporate—	
		(i)	for carrying on the business of buying or selling second-hand vehicles consisting only of motorcycles	\$342.00
		(ii)	in any other case	\$740.00
	next da is less t	te for han or	between a date for payment of a fee under section 11 of the Act and the payment of the fee under that section (as nominated by the Commissioner) more than 12 months, a pro rata adjustment is to be made to the amount of plying the proportion that the length of that period bears to 12 months.	
7	Applica	ation f	ee with respect to a duty to repair a vehicle (section 24(2) of the Act)	\$60.50
8	Fee for	replac	cement of licence	\$30.75
Ma	nde by	the .	Attorney-General	

On 24 May 2021

SECURITY AND INVESTIGATION INDUSTRY ACT 1995

South Australia

Security and Investigation Industry (Fees) Notice 2021

under the Security and Investigation Industry Act 1995

1—Short title

This notice may be cited as the Security and Investigation Industry (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Security and Investigation Industry Act 1995.

4—Fees

The fees set out in Schedule 1 are—

- (a) prescribed for the purposes of the Act; and
- (b) payable to the Commissioner.

Schedule 1—Fees

1	Application fee for licence (section 8(1)(b) of the Act)—			
	(a) for natural person	\$545.00		
	(b) for body corporate	\$882.00		
2	Licence fee-payable before the granting of a licence under Part 2 of the Act-			
	(a) for natural person—			
	 (i) if licence subject to employee condition or employee (supervision condition) 	\$354.00		
	(ii) in the case of a security industry trainers licence	\$354.00		
	(iii) in any other case	\$742.00		
	(b) for body corporate	\$969.00		
	If the period between the grant of the licence and the next date for payment of a fee under section 7C of the Act is less than or more than 12 months, a pro rata adjustment is to be made to the amount of the additional fee by applying the proportion that the length of that period bears to 12 months.			
3	Annual fee (section 7C(1)(a) of the Act)—			
	(a) for natural person—			
	 (i) if licence subject to employee condition or employee (supervision condition) 	\$354.00		
	(ii) in the case of a security industry trainer	\$354.00		
	(iii) in any other case	\$742.00		
	(b) for body corporate	\$969.00		
	If the period between a date for payment of a fee under section 7C of the Act and the next date for payment of the fee under that section (as nominated by the Commissioner) is less than or more than 12 months, a pro rata adjustment is to be made to the amount of the fee by applying the proportion that the length of that period bears to 12 months.			
5	Application fee to impose, vary or revoke a licence condition (section 7A(3) of the Act)	\$331.00		
6	Fee for replacement of licence	\$30.75		
Mad	Made by the Attorney-General			
On 24	May 2021			
	*			

SHERIFF'S ACT 1978

South Australia

Sheriff's (Fees) Notice 2021

under the Sheriff's Act 1978

1—Short title

This notice may be cited as the Sheriff's (Fees) Notice 2021

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2-Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Sheriff's Act 1978.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Sheriff.

Schedule 1—Fees

1	For receiving and entering a summons, notice, order or other document for service (other than in relation to proceedings in the Magistrates Court)—per copy	\$44.75
2	For receiving and entering a warrant (including a summons when issued as a joint process) or other process of execution	\$66.00
3	For serving a summons, claim, notice, order or other document where a written report must be submitted for the preparation of an affidavit of service—per copy	\$49.50
4	For serving a summons, claim, notice, order or other document where a written report does not have to be submitted for the preparation of an affidavit of service—per copy	\$42.00
5	For conducting inquiries as necessary before executing a warrant or other process of execution	\$49.50
6	For executing a warrant (including serving a summons when issued as a joint process) or other process of execution or making an arrest	\$93.00
7	Additional fee if, under a warrant, personal property is seized and processed for sale	\$93.00 plus \$52.50 for each hour or part of an hour after the first 3 hours

8	Allowan executio	\$1.55 per kilometre or part	
	Note—		of a kilometre, after
		Only 1 fee is payable where 2 or more processes are served or executed at the same time on the same person or on different persons at the same address.	50 kilometres
9	Poundag	e—	
	(a)	on a warrant of sale or other process of execution (other than on a warrant of possession enforced against real property), calculated on the amount realised on sale or, if not sold, on the value of the property seized or the amount of the judgement debt, whichever is the lesser	\$0.10 per dollar for the first \$2 000 and \$0.05 per dollar over \$2 000
	(b)	on a warrant of possession enforced against real property, calculated on the annual value (within the meaning of the <i>Valuation of Land</i> <i>Act 1971</i>) of the real property seized	\$0.10 per dollar for the first \$2 000 and \$0.05 per dollar over \$2 000
10	For sher	iff's attendance to execute an enforcement process	\$52.50 per hour or part hour, after the first hour
11	-	n of process	\$353.00 per hour or part hour
ohel	hv tha /	Attorney-Coneral	

Made by the Attorney-General

On 24 May 2021

SOUTH AUSTRALIAN CIVIL AND ADMINISTRATIVE TRIBUNAL ACT 2013

South Australia

South Australian Civil and Administrative Tribunal (Fees) Notice 2021

under the South Australian Civil and Administrative Tribunal Act 2013

1—Short title

This notice may be cited as the *South Australian Civil and Administrative Tribunal (Fees) Notice 2021.*

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the South Australian Civil and Administrative Tribunal Act 2013;

corporation has the same meaning as in the Corporations Act 2001 of the Commonwealth;

not-for-profit organisation means a corporation that is not for the purpose of trading or securing a pecuniary profit for its members from its transactions;

prescribed corporation means a corporation other than-

- (a) a small business; or
- (b) a not-for-profit organisation;

small business means a corporation that-

- (a) has less than 20 full-time equivalent employees; and
- (b) is not a subsidiary of a corporation that has 20 or more full-time employees;

subsidiary has the same meaning as in the Corporations Act 2001 of the Commonwealth.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Tribunal.

Schedule 1—Fees

1	Applicat	ion for the commencement of Tribunal proceedings	\$79.50
2	Referral	of a matter to the Tribunal under—	
	(a)	section 29 of the Residential Parks Act 2007	\$79.50
	(b)	section 63 of the Residential Tenancies Act 1995	\$79.50
	(c)	section 105M of the Residential Tenancies Act 1995	\$79.50
3		ion for an internal review of a decision of the Tribunal under 0 of the Act where—	
	(a)	applicant is a prescribed corporation	\$853.00
	(b)	applicant is any other person	\$607.00
4	Applicat	ion for a review of a decision by the Tribunal under—	
	(a)	section 169 or 296 of the Local Government Act 1999	
	(b)	section 25C of the Valuation of Land Act 1971	
	where		
	(c)	applicant is a prescribed corporation	\$273.00
	(d)	applicant is any other person	\$218.00
5		ion for a review of a decision by the Tribunal under section 15 of <i>yists Act 2015</i> where—	
	(a)	applicant is a prescribed corporation	\$853.00
	(b)	applicant is any other person	\$607.00
6	For each	request to search and inspect a record of the Tribunal	\$25.25
7	For the p person	provision of a transcript (or part of a transcript) on request of a	\$194.00 for first 30 minutes or less requested, plus for each additional 30 minutes or part thereof requested— \$146.00
8	Except v page	where item 9 applies, for a copy of documentary evidence—per	\$8.30

9	For a copy of any photograph, map, plan or other document which is greater than A4 in size	\$8.30 per page, or the actual cost of copying (whichever is greater)
10	For inspection or copy of evidence in the form of slides, film, video tape, audio tape or other form of recording—per item	\$25.25
11	For copy of reasons for decision or order—per page	\$8.30
	Note—	
	A party to proceedings is entitled to 1 copy of the reasons without charge.	
12	For a copy of any other document—per page	\$5.10
13	For inspection or copy of a video, audio or other recording of Tribunal proceedings	\$27.75
14	For opening the Registry (or the Registry remaining open) after hours for urgent execution of process—for each hour or part of an hour	\$414.00
15	For opening the Tribunal (or the Tribunal remaining open) after hours for urgent hearing—for each hour or part of an hour	\$1 244.00

Note—

No fees are payable in respect of Tribunal proceedings under the Advance Care Directives Act 2013, the Consent to Medical Treatment and Palliative Care Act 1995, the Guardianship and Administration Act 1993 or the Mental Health Act 2009, other than a request for provision of a transcript (see regulation 14(2) of the South Australian Civil and Administrative Tribunal Regulations 2015) or an application for an internal review of a decision under section 70 of the Act where the applicant is not a person who is the subject of the proceedings (see regulation 14(3) of the South Australian Civil and Administrative Tribunal Regulations 2015).

Made by the Attorney-General

On 24 May 2021

SOUTH AUSTRALIAN PUBLIC HEALTH ACT 2011

South Australia

South Australian Public Health (Fees) Notice 2021

under the South Australian Public Health Act 2011

1—Short title

This notice may be cited as the South Australian Public Health (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the South Australian Public Health Act 2011.

4—Fees

1 2 The fees set out in Schedule 1 are prescribed for the purposes of the Act, the *South Australian Public Health (Legionella) Regulations 2013* and the *South Australian Public Health (Wastewater) Regulations 2013*.

Schedule 1—Fees

Part 1—Fees relating to South Australian Public Health (Legionella) Regulations 2013

1	On application to the relevant authority for registration of a high risk manufactured water system—		
	(a)	for registration of 1 system	\$41.25
	(b)	for registration of each additional system installed on the same premises	\$27.50
2		ication to the relevant authority for renewal of registration of a high risk ctured water system (for each system)	\$20.80
3	For inspection of a high risk manufactured water system—		
	(a)	for inspection of 1 system	\$165.00
	(b)	for inspection of each additional system installed on the same premises	\$110.00
4	On appl	ication to the Minister for a determination or approval under the regulations	\$691.00

Part 2—Fees relating to South Australian Public Health (Wastewater) Regulations 2013

Applica	ation f	for a product approval under regulation 16	\$523.00
Application for a wastewater works approval if the relevant authority is a council under regulation 23—			
(a)		the installation or alteration of a temporary on-site stewater system—	
	(i)	if the system's capacity does not exceed 10 EP	\$52.50
	(ii)	if the system's capacity exceeds 10 EP	\$105.00
			plus \$25.75 for each 2 EP in excess of 10 EP
(b)		the installation or alteration of an on-site wastewater system her than a temporary on-site wastewater system)—	
	(i)	if the system's capacity does not exceed 10 EP	\$117.00
	(ii)	if the system's capacity exceeds 10 EP	\$117.00
			plus \$25.75 for each 2 EP in excess of 10 EP
(c)		the connection of an on-site wastewater system to a nmunity wastewater management system—	
	(i)	in the case of an existing on-site wastewater system	\$117.00

(::)

in the ages of a new on site westernater system

		(ii) in the case of a new on-site wastewater system	m—
		(A) if the system's capacity does not exceed	10 EP \$117.00
		(B) if the system's capacity exceeds 10 EP	\$117.00
			plus \$25.75 for each 2 EP in excess of 10 EP
3		ion for a wastewater works approval if the relevant ster under regulation 23	authority is \$523.00
4		ion for variation or revocation of a condition of a w proval under regulation 25—	rastewater
	(a)	if the relevant authority is a council	\$117.00
	(b)	if the relevant authority is the Minister	\$523.00
5		ion for postponement of expiry of a wastewater wor gulation 26	rks approval \$117.00
6	Inspectio	ons—	
	(a)	fee for an inspection in connection with an applica matter under these regulations if the relevant author council	
	(b)	fee for an inspection in connection with an applica matter under these regulations if the relevant author Minister—	
		(i) for the first inspection	nil
		(ii) for each subsequent inspection	\$206.00
Ma	de hv fl	e Minister for Health and Wellbeing	

Made by the Minister for Health and Wellbeing

On 9 May 2021

Upcoming Elections

Notice is hereby given of upcoming elections to the Boards of:

- Triple S Scheme, State Superannuation Scheme, SA Ambulance Superannuation Scheme (The South Australian Superannuation Board)
- Funds SA (Superannuation Funds Management Corporation of South Australia Board)
- Super SA Select (Southern Select Super Corporation)

To stay up-to-date and have your say in who is elected to the Board, we urge you to update your contact details.

You can do so by:

- logging into your member portal at <u>supersa.gov.au</u>;
- completing and emailing a Change of Details form to supersa@sa.gov.au, or
- contacting Super SA on 1300 369 315 and providing your details to one of our friendly member services staff.

If you are a member of SA Police Super and wish to participate in the Funds SA Board election, please advise Police Super on (08) 8470 0370 of any address changes.

Further information regarding the nomination process for the elections, will be advertised in *The Advertiser* on Saturday 3 July 2021, the Sunday Mail on Sunday 4 July 2021 and the *Government Gazette* on 1 July 2021.

Dated: 3 June 2021

KATHY O'DONNELL Board Support Officer, Policy and Governance, Super SA

THE SOUTH AUSTRALIAN SUPERANNUATION BOARD (SUPER SA) THE SOUTHERN SELECT SUPER CORPORATION BOARD (SUPER SA SELECT) SUPERANNUATION FUNDS MANAGEMENT CORPORATION OF SOUTH AUSTRALIA BOARD (FUNDS SA)

STATE RECORDS ACT 1997

South Australia

State Records (Fees) Notice 2021

under the State Records Act 1997

1—Short title

This notice may be cited as the State Records (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to State Records.

Schedule 1—Fees

Application fee for public access to official records

1	Applications involving requests for copies of documents—			
	(a)	for an application made in person (1 to 10 pages inclusive)	nil	
	(b)	for an application made in person (more than 10 pages)	\$10.10	
	(c)	for an application made in writing or by telephone	\$10.10	
Note—				
		This service is only provided if specific and accurate archive reference numbers are supplied.		
Сор	ies of docu	iments		
2	Basic pa	aper format (per page)—		
	(a)	A4 black & white (297 mm x 210 mm)	\$0.75	
	(b)	A4 colour (297 mm x 210 mm)	\$1.85	
	(c)	A3 black & white (420 mm x 297 mm)	\$2.00	
	(d)	A3 colour (420 mm x 297 mm)	\$3.70	
3	High qu	ality paper format (per page)—		
	(a)	A3 colour (420 mm x 297 mm)	\$6.25	
	(b)	A2 colour (594 mm x 420 mm)	\$12.50	
	(c)	A1 colour (841 mm x 594 mm)	\$19.00	
4	Digital	format—low resolution (for example, PDF or JPEG)—		
	(a)	selected pages (1 to 4 pages inclusive)	\$7.25	
	(b)	small item (5 to 20 pages inclusive)	\$36.25	

	(c) medium item (21 to 40 pages inclusive)	\$72.50
	(d) large item (more than 40 pages)	\$108.00
5	Digital format—high resolution (for example, TIFF) (per page)	\$24.40
6	Additional fees—	
	(a) certification of copy (per page)	\$0.65
	(b) cost of CD	\$2.00
Publ	lications	
7	A little flour and a few blankets: an administrative history of Aboriginal affairs in South Australia, 1834-2000	\$30.00
8	Aboriginal resource kit	\$56.50
9	Ancestors in archives: a guide for family historians to South Australia's government archives	\$12.20
10	Distant voices (DVD)	\$46.50
11	Guide to records relating to Aboriginal people (5 volumes)—	
	(a) printed copy (per volume)	\$13.00
	(b) CD	\$35.25
Prov	vision of advisory, processing and loans services to agencies	
12	Preparation of disposal schedules (per hour or part of hour)	\$86.50
13	Culling and sentencing of records (per hour or part of hour)	\$86.50
14	Preparation of consignment list (per 15 minutes or part of 15 minutes)	\$21.60
15	Preparation of written advice—	
	(a) per 15 minutes (or part of 15 minutes)	\$21.60
	(b) per hour	\$86.50
16	Interfiling (placing new files into boxes already held in archive)—	
	(a) per 15 minutes (or part of 15 minutes)	\$21.60
	(b) per hour	\$86.50
17	Reprocessing of transfers received requiring further work or correction—	
	(a) per 15 minutes (or part of 15 minutes)	\$21.60
	(b) per hour	\$86.50
18	Other advisory or processing services (including any research)—	
	(a) per 15 minutes (or part of 15 minutes)	\$21.60
	(b) per hour	\$86.50
19	Loans—	
	(a) identifying and locating item (including any research)—	
	(i) per 15 minutes (or part of 15 minutes)	\$21.60
	(ii) per hour	\$86.50
	(b) retrieval (per item)—	
	(i) non-urgent	\$13.50
	(ii) urgent (within 24 hours)	\$18.30

(c)	(c) restoring original order of item before returning it to the archive—				
	(i)	per 15 minutes (or part of 15 minutes)	\$21.60		
	(ii)	per hour	\$86.50		
(d)	issu	e of late returns reminder (per item)	\$13.50		

Made by the Attorney-General

On 24 May 2021

SUMMARY OFFENCES ACT 1953

South Australia

Summary Offences (Fees) Notice 2021

under the Summary Offences Act 1953

1—Short title

This notice may be cited as the Summary Offences (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2-Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Summary Offences Act 1953.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	For an application to the Minister for an exempt person declaration under section $21F(5)(b)$ of Act	\$55.00
2	For an audio tape of the soundtrack of an audio visual record of an interview with a suspect (section 74D of Act)	\$23.00
3	For a copy of an audio record of an interview with a suspect (section 74D of Act)	\$23.00
4	For a copy of an audio visual record of an intimate search of a detainee (section 81 of Act)	\$23.00

Signed by the Attorney-General

On 24 May 2021

SUPPORTED RESIDENTIAL FACILITIES ACT 1992

South Australia

Supported Residential Facilities (Fees) Notice 2021

under the Supported Residential Facilities Act 1992

1—Short title

This notice may be cited as the Supported Residential Facilities (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Supported Residential Facilities Act 1992.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	Inspection fee for inspection of premises (section 22(1)(a)(iii) of the Act)		\$205.00
	Note—		
		This fee must be paid by the proprietor of the premises within 7 days after the completion of the inspection.	
2	Applicat	ion fees—	
	Note—		
		The fee for an application must be paid at the time the application is lodged.	
	(a)	on lodging an application for a licence (section 24(2) of the Act)	\$85.50
	(b)	on lodging an application for the renewal of a licence (section 27(1)(b) of the Act)	\$85.50
	(c)	on lodging a late application for the renewal of a licence (section 27(3) of the Act)	\$51.00
		Note—	
		The fee under this paragraph is in addition to the fee under paragraph (b)	
	(d)	on lodging an application for the transfer of a licence (section 30(2)(b) of the Act)	\$85.50
	(e)	on lodging an application in relation to a dispute (section 43(5)(c) of the Act)	\$51.00

3 Licensing fees—

(a)	on a decision	n to gr	ant a licence	\$398.00
	Notes—			
		(1)	This fee must be paid within 7 days after the applicant receives written notification from the licensing authority that the application for a licence has been approved.	
		(2)	If the term of the licence is less than 12 months, the licence fee is a proportion of the fee under this paragraph, being the proportion that the number of whole months in the period of the licence bears to 12.	
(b)			ence exceeds 12 months, an annual licence fee is payable on the granting of the licence	\$398.00
	Notes—			
		(1)	This fee must be paid within 7 days after the anniversary of the granting of the licence.	
		(2)	If the licence is due to expire before the second anniversary of the granting of the licence, the annual licence fee is a proportion of the fee under this paragraph, being the proportion that the number of whole months in the period between the first anniversary of the granting of the licence and the date on which the licence is due to expire bears to 12.	
(c)	on a decision	to re	new a licence	\$398.00
	Notes—			
		(1)	This fee must be paid within 7 days after the applicant receives written notification from the licensing authority that the application for renewal has been approved.	
		(2)	If the term of a licence on renewal is less than 12 months, the licence fee is a proportion of the fee under this paragraph, being the proportion that the number of whole months in the period of the licence bears to 12.	

Made by the Minister for Human Services

On 27 April 2021

SUPREME COURT ACT 1935

South Australia

Supreme Court (Fees) Notice 2021

under the Supreme Court Act 1935

1—Short title

This notice may be cited as the Supreme Court (Fees) Notice 2021

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

No. 40 p. 2123

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Supreme Court Act 1935;

corporation has the same meaning as in the Corporations Act 2001 of the Commonwealth;

not-for-profit organisation means a corporation that is not for the purpose of trading or securing a pecuniary profit for its members from its transactions;

prescribed corporation means a corporation other than-

- (a) a small business; or
- (b) a not-for-profit organisation;

small business means a corporation that—

- (a) has less than 20 full-time equivalent employees; and
- (b) is not a subsidiary of a corporation that has 20 or more full-time employees;

subsidiary has the same meaning as in the Corporations Act 2001 of the Commonwealth.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Court in relation to—

- (a) in the case of Part 1 of that Schedule—proceedings in the general jurisdiction
- (b) in the case of Part 2 of that Schedule—proceedings in the probate jurisdiction.

Schedule 1—Fees

Part 1—Fees in general jurisdiction

1-General

1 On filing a final notice of claim—

	(a)	in the case	e of a notice of claim filed using the Electronic System	\$23.50
	(b)	in any oth	er case	\$56.50
2		g an applica eeding—	tion for discovery of documents before the commencement	
	(a)	for a prese	cribed corporation	\$662.00
	(b)	for any otl	her person	\$466.00
3	On filing	g a documer	nt to commence a proceeding in the Supreme Court—	
	(a)		where a fee has previously been paid for filing an n for discovery of documents relating to the subject-matter of ding—	
		(i)	for a prescribed corporation	\$3 225.00
		(ii)	for any other person	\$2 287.00
	(b)	in any oth	er case—	
		(i)	for a prescribed corporation	\$3 887.00
		(ii)	for any other person	\$2 753.00

4	On filing a cross action in the nature of a counter claim or third party claim—			
	(a)	for a prescribed corporation	\$3 887.00	
	(b)	for any other person	\$2 753.00	
5	On trans Court—	ferring a proceeding commenced in another court to the Supreme		
	(a)	in the case of a prescribed corporation	\$3 887.00 less the file commencement fees already paid in respect of the proceeding in the other court	
	(b)	in any other case	\$2 753.00 less the file commencement fees already paid in respect of the proceeding in the other court	
6		g a notice of appeal or notice of cross appeal for which permission to s required—		
	(a)	for a prescribed corporation	\$662.00	
	(b)	for any other person	\$467.00	
7	On the O	Court granting permission to appeal or cross appeal—		
	(a)	for a prescribed corporation	\$3 225.00	
	(b)	for any other person	\$2 287.00	
8	On filing right—	g a notice of appeal or notice of cross appeal in respect of an appeal as of		
	(a)	for a prescribed corporation	\$3 887.00	
	(b)	for any other person	\$2 753.00	
9		g a notice of appeal to the Supreme Court against a decision of the ates Court pursuant to section 42 of the <i>Magistrates Court Act 1991</i>	\$259.00	
10		ferring a cross action in the nature of a counter claim or third party ommenced in another court to the Supreme Court—		
	(a)	in the case of a prescribed corporation	\$3 887.00 less the fees already paid in respect of the cross action in the other court	
	(b)	in any other case	\$2 753.00 less the fees already paid in respect of the cross action in the other court	
11	On settin	ng a date for trial—		
	(a)	for a prescribed corporation	\$3 887.00	
	(b)	for any other person	\$2 753.00	

12	On—		
	(a)	filing or lodging an application, notice or other document that does not relate to a proceeding for which a fee has been paid under any of the previous clauses	\$82.50
	(b)	sealing a certificate	\$82.50
	(c)	certifying under seal that a document is a true copy	\$82.50
13		request to search and/or inspect a record of the Court, other than a or Matrimonial Causes record	\$26.25
14	For an u	nsealed copy of the record of the Court	\$26.25
15	For a sea	aled copy of the record of the Court	\$82.50
	Note—		
		No fee is payable under clauses 13, 14 or 15 for a request made in respect of a record relating to criminal proceedings by or on behalf of the defendant or the victim of the offence that is the subject of those proceedings.	
16	For a co	py of evidence—	
	(a)	per page in electronic form	\$8.85
	(b)	per page in hard-copy form	\$11.30
17	For a co	py of the reasons for judgment—per page	\$8.85
	Note—		
		1 copy will be supplied to a party to the proceeding free of charge.	
18	For a co	py of a document (other than a copy of evidence)—per page	\$5.30
19		luction of transcript at request of a party where the Court does not he transcript—per page	\$17.80
20	Trial fee Court—	for each day or part of a day on which the trial is heard by the	
	(a)	for a prescribed corporation	\$3 887.00
	(b)	for any other person	\$2 753.00
21	payable	Fund—on interest collected on funds in Court or credited to an account, from time to time or prior to the payment or transfer of interest out of l or money in Court—	
	(a)	if the interest is \$10.00 or less	no fee
	(b)	in any other case	3% of amount of interest
22	Taxatior	n of costs—	
	(a)	on filing a claim for costs in an existing proceeding	\$82.50
	(b)	on filing an originating application for taxation of legal costs	\$82.50
	(c)	for taxing an itemised claim for costs	5% of amount allowed on taxation (to nearest dollar)
23		ning the Registry (or the Registry remaining open) after hours for urgent n of process—for each hour or part of an hour	\$423.00
24		ning the Court (or the Court remaining open) after hours for urgent for each hour or part of an hour	\$1 274.00

\$3 475.00

25	On applica	ation for admission or re-admission as a practitioner	\$653.00
3—	-Fees to be	taken in marshal's office	
26		and entering a writ of summons, warrant of release, decree, order, on or other instrument under the seal of the Court	\$68.00
27	For—		
	(a)	service of a writ of summons	\$56.00
	(b)	execution of a warrant of arrest—for each person	\$116.00
	but, if a w	rit is served and a warrant executed on a person at the same time	\$152.00
28	For execut	tion of a warrant for the seizure of a ship, cargo or other goods	\$116.00
29	For the rel	ease of any ship, goods or person from seizure or arrest	\$55.00
30	For the ex	ecution of a commission of appraisement or sale	\$116.00
31		ecution of any decree, order, commission or instrument other erwise specified in this Part	\$116.00
32	For delive	ry of a ship or goods to a purchaser	\$116.00
33	For attend day or par	ing the discharge of cargo or removal of a ship or goods—payable per t of a day	\$116.00
34	-	ng office (or office remaining open) after hours for urgent execution of payable per hour or part of an hour	\$423.00
35	On the gro	oss proceeds of any ship or goods sold—	
	(a) :	for every \$200 or part of \$200, up to \$20 000	\$23.10
	(b) :	for each additional \$200 or part of \$200	\$14.10
36		ng possession of a ship (with or without cargo) or of a ship's cargo— ay or part of a day	\$68.00
	Note—		
]	No fee is payable under this Part for the custody and possession of property seized if it consists of money with an ADI, or goods stored in a bonded warehouse, or if it is in the custody of a customs officer or other authorised person.	
Pa	rt 2—F	ees in probate jurisdiction	
1		ging an application for a grant of probate or administration in respect of sed estate the gross value of which—	
	(a)	is \$200 000 or less	\$869.00
	(b)	is more than \$200 000 but less than or equal to \$500 000	\$1 738.00
	(c)	is more than \$500 000 but less than or equal to \$1 million	\$2 316.00
	(d)	is more than \$1 million	\$3 475.00
2	Admini	ging an application for the sealing of a grant under section 17 of the stration and Probate Act 1919 in respect of a deceased estate the gross f which—	
	(a)	is \$200 000 or less	\$869.00
	(b)	is more than \$200 000 but less than or equal to \$500 000	\$1 738.00
	(c)	is more than \$500 000 but less than or equal to \$1 million	\$2 316.00

(d) is more than \$1 million

3	On lodging an application for an order under section 9 of the <i>Public Trustee</i> <i>Act 1995</i> in respect of a deceased estate the gross value of which—				
	(a) is \$200 000 or less	\$869.00			
	(a) is \$200 000 of less(b) is more than \$200 000 but less than or equal to \$500 000	\$1 738.00			
		\$1 738.00 \$2 316.00			
•••	(d) is more than \$1 million	\$3 475.00			
Note-					
	The fees under the preceding clauses cover—				
	(a) photocopies required of the will or other document (if any) for the grant and record or other purposes; and				
	(b) preparing and sealing any probate or letters of administration, with or without the will annexed, and any order to the Public Trustee to administer; and				
	(c) sealing any probate or letters of administration, with or without the will annexed, exemplification or other document under section 17 of the <i>Administration and Probate Act 1919</i> .				
4	For the entry or withdrawal of a caveat, or for issuing a warning to a caveat	\$39.00			
5	On entering an appearance—for 1 or more persons	\$68.00			
6	For issuing a citation or a subpoena	\$39.00			
7	For depositing the will of a deceased person in the Registry for safe custody on renunciation of executor (inclusive fee)	\$39.00			
8	For depositing the will or codicil of a living person for safe custody in the Registry under section 13 of the <i>Administration and Probate Act 1919</i> (inclusive fee)	\$130.00			
	Note—				
	This fee is not payable on an application under section 16 of the <i>Administration and Probate Act 1919</i> .				
9	On lodging an application, notice or other document that does not relate to a proceeding for which a fee has been paid under any of the preceding clauses	\$328.00			
10	On lodging an application, notice or other document that is subsequent and related to a proceeding for which a fee under clause 1, 2, 3 or 10 has been paid	\$63.50			
11	For an unsealed copy of the record of the Court	\$26.25			
12	For a sealed copy of the record of the Court	\$82.50			
Made	e by the Attorney-General				

On 24 May 2021

TOBACCO AND E-CIGARETTE PRODUCTS ACT 1997

South Australia

Tobacco and E-Cigarette Products (Fees) Notice 2021

under the Tobacco and E-Cigarette Products Act 1997

1—Short title

This notice may be cited as the Tobacco and E-Cigarette Products (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Tobacco and E-Cigarette Products Act 1997.

4—Fees

For the purposes of section 10(3) of the Act, the fee payable on application for the issue or renewal of a licence is \$309.00.

Made by the Minister for Health and Wellbeing

On 9 May 2021

WATER INDUSTRY ACT 2012

South Australia

Water Industry (Fees) Notice 2021

under the Water Industry Act 2012

1—Short title

This notice may be cited as the Water Industry (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears:

Act means the Water Industry Act 2012;

regulation means the Water Industry Regulations 2012.

4—Fees

The fees in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	Application for provision of certificate of amounts paid for retail services (regulation 11)	\$10.10
2	Application for provision of statement of existence or non-existence of easements or other encumbrances in favour of water industry entity or Technical Regulator (regulation 12(1))	\$10.10
3	Application for provision of statement of existence or non-existence of testable back flow prevention devices (regulation 12(3))	\$10.10

Made by the Minister for Environment and Water

On 12 May 2021

WORK HEALTH AND SAFETY ACT 2012

South Australia

Work Health and Safety (Fees) Notice 2021

under the Work Health and Safety Act 2012

1—Short title

This notice may be cited as the Work Health and Safety (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2021.

3—Interpretation

(1) In this notice, unless the contrary intention appears—

Act means the Work Health and Safety Act 2012;

regulations means the Work Health and Safety Regulations 2012.

(2) Unless the contrary intention appears, words and expressions used in this notice have the same respective meanings as in the Act or the regulations.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the regulations.

Schedule 1—Fees

1—Fees

Regulation	Name	Fee
87	Application for high risk work licence	\$86.50
98	Application for replacement licence document	\$46.75
101	Application for renewal of high risk work licence	\$86.50
	Application by high risk work licence holder for addition of new class of high risk work to the licence	\$46.75
116	Application for accreditation of assessors	\$1 348.00
127	Application for replacement of accreditation document	\$125.00
130	Application for renewal of accreditation of assessors	\$1 348.00
250	Application for registration of a plant design	\$135.00
266	Application for registration of an item of plant	\$390.00
277	Application for renewal of a registration of an item of plant	\$390.00
288	Application for replacement registration document	\$125.00
492	Application for asbestos removal licence—Class A	\$26 255.00
	Application for asbestos removal licence—Class B	\$4 000.00
	Application for asbestos assessor licence	\$2 244.00
513	Application for replacement asbestos removal licence	\$125.00
	Application for replacement asbestos assessor licence	\$125.00
516	Application for renewal of asbestos removal licence—Class A	\$26 255.00
	Application for renewal of asbestos removal licence—Class B	\$4 000.00
538	Notification by operators of certain major hazard facilities	No fee
578	Application for major hazard facility licence	
	Tier 1 major hazard facility	\$37 635.00
	Tier 2 major hazard facility	\$75 269.00
	Tier 3 major hazard facility	\$112 904.00
585A	Annual fee payable by operator of major hazard facility (on or before each anniversary of the date on which licence was granted)	
	Tier 1 major hazard facility	\$25 090.00

Regulation	Name	Fee
	Tier 2 major hazard facility	\$50 179.00
	Tier 3 major hazard facility	\$75 269.00
594(4)(b)	Application for replacement major facility licence \$25	
596(3)	Application for renewal of major hazard facility licence	
	Tier 1 major hazard facility	\$25 090.00
	Tier 2 major hazard facility	\$50 179.00
	Tier 3 major hazard facility	\$75 269.00
600(2)(b)	Application for transfer of major hazard facility licence	\$253.00
601(2)(b)	Application to cancel major hazard facility licence	No fee

2-Major hazard facilities

In this Schedule-

Schedule 15 chemical has the same meaning as in the regulations;

tier 1 major hazard facility means a major hazard facility that, in relation to Schedule 15 chemicals that are stored or handled at the facility in a quantity that exceeds 10% of their threshold quantity, only conducts storage, repacking or distribution functions;

tier 2 major hazard facility means a major hazard facility that, in relation to Schedule 15 chemicals that are stored or handled at the facility in a quantity that exceeds 10% of their threshold quantity, processes the Schedule 15 chemicals into other products using processes likely to involve the following:

- (a) chemical reactions;
- (b) changes in the state of the Schedule 15 chemicals;
- (c) operations at high or low temperatures and pressures;

tier 3 major hazard facility means a major hazard facility that, in relation to Schedule 15 chemicals that are stored or handled at the facility in a quantity that exceeds 10% of their threshold quantity, processes the Schedule 15 chemicals into other products using multiple or complex processes at high or low temperatures or pressure.

Made by the Treasurer Hon Rob Lucas MLC

On 15 April 2021

YOUTH COURT ACT 1993

South Australia

Youth Court (Fees) Notice 2021

under the Youth Court Act 1993

1—Short title

This notice may be cited as the Youth Court (Fees) Notice 2021.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2-Commencement

This notice has effect on 1 July 2021.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Youth Court Act 1993.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Court.

Schedule 1—Fees

1	On commencement of proceedings for summary applications, summary offences, minor indictable offences or indictable offences	\$297.00 plus if the complaint or information alleges more than 1 offence—\$54.00	
2	On application for an adoption order under the <i>Adoption Act 1988</i> \$191.00		
3	For copy of evidence—		
	(a) per page in electronic form	\$8.85	
	(b) per page in hard-copy form	\$11.30	
4	For copy of reasons for judgment—per page	\$8.85	
	Note—		
	A party to proceedings is entitled to 1 copy of the reasons without charge.		
5	For copy of any other document—per page	\$5.30	
6	5 For production of transcript at request of a party where the Court \$17. does not require the transcript—per page		
Ma	de by the Attorney-General		

On 24 May 2021

LOCAL GOVERNMENT INSTRUMENTS

CITY OF ADELAIDE

ROAD TRAFFIC ACT 1961-SECTION 32

Road Closure Order—Portion of Chesser Street between Grenfell Street and French Street, Adelaide

Notice is hereby given that Council at its meeting of the 11 May 2021 resolved to; close a portion of road, known as Chesser Street between Grenfell Street and French Street, Adelaide, to improve pedestrian amenity, safety and to increase vibrancy in Adelaide's emerging laneways. The closure will commence in the second half of 2021 in conjunction with a streetscape upgrade.

If you require further information, please visit <u>yoursay.cityofadelaide.com.au</u> at any time or contact the City of Adelaide Customer Service Centre on 8203 7203.

Dated: 3 June 2021

CLARE MOCKLER Acting Chief Executive Officer

TOWN OF GAWLER

Representation Review

Notice is hereby given that the Town of Gawler has undertaken a review to determine whether alterations are required in respect to elector representation, including ward boundaries and the composition of the Council.

Representation Review Report

Pursuant to section 12(8a) of the *Local Government Act 1999* the Council has prepared a Representation Review Report which details the review process, public consultation undertaken and a proposal for the Council's elected representation that it considers could be carried into effect. A copy of this Report is available on the Council's website at www.gawler.sa.gov.au and for inspection and/or purchase at:

- 43 High Street Gawler East SA 5118; or
- by contacting Kate Leighton on 8522 0105 or by email Council@gawler.sa.gov.au.

Written Submissions

Written submissions are invited from interested persons from Thursday, 3 June 2021 and must be received by 5pm on Thursday, 24 June 2021. Written submissions should be addressed to:

Representation Review

Town of Gawler

Via mail to: PO Box 130, Gawler SA 5118

Via email to: <u>council@gawler.sa.gov.au</u>

In person: 43 High Street Gawler East SA 5118

Any person(s) making a written submission will be invited to appear before a meeting of the Council or Council committee to be heard in respect of their submission.

Information regarding the Representation Review can be obtained by contacting Kate Leighton on 8522 0105 or email <u>council@gawler.sa.gov.au</u>. Dated: 3 June 2021

HENRY INAT Chief Executive

ADELAIDE HILLS COUNCIL

Declaration of Public Road

NOTICE is hereby given, pursuant to Section 210(2)(b) of the *Local Government Act 1999*, that the Adelaide Hills Council resolved at the meeting held on 25 May 2021, that the below parcels are hereby declared to be Public Roads:

- Section 87 in the Hundred of Noarlunga, known as Russell Terrace Bridgewater being the land comprised in CT 5411/603
- Allotment 82 in Filed Plan 155697, known as Lot 82 Western Branch Road, Lobethal being the land comprised in Limited CT 5696/27
- Allotment 14 in Filed Plan 2859, known as 1 Robert Street Woodside being the land comprised in Limited CT 5695/342
- Pieces 29 and Lot 30 in Filed Plan 156206 on Western Branch Road, Lobethal being the land comprised in Limited CT 5696/31
- Norman Road, Bridgewater being Allotment 16 and 17 in Deposited Plan 2167 the land comprised in CT 5890/905

Dated: 3 June 2021

A. AITKEN Chief Executive Officer

ALEXANDRINA COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Mount Magnificent Road, Mount Magnificent

Notice is hereby given, pursuant to section 10 of the *Roads (Opening and Closing) Act 1991* that the Alexandrina Council proposes to make a Road Process Order:

- to close and merge with allotment 30 in D96312 portion of Public Road adjoining allotment 42 in D114700 and allotment 31 in D96312 as delineated and lettered "A" on Preliminary Plan 21/0014; and
- to close and merge with allotment 30 in D96312 portion of allotment 41 in D114700 named Mount Magnificent Road as delineated and lettered "B" on Preliminary Plan 21/0014.

The Preliminary Plan and Statement of Persons Affected is available for public inspection at the offices of the Alexandrina Council, 11 Cadell Street, Goolwa SA 5214 and at the Adelaide Offices of the Surveyor General during normal office hours. The Preliminary Plan can also be viewed at <u>www.sa.gov.au/roadsactproposals</u>.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Alexandrina Council, PO Box 21, Goolwa SA 5214, WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor General at GPO Box 1354, Adelaide SA 5001.

Where a submission is made the Council will give notification of a meeting at which the matter will be considered.

Dated: 1 April 2021

GLENN RAPPENSBERG Chief Executive Officer

DISTRICT COUNCIL OF LOWER EYRE PENINSULA

LOCAL GOVERNMENT ACT 1999—SECTION 193(4)

Exclusion from Community Land Provisions

Notice is hereby provided that at the ordinary Council meeting held Friday, 21 May 2021, the District Council of Lower Eyre Peninsula resolved to exclude the following property from the provisions of Community Land classification pursuant to Section 193(4) of the *Local Government Act 1999* upon acquisition:

Allotment 39, Hundred of Cummins, 2 McFarlane Street, Cummins

Deposited Plan 1861, Certificate of Title: Volume 5534 Folio 421.

Dated: 31 May 2021

DELFINA LANZILLI Chief Executive Officer

YORKE PENINSULA COUNCIL

PUBLIC CONSULTATION

Review of Elector Representation

Notice is hereby given that public consultation period that commenced on Wednesday, 19 May 2021, in regards to the review the Yorke Peninsula Council is currently undertaking to determine whether a change of arrangements in respect to elector representation will result in the electors of the area being more adequately and fairly represented, has been extended to Friday, 25 June 2021.

As an outcome of this review Council proposes the following:

Proposal

- 1. The principal member of Council continue to be a Mayor, duly elected by the community at council-wide elections.
- 2. The Council area continue to be divided into three wards with the existing ward names of Kalkabury, Gum Flat and Innes/Penton Vale being retained.
- 3. The Council continue to comprise eleven (11) ward councillors in addition to the Mayor.
- 4. The proposed Kalkabury and Innes/Penton Vale Wards each be represented by four (4) ward councillors and the proposed Gum Flat Ward be represented by three (3) ward councillors.
- 5. No area councillors are required in addition to ward councillors.

Report

Council has prepared an Elector Representation Review—Representation Review Report which details the review process, the public consultation undertaken and the proposal Council considers should be carried into effect. A copy of this report is available for viewing and/or purchase at any of the Council's offices or via download from <u>www.yorke.sa.gov.au</u>.

Written Submissions

Written submissions are invited from interested persons and should be directed to the Chief Executive Officer, PO Box 57, Maitland SA 5573 or via email <u>admin@yorke.sa.gov.au</u> by close of business on Friday, 25 June 2021.

Information regarding the representation review can be obtained by contacting Mary Herrmann, Governance Officer, on telephone (08) 8832 0000; viewing the website <u>www.yorke.sa.gov.au</u> or emailing <u>admin@yorke.sa.gov.au</u>.

Any person(s) making a written submission will be given the opportunity to appear before a meeting of Council to be heard in support of their submission.

Dated: 3 June 2021

ANDREW CAMERON Chief Executive Officer

PUBLIC NOTICES

NATIONAL ELECTRICITY LAW

Publication of Final Determination and Final Rule Extension of Final Determination

The Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law as follows:

Under s 107, the time for the making of the final determination on the *Compensation for market participants affected by intervention events* (Ref. ERC0284) proposal has been extended to **4 November 2021**.

Under ss 102 and 103, the making of the *National Electricity Amendment (Implementing a general power system risk review) Rule 2021 No. 5* (Ref. ERC0303) and related final determination. Schedule 1 of the rule commences on **10 January 2022**. Schedule 2 of the Rule commences on **3 June 2021**.

Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

Australian Energy Market Commission Level 15, 60 Castlereagh St Sydney NSW 2000 Telephone: (02) 8296 7800 www.aemc.gov.au

Dated: 3 June 2021

NOTICE SUBMISSION

The South Australian Government Gazette is compiled and published each Thursday.

Notices must be submitted before 4 p.m. Tuesday, the week of intended publication.

All submissions are formatted per the gazette style and proofs are supplied as soon as possible. Alterations must be returned before 4 p.m. Wednesday.

Requests to withdraw submitted notices must be received before 10 a.m. on the day of publication.

Gazette notices should be emailed as Word files in the following format:

- Title—name of the governing Act/Regulation
- Subtitle—brief description of the notice
- A structured body of text
- Date of authorisation
- Name, position, and government department/organisation of the person authorising the notice

Please provide the following information in your email:

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