

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

Adelaide, Thursday, 16 May 2024

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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

ACTS

Her Excellency the Governor directs it to be notified for general information that she has in the name and on behalf of His Majesty The King, this day assented to the undermentioned Bills passed by the Legislative Council and House of Assembly in Parliament assembled, viz.: No. 13 of 2024-AUKUS (Land Acquisition) Bill 2024 An Act to facilitate the AUKUS submarine project by providing for the acquisition of certain land No. 14 of 2024-Bail (Conditions) Amendment Bill 2024 No. 15 of 2024-Controlled Substances (Destruction of Seized Property) Amendment Bill 2024 An Act to amend the Controlled Substances Act 1984 By command, APPOINTMENTS, RESIGNATIONS AND GENERAL MATTERS Department of the Premier and Cabinet Adelaide, 16 May 2024 Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Libraries Board of South Australia, By command,

pursuant to the provisions of the Libraries Act 1982: Member: from 16 May 2024 until 15 May 2027

Bridget Maria Mather

An Act to amend the Bail Act 1985

KYAM JOSEPH MAHER, MLC For Premier

Department of the Premier and Cabinet Adelaide, 16 May 2024

Her Excellency the Governor in Executive Council has been pleased to appoint the people listed as Commissioners of the South Australian Employment Tribunal for the terms specified - pursuant to the provisions of the South Australian Employment Tribunal Act 2014:

Darryl Sydney Willson on a full-time basis from 1 June 2024 until 31 May 2029

Katherine Margaret Sullivan on a part-time basis from 11 July 2024 until 10 July 2029

Marion Ruth Williams on a full-time basis from 11 July 2024 until 10 July 2029

Gina Nardone on a sessional basis from 15 June 2024 until 14 June 2029

By command,

KYAM JOSEPH MAHER, MLC For Premier

AGO0055-24CS

24ART0010CS

Department of the Premier and Cabinet Adelaide, 16 May 2024

Her Excellency the Governor in Executive Council has directed that, upon his retirement, a cash payment be made to His Honour Judge Simon Stretton, a Judge of the District Court of South Australia, in lieu of his unused leave entitlement - pursuant to section 13H(2) of the Supreme Court Act 1935 and section 14(1) of the District Court Act 1991.

By command,

KYAM JOSEPH MAHER, MLC For Premier

AGO0082-24CS

KYAM JOSEPH MAHER, MLC For Premier

Adelaide, 16 May 2024

Department of the Premier and Cabinet

LOBBYISTS ACT 2015

Instrument of Delegation

The delegation notice approved on 22 March 2016 and published in the South Australian Government Gazette on 1 April 2016 (No.19, pg.1112) is revoked.

Pursuant to Section 16 of the *Lobbyists Act 2015*, I hereby delegate to the person holding or acting in the position of Director, Cabinet Office, Department of the Premier and Cabinet, position number M02476, the functions and powers assigned to me under the following sections of the *Lobbyists Act 2015* and regulations under the *Lobbyists Regulations 2016*, effective from the date of this notice:

- subsection 7(1)
- subsection 7(2)
- section 8
- subsection 9(5)
- subsection 10(3)
- subsection 10(4)
- section 11
- section 12(2), and
- regulation 5.

Dated: 30 April 2024

DAMIEN WALKER Chief Executive Department of the Premier and Cabinet REGULATIONS

South Australia

Fines Enforcement and Debt Recovery (Prescribed Amounts) Amendment Regulations 2024

under the Fines Enforcement and Debt Recovery Act 2017

Contents

Part 1—Preliminary

1 Short title

2 Commencement

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

- 3 Amendment of regulation 6—Amounts unpaid or unrecovered for more than certain period (section 14 of Act)
- 4 Amendment 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) Amendment Regulations 2024.*

2—Commencement

These regulations come into operation on 1 July 2024.

Part 2—Amendment of *Fines Enforcement and Debt Recovery Regulations 2018*

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

(1) Regulation 6(1)—delete "\$117" and substitute:

\$121

(2) Regulation 6(2)—delete "\$215" and substitute:

\$221

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

(1) Regulation 19(1)—delete "\$117" and substitute:

\$121

(2) Regulation 19(2)—delete "\$215" and substitute:

\$221

Editorial note—

As required by section 10AA(2) of the *Legislative Instruments 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 16 May 2024

No 25 of 2024

Mining (Rental Fees) Amendment Regulations 2024

under the Mining Act 1971

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of Mining Regulations 2020

- 3 Substitution of Schedule 2
 - Schedule 2—Rental

Part 1—Preliminary

1—Short title

These regulations may be cited as the Mining (Rental Fees) Amendment Regulations 2024.

2—Commencement

These regulations come into operation on 1 July 2024.

Part 2—Amendment of Mining Regulations 2020

3—Substitution of Schedule 2

Schedule 2—delete the Schedule and substitute:

Schedule 2—Rental

1	Mining	lease		\$293.00 or \$78.00 for each hectare or part of a hectare in the area of the lease, whichever is the greater
2	Mining lease—extractives		-extractives	\$248.00 or \$64.50 for each hectare or part of a hectare in the area of the lease, whichever is the greater
3	Retentio	on leas	5e—	
	(a)	carr	e retention lease authorises the ying out of only exploration rations 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	\$1 090.00 or \$25.25 per km ² in the area of the lease, whichever is the greater

	(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	\$293.00 or \$39.50 for each hectare or part of a hectare in the area of the lease, whichever is the greater
	(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	\$293.00 or \$114.00 for each hectare or part of a hectare in the area of the lease, whichever is the greater
(b)	in a	ny other case	\$293.00 or \$39.50 for each hectare or part of a hectare in the area of the lease, whichever is the greater
Miscella	aneou	s purposes licence	\$293.00 or \$78.00 for each hectare or part of a hectare in the area of the licence, whichever is the greater

Editorial note—

As required by section 10AA(2) of the *Legislative Instruments 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 16 May 2024

No 26 of 2024

Single-use and Other Plastic Products (Waste Avoidance) (Prohibited Plastic Products) Amendment Regulations 2024

under the Single-use and Other Plastic Products (Waste Avoidance) Act 2020

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of Single-use and Other Plastic Products (Waste Avoidance) Regulations 2021 commencing on 1 September 2024

- 3 Amendment of regulation 3—Interpretation
- 4 Amendment of regulation 3A—Definition of prohibited plastic product (section 6(1)(h) of Act)—inclusions
- 5 Insertion of regulation 10 10 Exemption for plastic shopping bags—charitable organisations

Part 3—Amendment of *Single-use and Other Plastic Products (Waste Avoidance) Regulations 2021* commencing on 1 September 2025

- 6 Amendment of regulation 3—Interpretation
- 7 Amendment of regulation 3A—Definition of prohibited plastic product (section 6(1)(h) of Act)—inclusions
- 8 Repeal of regulation 4

Part 4—Amendment of *Single-use and Other Plastic Products (Waste Avoidance) Regulations 2021* commencing on 1 March 2026

9 Amendment of regulation 3—Interpretation

Part 1—Preliminary

1—Short title

These regulations may be cited as the Single-use and Other Plastic Products (Waste Avoidance) (Prohibited Plastic Products) Amendment Regulations 2024.

2—Commencement

- (1) Subject to this regulation, these regulations come into operation on 1 September 2024.
- (2) Part 3 comes into operation on 1 September 2025.
- (3) Part 4 comes into operation on 1 March 2026.

Part 2—Amendment of Single-use and Other Plastic Products (Waste Avoidance) Regulations 2021 commencing on 1 September 2024

3—Amendment of regulation 3—Interpretation

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

AS 4736-2006 means Australian Standard AS 4736-2006 (*Biodegradable plastics*— *Biodegradable plastics suitable for composting and other microbial treatment*) as in force from time to time;

AS 5810-2010 means Australian Standard AS 5810-2010 (*Biodegradable plastics— Biodegradable plastics suitable for home composting*) as in force from time to time;

authorised certifier means a person approved by the Minister as an authorised certifier for the purposes of these regulations;

balloon stick means a stick designed or intended to be attached to an inflated balloon and includes a stick with a cup, base or other attachment device that forms part of the stick;

balloon tie means-

- (a) a device that is designed or intended to be attached to a balloon to seal the balloon; or
- (b) a cup, base or other attachment device that is designed or intended to attach a balloon to a balloon stick or ribbon,

but does not include—

- (c) a ribbon; or
- (d) garland tape;

beverage plug means a plug, stopper or similar device designed or intended to be inserted into the lid of a beverage cup to prevent spillage or leakage from the lid;

(2) Regulation 3—after the definition of *care facility* insert:

catering platter means a food container that is designed or intended to be used to contain multiple serves of food for the purposes of catering at a function or event, and includes any lid for the container (whether separate or attached to the container);

certified as compostable—see subregulation (2);

(3) Regulation 3—after the definition of *designated person* insert:

expanded polystyrene food or beverage container means a container, and includes any lid for the container, made, in whole or in part, of expanded polystyrene that is designed or intended to be used for the retail sale of food or beverages, but does not include—

(a) an expanded polystyrene cup, bowl, plate or clamshell container; or Note—

See section 6(1) of the Act.

(b) an expanded polystyrene food tray; or

- (c) a cooler box, or a lid for a cooler box, made, in whole or in part, of expanded polystyrene that is designed or intended to be used as packaging for perishable food products for the purposes of delivery to a customer by, or on behalf of, a retailer; or
- (d) a container, or a lid for a container, made, in whole or in part, of expanded polystyrene that is designed or intended to be used for the transport of perishable food products from 1 business (the *first business*) to a second business (where that business is not a retail customer of the first business); or
- (e) before 1 September 2025—an expanded polystyrene food or beverage container that forms part of the packaging of a relevant food or beverage product;

expanded polystyrene food tray means a tray made, in whole or in part, of expanded polystyrene that is designed or intended to be used for the packaging of meat, poultry, fish, vegetables, fruit or other food products for retail sale;

fish includes crustaceans and molluscs;

food bag tag means a rigid tag designed or intended to hold closed a bread bag or other food product bag, but does not include—

- (a) a twist tie or cable tie; or
- (b) before 1 September 2029—a plastic food bag tag used to hold closed a bag of potatoes or carrots weighing 2 kg or more;

garland tape means flexible tape with small holes designed or intended to allow multiple balloons to be placed together to create a decoration;

home compostable, in relation to a plastic product, means that the product complies with AS 5810-2010;

industrially compostable, in relation to a plastic product, means that the product complies with AS 4736-2006;

(4) Regulation 3—after the definition of *pizza saver* insert:

plastic barrier bag means a plastic bag without handles that—

- (a) is designed or intended to be used to contain or protect unpackaged fresh fruit or vegetables, nuts or confectionery; or
- (b) is used by a retail customer as additional protection from leakages for pre-packaged meat, poultry, fish, herbs or flowers,

but does not include a plastic bag that is certified as compostable provided that-

- (c) in the case of a bag that is home compostable—it is clearly labelled as, or otherwise marked in a manner that indicates that it is, home compostable, or both home compostable and industrially compostable; or
- (d) in the case of a bag that is industrially compostable, but not home compostable—it is clearly labelled as, or otherwise marked in a manner that indicates that it is, industrially compostable;

plastic confetti means a product comprised of pieces of plastic that are designed or intended to be thrown or projected into the air or otherwise scattered for decorative, festive or celebratory purposes and includes—

- (a) such a product that is enclosed in a balloon (whether for decoration or for release by popping the balloon); and
- (b) plastic streamers that are designed or intended to be thrown or projected into the air,

but does not include-

- (c) sequins, diamantes, beads or glitter; or
- (d) a product designed or intended to be used as a craft product; or
- (e) confetti that is designed or intended to be permanently contained within, or form a permanent part of, another product (other than a single-use product) for decorative purposes;

plastic shopping bag means a plastic bag that-

- (a) has handles; and
- (b) is used as a means of carrying goods purchased from a retailer,

but does not include-

- (c) a plastic bag that constitutes, or forms an integral part of, the packaging in which goods are sealed prior to sale; or
- (d) an unsealed plastic bag that is the packaging in which perishable food is offered for sale; or
- (e) a shopping bag that is made, in whole or in part, of 1 or more of the following fabrics:
 - (i) nylon;
 - (ii) polyester;
 - (iii) woven polypropylene;
 - (iv) non-woven polypropylene if-
 - (A) the bag has sewn, rather than heat-welded, seams; and
 - (B) the fabric has a minimum weight of 90 g/m² measured as a single layer of fabric; or
- (f) a plastic bag that is certified as compostable provided that—
 - (i) in the case of a bag that is home compostable—it is clearly labelled as, or otherwise marked in a manner that indicates that it is, home compostable, or both home compostable and industrially compostable; or
 - (ii) in the case of a bag that is industrially compostable, but not home compostable—it is clearly labelled as, or otherwise marked in a manner that indicates that it is, industrially compostable;

(5) Regulation 3—after the definition of *plastic-stemmed cotton bud* insert:

premises means any land, building or structure including a moveable building or structure or any vehicle (within the meaning of the *Road Traffic Act 1961*);

(6) Regulation 3—after *prescribed business* insert:

prescribed food container means a single-use plastic food container, including a cup (other than a single-use plastic beverage cup), bowl, tray or other food container, whether or not it has, or is designed or intended to have, a lid (whether separate or attached) that is used—

- (a) for the retail sale of ready-to-eat food; or
- (b) to hold a condiment that is—
 - (i) provided to be used with ready-to-eat food; and
 - (ii) packaged in the container on the retail premises at which the ready-to-eat food is sold,

but does not include—

 (c) an expanded polystyrene cup, bowl, plate or clamshell container; or Note—

See section 6(1) of the Act.

- (d) an expanded polystyrene food or beverage container or an expanded polystyrene food tray; or
- (e) a single-use plastic catering platter; or
- (f) a single-use plastic food container that is certified as compostable; or
- (g) before 1 September 2029—a single-use plastic food container comprised of a transparent square or rectangular food container with a detachable transparent lid, both of which are made wholly from polypropylene or polyethylene terephthalate;

prescribed food container lid means a single-use plastic lid or cover designed or intended to be fitted onto a prescribed food container (whether separate or attached to the container) and includes plastic film intended to seal the top of a prescribed food container, but does not include—

- (a) a paper or cardboard lid lined or coated with plastic that is designed or intended to be used with an aluminium foil food container used for ready-to-eat food; or
- (b) a single-use plastic lid that is certified as compostable;

ready-to-eat food means food that is-

- (a) prepared or packaged on retail premises at the request or order of a customer; or
- (b) prepared fresh and pre-packaged on the day, or shortly before the day, on which it is intended to be offered for retail sale,

and is ready to be eaten without further cooking, heating, defrosting, washing or other preparation and is ordinarily intended to be eaten at the site of sale or shortly after at another place;

- (7) Regulation 3, definition of *relevant food or beverage product*—after "single-serve" insert: prior to its sale, supply or distribution to a retailer for retail sale or supply
- (8) Regulation 3—after the definition of *relevant food or beverage product* insert:

single-use plastic beverage cup means a single-use plastic cup designed or intended to hold a beverage, but does not include—

(a) an expanded polystyrene cup; or

Note—

See section 6(1)(d) of the Act.

(b) a single-use plastic beverage cup that is certified as compostable;

single-use plastic beverage cup lid means a single-use plastic lid designed or intended to be fitted onto a beverage cup and includes plastic film intended to seal the entire top of a beverage cup, but does not include a single-use plastic lid for a beverage cup if the lid is certified as compostable;

- (9) Regulation 3, definition of *single-use plastic bowl*—after paragraph (b) insert:
 - (ba) a prescribed food container that is a bowl; or
- (10) Regulation 3, definition of *single-use plastic bowl*, (d)—after "plastic" insert:

that is not certified as compostable

(11) Regulation 3, definition of *single-use plastic bowl*—after paragraph (d) insert:

or

- (e) a single-use plastic bowl that is certified as compostable;
- (12) Regulation 3—after its present contents as amended by this regulation (now to be designated as subregulation (1)) insert:
 - (2) For the purposes of these regulations, a plastic product is *certified as compostable* if—
 - (a) -
- (i) the plastic product has been assessed and tested by an authorised certifier and the authorised certifier has issued a certificate verifying that the product complies with AS 4736-2006 or AS 5810-2010; and
- (ii) the certificate's period of validity has not expired; or
- (b) until the determination date—the plastic product is the subject of an application for its certification in accordance with AS 4736-2006 or AS 5810-2010 that is made to an authorised certifier before 1 March 2026, but has not been determined before that date (and, in the case of a plastic shopping bag or a plastic barrier bag, the labelling requirements in paragraph (f) of the definition of *plastic shopping bag* or paragraphs (c) and (d) of the definition of *plastic barrier bag* (as the case requires) do not apply until the determination date); or

- (c) until 1 March 2026 (other than in the case of a plastic shopping bag or a plastic barrier bag)—the plastic product has, before that date—
 - (i) a current and valid certification in accordance with—
 - (A) ASTM D6400-23 (Standard Specification for Labeling of Plastics Designed to be Aerobically Composted in Municipal or Industrial Facilities); or
 - (B) EN 13432 (Packaging—Requirements for packaging recoverable through composting and biodegradation—Test scheme and evaluation criteria for the final acceptance of packaging); or
 - (ii) a current and valid TUV OK compost INDUSTRIAL or TUV OK compost HOME certification.
- (3) For the purposes of subregulation (2), the *determination date*, in respect of a plastic product, is the date on which the application for the product's certification in accordance with AS 4736-2006 or AS 5810-2010 is determined, withdrawn or otherwise finalised.
- (4) For the purposes of the definition of *authorised certifier*, the Minister may, by notice in the Gazette—
 - (a) approve a person as an authorised certifier for the purposes of these regulations; or
 - (b) revoke an approval under paragraph (a).

4—Amendment of regulation 3A—Definition of prohibited plastic product (section 6(1)(h) of Act)—inclusions

Regulation 3A—after paragraph (d) insert:

- (e) a plastic shopping bag;
- (f) a plastic barrier bag;
- (g) a single-use plastic beverage cup;
- (h) a single-use plastic beverage cup lid;
- (i) a single-use plastic beverage plug;
- (j) an expanded polystyrene food tray;
- (k) an expanded polystyrene food or beverage container;
- (l) a prescribed food container;
- (m) a prescribed food container lid;
- (n) plastic confetti;
- (o) a plastic balloon stick;
- (p) a plastic balloon tie;
- (q) a single-use plastic food bag tag.

5—Insertion of regulation 10

After regulation 9 insert:

10—Exemption for plastic shopping bags—charitable organisations

- Pursuant to section 16(1) of the Act, a person is exempt from section 7(1) of the Act in respect of the supply or distribution of plastic shopping bags if—
 - (a) the person is, or is acting on behalf of, a charitable organisation; and
 - (b) the bags were donated to the organisation; and
 - (c) the person supplies or distributes the bags (as the case may be) to another person for the purposes of carrying goods purchased from, or otherwise supplied by, the organisation at a thrift shop or other charitable retail outlet run by the organisation.
- (2) This regulation expires on 31 August 2027.

Part 3—Amendment of Single-use and Other Plastic Products (Waste Avoidance) Regulations 2021 commencing on 1 September 2025

6—Amendment of regulation 3—Interpretation

(1) Regulation 3(1), definition of *plastic barrier bag*, (a)—delete "or confectionery" and substitute:

, confectionery, dairy products, meat, poultry or fish

(2) Regulation 3(1)—after the definition of *plastic confetti* insert:

plastic produce sticker means a plastic sticker designed or intended to be applied directly onto the surface of a fruit or vegetable, but does not include a sticker that is certified as compostable or a sticker that is, or is to be, applied to a fruit or vegetable that is to be sold, supplied or distributed to a person outside this State;

(3) Regulation 3(1)—after the definition of *plastic-stemmed cotton bud* insert:

pre-filled soy sauce container means a container of soy sauce-

- (a) with a capacity of 30 ml or less; and
- (b) that has a lid, cap or stopper; and
- (c) is filled prior to its sale, supply or distribution to a retailer for retail sale or supply;

Example—

Fish-shaped plastic soy sauce containers.

(4) Regulation 3(2)(b)—after "the plastic product" insert:

(other than a plastic produce sticker)

- (5) Regulation 3(2)(c)—delete "or a plastic barrier bag" and substitute:
 - , a plastic barrier bag or a plastic produce sticker

(6) Regulation 3(2)—after paragraph (c) insert:

or

- (d) until the determination date—the plastic product is a plastic produce sticker that is the subject of an application for its certification in accordance with AS 4736-2006 or AS 5810-2010 that is made to an authorised certifier before 1 September 2028, but has not been determined before that date; or
- (e) until 1 September 2028—the plastic product is a plastic produce sticker that has, before that date—
 - (i) a current and valid certification in accordance with—
 - (A) ASTM D6400-23 (Standard Specification for Labeling of Plastics Designed to be Aerobically Composted in Municipal or Industrial Facilities); or
 - (B) EN 13432 (Packaging—Requirements for packaging recoverable through composting and biodegradation— Test scheme and evaluation criteria for the final acceptance of packaging); or
 - (ii) a current and valid TUV OK compost INDUSTRIAL or TUV OK compost HOME certification.

7—Amendment of regulation 3A—Definition of prohibited plastic product (section 6(1)(h) of Act)—inclusions

Regulation 3A—after paragraph (q) insert:

- (r) a plastic produce sticker;
- (s) a pre-filled soy sauce container.

8—Repeal of regulation 4

Regulation 4—delete the regulation

Part 4—Amendment of *Single-use and Other Plastic Products (Waste Avoidance) Regulations 2021* commencing on 1 March 2026

9—Amendment of regulation 3—Interpretation

(1) Regulation 3(1), definition of *prescribed food container*, (f)—delete "compostable; or" and substitute:

compostable provided that-

- (i) in the case of a container with a capacity of 60 ml or more that is home compostable—it is clearly labelled as, or otherwise marked in a manner that indicates that it is, home compostable, or both home compostable and industrially compostable; or
- (ii) in the case of a container with a capacity of 60 ml or more that is industrially compostable, but not home compostable—it is clearly labelled as, or otherwise marked in a manner that indicates that it is, industrially compostable; or

(2) Regulation 3(1), definition of *prescribed food container lid*, (b)—delete "compostable;" and substitute:

compostable provided that-

- (i) in the case of a lid with a diameter of 70 mm or more that is home compostable—it is clearly labelled as, or otherwise marked in a manner that indicates that it is, home compostable, or both home compostable and industrially compostable; or
- (ii) in the case of a lid with a diameter of 70 mm or more that is industrially compostable, but not home compostable—it is clearly labelled as, or otherwise marked in a manner that indicates that it is, industrially compostable;
- (3) Regulation 3(1), definition of *single-use plastic beverage cup*, (b)—delete "compostable;" and substitute:

compostable provided that-

- (i) in the case of a beverage cup with a capacity of 60 ml or more that is home compostable—it is clearly labelled as, or otherwise marked in a manner that indicates that it is, home compostable, or both home compostable and industrially compostable; or
- (ii) in the case of a beverage cup with a capacity of 60 ml or more that is industrially compostable, but not home compostable—it is clearly labelled as, or otherwise marked in a manner that indicates that it is, industrially compostable;
- (4) Regulation 3(1), definition of *single-use plastic beverage cup lid*—delete "compostable;" and substitute:

compostable provided that-

- (i) in the case of a beverage cup lid with a diameter of 70 mm or more that is home compostable—it is clearly labelled as, or otherwise marked in a manner that indicates that it is, home compostable, or both home compostable and industrially compostable; or
- (ii) in the case of a beverage cup lid with a diameter of 70 mm or more that is industrially compostable, but not home compostable—it is clearly labelled as, or otherwise marked in a manner that indicates that it is, industrially compostable;
- (5) Regulation 3(1), definition of *single-use plastic bowl*, (e)—delete "compostable;" and substitute:

compostable provided that-

- (i) in the case of a bowl that is home compostable—it is clearly labelled as, or otherwise marked in a manner that indicates that it is, home compostable, or both home compostable and industrially compostable; or
- (ii) in the case of a bowl that is industrially compostable, but not home compostable—it is clearly labelled as, or otherwise marked in a manner that indicates that it is, industrially compostable;

Editorial note—

As required by section 10AA(2) of the *Legislative Instruments 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 16 May 2024

No 27 of 2024

Expiation of Offences (Fees) Amendment Regulations 2024

under the Expiation of Offences Act 1996

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of Expiation of Offences Regulations 2011

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

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Expiation of Offences (Fees) Amendment Regulations 2024*.

2-Commencement

These regulations come into operation on 1 July 2024.

Part 2—Amendment of Expiation of Offences Regulations 2011

3—Amendment of regulation 5—Reminder notices

Regulation 5(a)—delete "\$71.00" and substitute:

\$73.00

4—Amendment of regulation 6—Expiation enforcement warning notices

Regulation 6(a)—delete "\$64.00" and substitute:

\$66.00

Editorial note—

As required by section 10AA(2) of the *Legislative Instruments 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 16 May 2024

No 28 of 2024

Victims of Crime (Fund and Levy) Amendment Regulations 2024

under the Victims of Crime Act 2001

Contents

Part 1—Preliminary

1 Short title

2 Commencement

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

3 Amendment 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) Amendment Regulations 2024.

2—Commencement

These regulations come into operation on 1 July 2024.

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

3—Amendment of Schedule 1—Victims of Crime Levy

(1) Schedule 1, clause 1(a)(i) delete "\$99" and substitute:

\$102

(2) Schedule 1, clause 1(a)(ii) delete "\$262" and substitute:

\$270

(3) Schedule 1, clause 1(b) delete "\$424" and substitute:

\$437

Editorial note—

As required by section 10AA(2) of the *Legislative Instruments 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 16 May 2024

No 29 of 2024

Private Parking Areas (Expiation Fees) Amendment Regulations 2024

under the Private Parking Areas Act 1986

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of Private Parking Areas Regulations 2014

- 3 Amendment of regulation 7—Purpose other than parking
- 4 Amendment of regulation 8—Damage to signs etc
- 5 Amendment of regulation 10—Owner and driver guilty of offence
- 6 Amendment of regulation 11—Further offence each hour
- 7 Amendment 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) Amendment Regulations 2024.*

2—Commencement

These regulations come into operation on 1 July 2024.

Part 2—Amendment of Private Parking Areas Regulations 2014

3—Amendment of regulation 7—Purpose other than parking

Regulation 7, expiation fee—delete "\$60" and substitute:

\$62

4—Amendment of regulation 8—Damage to signs etc

Regulation 8, expiation fee—delete "\$110" and substitute:

\$113

5—Amendment 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)—\$61;
- (b) for an alleged contravention of regulation 4(1)(b)—\$74;

- (c) for an alleged contravention of regulation 5—\$96;
- (d) for an alleged contravention of regulation 6—\$94.

6—Amendment of regulation 11—Further offence each hour

Regulation 11, expiation fee-delete "\$59" and substitute:

\$61

7—Amendment of regulation 15—Expiation of offences against Act

Regulation 15, table—delete the table and substitute:

Section	Expiation Fee
section 8(1)	\$114
section 8(2)	\$446
section 8(3)	\$77
section 8(4)	\$81
section 8(5)	\$79
section 8(6)	\$63

Editorial note—

As required by section 10AA(2) of the *Legislative Instruments 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 16 May 2024

No 30 of 2024

Harbors and Navigation (Fees) Amendment Regulations 2024

under the Harbors and Navigation Act 1993

Contents

Part 1—Preliminary

1 Short title

2 Commencement

Part 2—Amendment of Harbors and Navigation Regulations 2023

3 Amendment of Schedule 11—Fees and levies 4 Facilities levy 5 Fees

Part 3—Transitional provision

4 Transitional provision

Part 1—Preliminary

1—Short title

These regulations may be cited as the Harbors and Navigation (Fees) Amendment Regulations 2024.

2—Commencement

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

Part 2—Amendment of Harbors and Navigation Regulations 2023

3—Amendment of Schedule 11—Fees and levies

Schedule 14, clauses 4 and 5—delete clauses 4 and 5 and substitute:

4—Facilities levy

- (1) The amount of a facilities levy set out in this clause is the amount payable if registration of the vessel is for a 12 month period.
- (2) If a vessel is registered for a period other than 12 months, a pro rata adjustment is to be made to the amount of the facilities levy set out in this clause by applying the proportion that the number of months in the period of registration bears to 12 months and then rounding the amount up to the nearest dollar.

Levies relating to Part 15

	e levy for recreational vessel comprised of watercraft	\$42.00
	e levy for any other vessel, according to its follows:	
(a)	if the vessel is not more than 3.1 m	nil
(b)	if the vessel is more than 3.1 m but not more than 3.5 m	\$42.00
(c)	if the vessel is more than 3.5 m but not more than 5 m	\$62.00
(d)	if the vessel is more than 5 m but not more than 6 m	\$75.00
(e)	if the vessel is more than 6 m but not more than 7 m	\$92.00
(f)	if the vessel is more than 7 m but not more than 8 m	\$102.00
(g)	if the vessel is more than 8 m but not more than 9 m	\$112.00
(h)	if the vessel is more than 9 m but not more than 10 m	\$126.00
(i)	if the vessel is more than 10 m but not more than 11 m	\$140.00
(j)	if the vessel is more than 11 m but not more than 12 m	\$152.00
(k)	if the vessel is more than 12 m but not more than 13 m	\$165.00
(1)	if the vessel is more than 13 m but not more than 14 m	\$177.00
(m)	if the vessel is more than 14 m but not more than 15 m	\$187.00
(n)	if the vessel is more than 15 m but not more than 16 m	\$202.00
(0)	if the vessel is more than 16 m but not more than 17 m	\$217.00
(p)	if the vessel is more than 17 m but not more than 18 m	\$227.00
(q)	if the vessel is more than 18 m but not more than 19 m	\$239.00
(r)	if the vessel is more than 19 m but not more than 20 m	\$254.00
(s)	if the vessel is more than 20 m	\$315.00

5—Fees

Fees rela	ting to Part 7			
Application	on for pilotage exemption certificate	\$762.00		
Application certificate	on for renewal of pilotage exemption	\$379.00		
Issue of r	eplacement pilotage exemption certificate	\$71.00		
Fees rela	ting to Part 9			
Written e attempt)–	xamination (whether first or subsequent			
(a)	for boat operator's licence	\$52.00		
(b)	for special permit	\$23.00		
Practical	test for special permit	nil		
Issue of b	oat operator's licence—			
(a)	if applicant has held special permit	\$20.00		
(b)	in any other case	\$49.00		
Issue of s	pecial permit	\$20.00		
	on for exemption from requirement to operator's licence	nil		
Application licence	Application for endorsement of boat operator's ni			
	on for recognition of qualification under me other place as equivalent to boat blicence	nil		
Issue of respectations	eplacement boat operator's licence or ermit	\$20.00		
Fees rela	ting to Part 11			
Application	on for registration of vessel	6 months/12 months		
Note—				
	Personal watercraft and vessels up to 7 m may be registered for 6 or 12 months but vessels more than 7 m may only be registered for 12 months— see regulation 81(8).			
(a)	for a personal watercraft—			
	• initial registration	\$208.00/\$413.00		
	• renewal of registration	\$190.00/\$379.00		
	• renewal of registration in different name	\$212.00/\$401.00		
(b)	for any other vessel—according to its length as follows:			
(i) if the vessel is not more than 3.5 m—			
	• initial registration	\$28.00/\$55.00		
	• renewal of registration	\$9.00/\$20.00		

	 renewal of registration in different name 	\$35.00/\$45.00		
(ii)				
	• initial registration	\$50.00/\$102.00		
	• renewal of registration	\$36.00/\$68.00		
	• renewal of registration in different name	\$56.00/\$93.00		
(iii)	if the vessel is more than 6 m but not more than 7 m—			
	• initial registration	\$112.00/\$222.00		
	• renewal of registration	\$96.00/\$187.00		
	• renewal of registration in different name	\$116.00/\$212.00		
(iv)	if the vessel is more than 7 m but not more than 10 m—			
	• initial registration	not applicable/\$222.00		
	• renewal of registration	not applicable/\$187.00		
	• renewal of registration in different name	not applicable/\$212.00		
(v)	if the vessel is more than 10 m but not more than 15 m—			
	• initial registration	not applicable/\$316.00		
	• renewal of registration	not applicable/\$286.00		
	 renewal of registration in different name 	not applicable/\$308.00		
(vi)	if the vessel is more than 15 m but not more than 20 m—			
	• initial registration	not applicable/\$413.00		
	• renewal of registration	not applicable/\$379.00		
	• renewal of registration in different name	not applicable/\$401.00		
(vii)	if the vessel is more than 20 m—			
	• initial registration	not applicable/\$476.00		
	• renewal of registration	not applicable/\$445.00		
	 renewal of registration in different name 	not applicable/\$465.00		
Application for exemption from requirement for ni vessel to be registered				
Trade plates—				
(a) application for initial issue \$100.				
(b) ap	plication for subsequent issue	\$68.00		
(c) iss	sue of replacement certificate or label	\$20.00		

(d) surrender of trade plates	\$20.00			
Application for assignment of new identification mark	\$20.00			
Application for transfer of registration of vessel	\$20.00			
Issue of replacement certificate of registration	\$20.00			
Application for cancellation of registration	\$20.00			
Application for appointment as boat code agent	\$187.00			
Application for further term of appointment as boat code agent	\$150.00			
Application for approval as boat code examiner	\$96.00			
Application for further term of approval as boat code examiner	\$48.00			
Set of 20 HIN plates	\$147.00			
Pad of 50 interim boat code certificates	\$42.00			
Duplicate copy of boat code certificate	\$20.00			
Fees relating to Part 14				
Application for permit to moor vessel in boat haven—				
(a) North Arm Boat Haven				
(i) annual permit—				
• fishing vessel 9 m and over in length	\$99.00 per metre			
• fishing vessel less than 9 m in length	\$132.00 per metre			
• tender vessel	\$99.00 per metre			
• the above is subject to the following maximum fees:				
• fishing vessel and 2 tender vessels	\$642.00			
• fishing vessel and 3 tender vessels	\$725.00			
• other vessels 12 m or more in length	\$246.00 per metre			
• other vessels less than 12 m in length	\$2 963.00			
(ii) temporary permit (1 week or part of a week)	\$90.00			
(b) Port MacDonnell Boat Haven				
(i) annual permit	\$132.00 per metre			
(ii) temporary permit (24 hours)	\$6.00			

Part 3—Transitional provision

4—Transitional provision

- (1) The fees prescribed in respect of an application for registration (and any facilities levy payable on the registration) by Schedule 11 of the *Harbors and Navigation Regulations 2023*, as amended by these regulations, apply where the relevant registration is to take effect on or after 1 July 2024.
- (2) All other fees prescribed by Schedule 11 of the *Harbors and Navigation Regulations 2023*, as amended by these regulations, apply from 1 July 2024.
- (3) Despite regulation 3 of these regulations—
 - (a) the fees prescribed in respect of an application for registration (and any facilities levy payable on the registration) by Schedule 11 of the *Harbors and Navigation Regulations 2023*, as in force immediately before the commencement of these regulations, continue to apply where the relevant registration is to take effect before 1 July 2024; and
 - (b) all other fees prescribed by Schedule 11 of the *Harbors and Navigation Regulations 2023*, as in force immediately before the commencement of these regulations, continue to apply until 1 July 2024.

Editorial note—

As required by section 10AA(2) of the *Legislative Instruments 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 16 May 2024

No 31 of 2024

Road Traffic (Miscellaneous) (Fees) Amendment Regulations 2024

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

1 Short title

2 Commencement

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

3 Amendment of Schedule 3—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) (Fees) Amendment Regulations 2024.*

2—Commencement

These regulations come into operation on 1 July 2024.

Part 2—Amendment of *Road Traffic (Miscellaneous) Regulations 2014*

3—Amendment of Schedule 3—Fees

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

	Type of vehicle and inspection		Fee
1.	Heavy vehicles and buses		
	(1)	Inspection of a motor vehicle (other than a bus)	\$294
	(2)	Inspection of—	
		(a) a converter dolly	\$99
		(b) a trailer other than a converter dolly	\$198
	(3)	Inspection of a bus	\$294
	(4)	Further inspection of a vehicle	\$99
2.	Veh	icles 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	\$294
	(2)	Inspection of a vehicle for the purposes of section 139(1)(c) of the <i>Motor Vehicles Act 1959</i>	\$294

	Тур	e of vehicle and inspection	Fee
	(3)	Inspection of LPG-converted vehicle for the purposes of the <i>Dangerous Substances Act 1979</i>	\$294
	(4)	Any other inspection of a vehicle	\$198
	(5)	Further inspection of a vehicle	\$99
(2)	Schedule 3, clause	1(3)—delete "28" and substitute:	
	29		
(3)	Schedule 3, clause	1(4)—delete "66" and substitute:	
	68		
(4)	Schedule 3, clause 2	2(2)(a)—delete "94" and substitute:	
	97		
(5)	Schedule 3, clause 2	2(2)(b)(i)—delete "61" and substitute:	
	63		

(6) Schedule 3, clause 2(2)(b)(ii)—delete "314" and substitute:

323

Editorial note—

As required by section 10AA(2) of the *Legislative Instruments 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 16 May 2024

No 32 of 2024

Road Traffic (Miscellaneous) (Expiation Fees) Amendment Regulations 2024

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

1 Short title

2 Commencement

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

3 Substitution of Schedule 4

Schedule 4—Expiation of offences

Part 1—Preliminary

1	Expiation	of alleged	offences
1	LAPIATION	of anegeu	onences

- 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 explation 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)* Amendment Regulations 2024.

2—Commencement

These regulations come into operation on 1 July 2024.

Part 2—Amendment of *Road Traffic (Miscellaneous) Regulations 2014*

3—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 expiation 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 \$1 104 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 \$677 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 \$68 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 $20(5)$	\$1 376
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	\$1 376
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	\$805
	(b) if direction relates to light vehicle	\$333
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	\$805
	(b) if direction relates to light vehicle	\$333
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	\$333
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	\$805
	(b) if direction relates to light vehicle	\$333
40V(4)	Person subject to direction contravening or failing to comply with section—	
	contravention specified in section 40V(4)(b)(i)	\$891

Section	Description of offence against <i>Road Traffic Act</i> 1961	Fee
40W(4)	Engaging in conduct in contravention of direction of authorised officer or police officer to produce records, devices or other things	\$891
40X(3)	Person subject to direction contravening or failing to comply with section—	
	contravention specified in section 40X(3)(b)(i)	\$805
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	\$805
45A	Driving at speed exceeding applicable speed limit by 45 kph or more—	
	(a) if vehicle being driven is a road train being driven on a prescribed road	\$1 970
	Note—	
	See clause 6 of this Schedule.	
	(b) in any other case	\$1 895
45C(1)	Driver of truck or bus on prescribed road exceeding the speed limit by 10 kph or more	\$1 186
45C(2)	Driver of truck or bus on prescribed road failing to engage low gear	\$1 186
47B(1)	Driving whilst having prescribed concentration of alcohol in blood—	
	contravention involving less than 0.08 grams of alcohol in 100 millilitres of blood	\$849
47BA(1)	Driving with prescribed drug in oral fluid or blood	\$849
47BA(1a)	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	\$849
86A(3)	Failing to obtain ticket from parking ticket-vending machine where no fee payable	\$63
91(3)	Person subject to direction or request of ferry operator failing to comply with section—	
	failure to comply other than by giving false information	\$402
110C(2)	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	\$328
110C(3)	Driving motor vehicle or trailer not bearing vehicle identification plate for that vehicle or trailer	\$328
117(1)	Light vehicle in breach of light vehicle standards or maintenance requirement driven on road—being driver of vehicle	\$500
118(1)	Light vehicle in breach of light vehicle standards or maintenance requirement driven on road—being operator of vehicle	\$500

Section	Descriptio	on of offence against <i>Road Traffic Act 1961</i>	Fee
123	dimension	cle not complying with light vehicle mass, or load restraint requirement driven on road— er of vehicle—	
	(a) e	exceeding a mass limit by less than 50%	\$269
	(b) e	exceeding a mass limit by 50% or more	\$537
		contravening a dimension or load restraint equirement	\$269
124(1)	dimension	cle not complying with light vehicle mass, or load restraint requirement driven on road— ator of vehicle—	
	(a) e	exceeding a mass limit by less than 50%	\$269
	(b) e	exceeding a mass limit by 50% or more	\$537
		contravening a dimension or load restraint equirement	\$269
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 tint requirement, or move vehicle to specified and not proceed from there until breaches are	\$333
146(8)	authorisati	in conduct in contravention of condition of ion granted by authorised officer to driver of light thorising vehicle to continue journey	\$333
164A(1)	Contraven	ing or failing to comply with provision of Act	
	Contravent	tion of or failure to comply with—	
	s 33(9)	Failing to comply with direction of police officer	\$333
	s 53B(1)	Selling radar detector or jammer or storing or offering radar detector or jammer for sale	\$514
	s 82(1)	Speeding while passing school bus	
		Exceeding the speed limit while passing a school bus—	
		by less than 10 kph	\$202
		by 10 kph or more but less than 20 kph	\$455
		by 20 kph or more but less than 30 kph	\$926
		by 30 kph or more	\$1 684
	s 83(1)(a)	Speeding in emergency service speed zone	
		Exceeding 25 kph in emergency service speed zone—	
		by less than 10 kph	\$202
		by 10 kph or more but less than 20 kph	\$455
		by 20 kph or more but less than 30 kph	\$926
		by 30 kph or more	\$1 684
	s 85(2)	Leaving stationary vehicle in prohibited area near Parliament House etc without authority	\$149

Section	Descriptio	n of offence against <i>Road Traffic Act 1961</i>	Fee
	s 87	Walking without due care or attention etc	\$59
	s 95	Riding on vehicle without consent of driver	\$125
	s 99A	Bicycle rider riding on footpath or other road-related area failing to give warning to pedestrians etc	\$68
	s 99B(1)	Riding wheeled recreational device or wheeled toy on road without due care or attention etc	
		where riding a wheeled recreational device on a road that is—	\$455
		• 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	\$68
	s 99B(2)	Riding wheeled recreational device or wheeled toy on footpath or other road-related area abreast of another vehicle etc	\$68
	s 99B(3)	Riding wheeled recreational device or wheeled toy on footpath or other road-related area without giving warning to pedestrians etc	\$68
	s 107(1)	Driving, drawing, hauling, dragging over road any implement, sledge etc	\$291
	s 107(2)	Removing or interfering with road infrastructure, or damaging road infrastructure other than by reasonable use	\$291
	s 108(1)	Depositing certain articles or materials on road	\$280
	s 110	Failing to keep whole of vehicle on sealed surface when driving on sealed road	\$125
	s 145(3)	Failing to comply with direction of police officer or authorised officer to stop light vehicle or produce light vehicle for examination	\$333
	s 145(5f)	Defacing, altering, obscuring or removing defective vehicle label affixed to light vehicle	\$500
	s 145(6)	Driving, selling etc light vehicle contrary to terms of defect notice	\$716
	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	\$449
		(b) in any other case	\$361

Section	Description of offence against Road Traffic Act 196	1 Fee
	s 162C(1) Riding wheeled recreational device or wh toy without wearing safety helmet comply regulations and properly adjusted and sec fastened	ing with
	s 162C(2) Riding wheeled recreational device or wh toy on which is carried child under 16 yea wearing safety helmet complying with regulations and properly adjusted and sec fastened	ars not
	s 162C(2a) Parent or other person having custody or child under 16 years causing or permittin to ride or be carried on wheeled recreation device or wheeled toy without wearing say helmet complying with regulations and pr adjusted and securely fastened	g child onal fety
167(1)	Causing or permitting another person to commit an of against Act or regulations—	fence
	causing or permitting commission of expiabl offence	le the expiation fee prescribed for the expiable offence
174B	Further offence for continued parking contravention	\$61

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	\$202
	by 10 kph or more but less than 20 kph	\$455
	by 20 kph or more but less than 30 kph	\$926
	by 30 kph or more	\$1 684
27(1)	Failing to keep left when starting left turn (from other than multi-lane road)	\$387
28(1)	Failing to keep within left lane when starting left turn on multi-lane road	\$387
28(1A)	Failing to use slip lane when starting left turn on multi-lane road	\$387
28(2A)	Bicycle rider starting left turn on multi-lane road from incorrect position in bicycle storage area	\$68
29(1)	Failing to make left turn as indicated by turn line	\$387
31(1)	Starting right turn incorrectly (from other than multi-lane road)	\$387
32(1)	Failing to keep within right lane when starting right turn (on multi-lane road)	\$387

Rule	Description of offence against Australian Road Rules	Fee
32(2A)	Bicycle rider starting right turn on multi-lane road from incorrect position in bicycle storage area	\$68
33(1)	Making right turn at intersection incorrectly	\$387
34(1)	Making hook turn at "hook turn only" sign incorrectly	\$349
35(2)	Bicycle rider making hook turn at intersection with no "hook turn only" sign etc incorrectly	\$68
36	Bicycle rider making hook turn contrary to "no hook turn by bicycles" sign	\$68
37	Starting U-turn without clear view etc	\$464
38(1)	Failing to give way when making U-turn	\$464
39(1)	Making U-turn contrary to "no U-turn" sign at break in dividing strip	\$436
39(2)	Making U-turn contrary to "no U-turn" sign on length of road	\$436
40	Making U-turn at intersection with traffic lights and no "U-turn permitted" sign	\$436
41	Making U-turn at intersection without traffic lights where "no U-turn" sign	\$436
42	Starting U-turn at intersection from incorrect position	\$464
43	Making a U-turn at children's crossing, level crossing, marked foot crossing or pedestrian crossing without a U-turn permitted sign	\$436
43A	Making a U-turn at a place with traffic lights where road and road- related area intersect without a U-turn permitted sign	\$436
46(1)	Failing to give left change of direction signal before turning left	\$380
46(4)	Failing to stop giving left change of direction signal after turning left	\$254
48(1)	Failing to give right change of direction signal before turning right	\$380
48(4)	Failing to stop giving right change of direction signal after turning right	\$254
51	Using direction indicator lights when not permitted	\$254
53(1)	Failing to give stop signal before stopping or suddenly slowing	\$380
53(2)	Failing to give sufficient warning of stopping	\$380
53(3)	Failing to give stop signal while slowing	\$380
56(1)	Failing to stop for red traffic light	\$556
56(2)	Failing to stop for red traffic arrow	\$556
57(1)	Failing to stop for yellow traffic light	\$556
57(2)	Failing to stop for yellow traffic arrow	\$556
57(3)	Failing to leave intersection showing yellow traffic light or arrow	\$556
59(1)	Proceeding through red traffic light	\$556
60	Proceeding through red traffic arrow	\$556
60A(1)	Proceeding through bicycle storage area before red traffic light	\$436
60A(2)	Proceeding through bicycle storage area before red traffic arrow	\$436

Rule	Description of offence against Australian Road Rules	Fee
61(2)	Failing to stop at intersection when traffic lights or arrows change to yellow or red	\$556
61(5)	Failing to leave intersection when traffic lights or arrows change to yellow or red	\$556
62(1)	Failing to give way when turning at intersection with traffic lights	\$514
63(2)	Failing to give way at intersection with traffic lights not operating or only partly operating—where traffic light-stop sign	\$514
63(3)	Failing to give way at intersection with traffic lights not operating or only partly operating—where no traffic light-stop sign	\$514
64	Failing to give way at flashing yellow traffic arrow at intersection	\$514
65(2)	Failing to give way at marked foot crossing (except at intersection) with flashing yellow traffic light	\$489
66(1)	Failing to stop for twin red lights (except at level crossing)	\$125
66(4)	Proceeding after stopping for twin red lights (except at level crossing)	\$125
67(1)	Failing to stop and give way at "stop" sign or stop line at intersection without traffic lights	\$514
68(1)	Failing to stop and give way at "stop" sign or stop line at other place	\$436
69(1)	Failing to give way at "give way" sign or give way line at intersection (except roundabout)	\$514
70	Failing to give way at "give way" sign at bridge or length of narrow road	\$514
71(1)	Failing to give way at "give way" sign or give way line at other place	\$436
72(1)	<i>Failing to give way at intersection (except T-intersection or roundabout)</i>	\$514
73(1)	Failing to give way at T-intersection	\$514
74(1)	Failing to give way when entering road from road-related area or adjacent land	\$464
75(1)	Failing to give way when entering road-related area or adjacent land from road	\$464
76(1)	Moving into path of tram travelling in tram lane etc	\$254
76(2)	Failing to move out of path of tram travelling in tram lane etc	\$254
77(1)	Failing to give way to bus	\$254
78(1)	Moving into path of police or emergency vehicle	\$514
78(2)	Failing to move out of path of police or emergency vehicle	\$514
79(1)	Failing to give way to police or emergency vehicle	\$514
80(2)	Failing to stop at children's crossing	\$514
80(3)	Failing to obey hand-held "stop" sign at children's crossing	\$436
80(4)	Proceeding while pedestrian or bicycle rider on or entering children's crossing	\$514
81(2)	Failing to give way at pedestrian crossing	\$489

Rule	Description of offence against Australian Road Rules	Fee
82	Overtaking or passing vehicle at children's crossing or pedestrian crossing	\$489
83	Failing to give way to pedestrian in shared zone	\$406
84(1)	Failing to give way when driving through break in dividing strip	\$464
85	Failing to give way on painted island	\$436
86(1)	Failing to give way in median turning bays	\$464
87(1)	Failing to give way when moving from side of road	\$419
87(3)	Failing to give way when moving from median strip parking area	\$419
88(1)	Failing to turn left at intersection with "left turn only" sign	\$436
88(2)	Failing to turn left when in left lane at intersection with "left lane must turn left" sign	\$436
89(1)	Failing to turn right at intersection with "right turn only" sign	\$436
89(2)	Failing to turn right when in right lane at intersection with "right lane must turn right" sign	\$436
90	Turning at intersection with "no turns" sign	\$436
91(1)	Turning left at intersection or other place with "no left turn" sign	\$436
91(2)	Turning at intersection or other place with "no right turn" sign	\$436
92(1)	Failing to drive in direction indicated by traffic lane arrows	\$436
93(1)	Driving or overtaking on bridge or length of road where "no overtaking or passing" sign applies	\$436
94	Overtaking on bridge with "no overtaking on bridge" sign	\$436
95(1)	Driving in emergency stopping lane	\$436
96(1)	Stopping on area of road marked with "keep clear" marking	\$436
97(1)	Driving on length of road where "road access" sign applies	\$436
98(1)	Driving in wrong direction on length of road where "one-way" sign applies	\$514
99(1)	Failing to drive to left of "keep left" sign	\$436
99(2)	Failing to drive to right of "keep right" sign	\$436
100	Driving past "no entry" sign	\$436
101(1)	Failing to stop before hand-held "stop" sign	\$436
101(2)	Proceeding after stopping for hand-held "stop" sign	\$436
101A(1)	Driving on safety ramp or arrester bed	\$436
102(1)	Driving past "clearance" or "low clearance" sign	\$436
103(1)	Driving past "bridge load limit (gross mass)" or "gross load limit" sign—vehicle exceeding gross mass indicated by sign	\$436
103(2)	Driving past "bridge load limit (mass per axle group)" sign— vehicle axle group carrying mass exceeding mass indicated by sign	\$436
104(1)	Driving past "no trucks" sign—vehicle GVM exceeding permitted mass	\$436
104(2)	Driving truck past "no trucks" sign—vehicle or combination exceeding permitted length	\$436

Rule	Description of offence against Australian Road Rules	Fee
104(3)	Driving truck past "no trucks" sign where no mass or length indicated	\$436
105	Failing to enter area indicated by "trucks must enter" sign	\$436
106(1)	Driving bus past "no buses" sign—bus exceeding mass indicated by sign	\$436
106(2)	Driving bus past "no buses" sign—bus exceeding length indicated by sign	\$436
106(3)	Driving bus past "no buses" sign where no mass or length indicated	\$436
107	Failing to enter area indicated by "buses must enter" sign	\$436
108(1)	Failing to drive truck or bus in low gear on length of road where "trucks and buses low gear" sign applies	\$436
111(1)	Failing to enter roundabout from multi-lane road or road with 2 or more lines of traffic travelling in same direction correctly	\$436
112(2)	Failing to give required left change of direction signal before entering roundabout	\$380
112(3)	Failing to continue left change of direction signal while in roundabout	\$380
113(2)	Failing to give required right change of direction signal before entering roundabout	\$380
113(3)	Failing to continue right change of direction signal while in roundabout	\$380
114(1)	Failing to give way when entering roundabout	\$514
114(2)	Failing to give way to tram when driving in roundabout	\$514
115(1)	Failing to drive in roundabout to left of central traffic island	\$514
116	Failing to obey traffic lane arrows when driving in or leaving roundabout	\$436
117(1)	Failing to give left change of direction signal when changing marked lanes or lines of traffic in roundabout	\$380
117(2)	Failing to give right change of direction signal when changing marked lanes or lines of traffic in roundabout	\$380
118(1)	Failing to give left change of direction signal when leaving roundabout	\$380
118(2)	Failing to stop left change of direction signal after leaving roundabout	\$380
119	Failing to give way by rider of bicycle or animal to vehicle leaving roundabout	\$68
121	Failing to stop and give way at "stop" sign at level crossing	\$556
122	Failing to give way at "give way" sign or give way line at level crossing	\$556
123	Entering level crossing when train or tram is approaching etc	\$556
124	Failing to leave level crossing as soon as safe to do so	\$556
125(1)	Unreasonably obstructing path of other driver or pedestrian	\$140
126	Failing to keep safe distance behind other vehicles	\$402

Rule	Description of offence against Australian Road Rules	Fee
127(1)	Failing to keep required minimum distance behind long vehicle	\$291
128	Entering blocked intersection	\$296
128A(1)	Entering blocked crossing	\$296
129(1)	Failing to keep to far left side of road	\$366
130(2)	Driving in right lane on certain multi-lane roads	\$310
131(1)	Failing to keep to left of oncoming vehicles	\$406
132(1)	Failing to keep to left of centre of road	\$464
132(2)	Failing to keep to left of dividing line	\$464
132(2A)	Making U-turn across certain dividing lines	\$464
135(1)	Failing to keep to left of median strip	\$386
136	Driving in wrong direction on one-way service road	\$386
137(1)	Failing to keep off dividing strip	\$291
138(1)	Failing to keep off painted island	\$310
140	Overtaking when not safe to do so	\$366
141(1)	Driver overtaking to left of other vehicle	\$402
141(2)	Bicycle rider overtaking to left of vehicle turning left	\$68
142(1)	Overtaking to right of vehicle turning right	\$419
143(1)	Passing or overtaking to left of turning left vehicle displaying "do not overtake turning vehicle" sign	\$249
143(1A)	Passing or overtaking to left of vehicle displaying "do not overtake turning vehicle" sign	\$249
143(2)	Passing or overtaking to right of turning right vehicle displaying "do not overtake turning vehicle" sign	\$249
144	Failing to keep safe distance when overtaking	\$366
145	Increasing speed while being overtaken	\$364
146(1)	Failing to drive within single marked lane	\$310
146(2)	Failing to drive within single line of traffic	\$310
147(1)	Moving from one marked lane to another marked lane across continuous line	\$310
148(1)	Failing to give way when moving from one marked lane to another marked lane	\$400
148(2)	Failing to give way when moving from one line of traffic to another line of traffic	\$400
148A	Failing to give way when diverging left or right within marked lane	\$400
149	Failing to give way when lines of traffic merge into single line of traffic	\$400
150(1)	Driving on or across continuous white edge line	\$125
151(1)	Riding motor bike or bicycle alongside more than 1 other rider on non multi-lane road	\$125
151(2)	Riding motor bike or bicycle alongside more than 1 other rider in marked lane	\$125

	ion of offence against <i>Australian Road Rules</i>	Fee
151(4) Riding m rider	otor bike or bicycle more than 1.5 metres from another	\$125
151A(2) Rider of n	motor bike engaging in unlawful lane filtering	\$455
	n marked lane to which overhead lane control device failing to comply with rule	\$436
153(1) Driving is	n bicycle lane	\$319
154(1) Driving i	n bus lane	\$319
154A(1) Driving is	n bus only lane	\$319
154A(3) Driving a	across bus only lane	\$319
154A(5) Turning a comply w	at intersection immediately after bus only lane—failing to yith rule	\$319
155(1) Driving i	n tram lane	\$319
155A(1) Driving is	n tramway	\$319
156(1) Driving i	n transit lane	\$319
157(1) Driving i	n truck lane	\$319
159(1) Driving is vehicles	n marked lane required to be used by particular kinds of	\$319
160(2) Passing o road	or overtaking to right of tram not at or near far left side of	\$402
160(3) Passing of side of ro	or overtaking left turning etc tram not at or near far left oad	\$402
161(2) Passing a	or overtaking to left of tram at or near the left side of road	\$402
161(3) Passing of direction	or overtaking tram turning right or giving right change of signal	\$402
162(1) Driving p	past safety zone	\$514
163(1) Driving p	past rear of stopped tram at tram stop	\$514
164(1) Failing to	o stop when tram stops at tram stop	\$514
164A(1) Failing to	o stay stopped if tram stops alongside at tram stop	\$514
167 Stopping	where "no stopping" sign applies	\$114
168(1) Stopping	where "no parking" sign applies	\$96
169 Stopping	on road with continuous yellow edge line	\$116
170(1) Stopping	in intersection	\$114
170(2) Stopping	within 20 metres of intersection with traffic lights	\$114
170(3) Stopping	within 10 metres of intersection without traffic lights	\$116
171(1) Stopping	on or near children's crossing	\$114
172(1) Stopping	on or near pedestrian crossing (except at intersection)	\$114
173(1) Stopping	on or near marked foot crossing (except at intersection)	\$114
174(2) Stopping	on or near bicycle crossing (except at intersection)	\$114
175(1) Stopping	on or near level crossing	\$114
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Rule	Description of offence against Australian Road Rules	Fee
177(1)	Stopping on freeway	\$319
178	Stopping in emergency stopping lane	\$319
179(1)	Stopping in loading zone	\$81
179(2)	Stopping in loading zone—exceeding time in loading zone	\$81
180(1)	Stopping in truck zone	\$77
181(1)	Stopping in works zone	\$77
182(1)	Stopping in taxi zone	\$158
183(1)	Stopping in bus zone	\$158
184(1)	Stopping in minibus zone	\$114
185(1)	Stopping in permit zone	\$77
186(1)	Stopping in mail zone	\$77
187(1)	Stopping in bus lane, transit lane or truck lane	\$319
187(2)	Stopping in bicycle lane	\$321
187(3)	Stopping in tram lane or tramway or on tram tracks	\$319
187(4)	Stopping in bus only lane	\$319
188	Stopping in shared zone	\$77
189(1)	Double parking	\$114
190(1)	Stopping in or near safety zone	\$77
191	Stopping near obstruction	\$140
192(1)	Stopping on bridge, causeway, ramp or similar structure	\$114
192(2)	Stopping in tunnel or underpass	\$140
193(1)	Stopping on crest or curve outside built-up area	\$140
194(1)	Stopping near fire hydrant etc	\$96
195(1)	Stopping at or near bus stop	\$114
196(1)	Stopping at or near tram stop	\$114
197(1)	Stopping on path, dividing strip or nature strip	\$116
197(1A)	Stopping on painted island	\$114
197(1B)	Stopping on traffic island	\$114
198(1)	Obstructing access to and from footpath ramp etc	\$94
198(2)	Obstructing access to and from driveway etc	\$96
199(1)	Stopping near postbox	\$114
200(1)	Stopping heavy or long vehicle on road outside built-up area except on shoulder of road	\$140
200(2)	Stopping heavy or long vehicle on road in built-up area for longer than permitted time	\$140
201	Stopping on road with "bicycle parking" sign	\$77
202	Stopping on road with "motor bike parking" sign	\$77
203(1)	Stopping in parking area for people with disabilities	\$446
203A	Stopping in slip lane	\$114

203B(1) 203C(1) 205(1) 207(2) 208(1)	Stopping in parking area for electric-powered vehicles Stopping in parking area for charging of electric-powered vehicles Parking for longer than indicated where "permissive parking" sign applies Failing to pay fee etc for parking where fees payable Failing to park on road (except in median strip parking area) in accordance with rule—parallel parking	\$77 \$114 \$63 \$63 \$81
205(1) 207(2)	Parking for longer than indicated where "permissive parking" sign applies Failing to pay fee etc for parking where fees payable Failing to park on road (except in median strip parking area) in accordance with rule—parallel parking	\$63 \$63
207(2)	applies Failing to pay fee etc for parking where fees payable Failing to park on road (except in median strip parking area) in accordance with rule—parallel parking	\$63
	Failing to park on road (except in median strip parking area) in accordance with rule—parallel parking	
208(1)	accordance with rule—parallel parking	\$81
208A(1)	Failing to park in road-related area (except in median strip parking area) in accordance with rule—parallel parking	\$77
209(2)	Failing to park in median strip parking area in accordance with rule—parallel parking	\$77
210(1)	Failing to park in accordance with rule—angle parking	\$77
211(2)	Parking where there are parking bays—failing to park vehicle wholly within parking bay	\$61
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	\$61
212(1)	Entering or leaving median strip parking area—contrary to sign	\$140
212(2)	Entering or leaving median strip parking area—failing to drive forward	\$140
215(1)	Failing to use lights when driving at night or in hazardous weather conditions	\$291
216(1)	Failing to use lights when towing vehicle at night or in hazardous weather conditions	\$167
217(1)	<i>Using fog lights when not driving in fog or other hazardous weather conditions</i>	\$291
218(1)	Using headlights on high-beam	\$291
219	Using lights to dazzle other road users	\$291
220(1)	Stopping vehicle on road at night—failing to operate lights	\$291
221	Using hazard warning lights	\$156
223	Riding animal-drawn vehicle at night or in hazardous weather conditions—failing to operate lights	\$68
224	Using horn or similar warning device	\$221
225(1)	Driving vehicle with radar detector or similar device in or on vehicle or trailer	\$514
225(2)	Having possession of radar detector or similar device while travelling in or on vehicle or trailer	\$514
226(1)	Driving heavy vehicle not equipped with portable warning triangles	\$125
226(2)	Failing to produce warning triangles on demand	\$125
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	\$125
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	\$125
228	Pedestrian passing "no pedestrians" sign	\$59

Rule	Description of offence against Australian Road Rules	Fee
229	Pedestrian on road to which "road access" sign applies	\$59
230(1)	Failing to cross road in accordance with rule	\$59
231(1)	Failing to cross road with pedestrian lights in accordance with rule	\$59
232(1)	Failing to cross road at traffic lights without pedestrian lights in accordance with rule	\$59
233(1)	Crossing road to get on tram—crossing before tram stops at tram stop	\$59
233(2)	Crossing road from tram—failing to comply with rule	\$59
234(1)	Crossing road near crossing for pedestrians	\$59
234(2)	Pedestrian staying on crossing longer than necessary to cross road	\$59
235(1)	Crossing level crossing	\$59
235(2)	Crossing level crossing while warning lights flashing etc	\$59
235(2A)	Failing to finish crossing level crossing in accordance with rule if warning lights start flashing etc	\$59
235A(2)	Crossing pedestrian level crossing while there is a red pedestrian light	\$59
235A(3)	Failing to finish crossing pedestrian level crossing in accordance with rule if red pedestrian light appears	\$59
236(1)	Pedestrian causing traffic hazard	\$59
236(2)	Pedestrian causing obstruction	\$59
236(4)	Pedestrian selling articles or conducting other activities on road	\$125
236(5)	Driver or passenger buying article or service from person on road	\$125
237(1)	Getting on or into moving vehicle	\$220
238(1)	Pedestrian travelling along road—failing to use footpath	\$59
238(2)	Pedestrian travelling along road—failing to keep to side or face approaching traffic or walking abreast	\$59
239(1)	Pedestrian on bicycle path or separated footpath	\$59
239(3)	Pedestrian on bicycle path or separated footpath—failing to keep out of path of bicycle etc	\$59
239A	Travelling in or on wheeled recreational device or wheeled toy past "no wheeled recreational devices or toys" sign	\$68
240(1)	Travelling in or on wheeled recreational device or wheeled toy on certain types of roads	
	where travel in or on a wheeled recreational device in contravention of subrule (1) on a road that is—	\$455
	• 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

Rule	Description of offence against Australian Road Rules	Fee
240(2)	Travelling in or on wheeled recreational device on declared roads or at night or during certain times	
	where travel in or on a wheeled recreational device in contravention of subrule (2) on a road that is—	\$455
	• 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	\$68
240(3)	Travelling in or on wheeled toy on declared roads or during certain times	\$68
241(1)	Travelling in or on wheeled recreational device or wheeled toy on road—failing to keep to left or travelling abreast	
	where travel in or on a wheeled recreational device in contravention of subrule (1) on a road that is—	\$455
	• 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	\$68
242(1)	Travelling in or on wheeled recreational device or wheeled toy on footpath or shared path—failing to keep left or give way	\$68
243(1)	Travelling on rollerblades etc on separated footpath designated for pedestrians	\$68
243(2)	<i>Travelling on rollerblades etc on bicycle path etc—failing to keep out of path of bicycle</i>	\$68
244(1)	Travelling in or on wheeled recreational device or wheeled toy that is being towed by vehicle	\$68
244(2)	Travelling in or on wheeled recreational device or wheeled toy while holding onto moving vehicle	\$125
244(3)	Travelling in or on wheeled recreational device or wheeled toy too close to rear of moving motor vehicle	\$68
244B	Travelling on motorised scooter—failing to wear approved bicycle helmet	\$125
244C	Travelling on motorised scooter on road or road-related area	\$125
245	Riding bicycle not in accordance with rule	\$68
246(1)	Carrying on bicycle more persons than bicycle designed to carry	\$68
246(2)	Passenger on bicycle—passenger failing to sit in passenger seat	\$68
246(3)	Riding bicycle with passenger not sitting in passenger seat	\$68

Rule	Description of offence against Australian Road Rules	Fee
247(1)	Failing to ride in bicycle lane on road	\$68
247A(1)	Bicycle rider failing to enter bicycle storage area correctly at intersection with red traffic light or arrow	\$68
247B(1)	Bicycle rider failing to give way when entering bicycle storage area	\$68
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	\$68
248(1)	<i>Riding bicycle on crossing—failing to cross in accordance with rule</i>	\$68
249	Riding bicycle on separated footpath designated for pedestrians	\$68
250(2)	<i>Riding bicycle on footpath or shared path—failing to keep to left or give way</i>	\$68
251	<i>Riding bicycle on bicycle path etc—failing to keep to left of oncoming bicycle riders on path</i>	\$68
252(1)	Riding bicycle where "no bicycles" sign or no bicycles road marking applies	\$68
253	Bicycle rider causing traffic hazard	\$68
254(1)	Bicycle being towed—riding towed bicycle	\$68
254(2)	Bicycle rider holding onto moving vehicle	\$125
255	Riding bicycle too close to rear of motor vehicle	\$68
256(1)	Riding bicycle—rider failing to wear approved bicycle helmet	\$125
256(2)	Passenger on bicycle—passenger failing to wear approved bicycle helmet	\$125
256(3)	Riding bicycle with passenger not wearing approved bicycle helmet	\$125
257(1)	Riding with person on bicycle trailer	\$68
258	Riding bicycle not equipped with brake or warning device	\$68
259	<i>Riding bicycle at night or in hazardous weather conditions without displaying lights etc</i>	\$68
260(1)	Bicycle rider crossing contrary to red bicycle crossing light	\$68
261(1)	Bicycle rider crossing contrary to yellow bicycle crossing light	\$68
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	\$68
264	Failing to wear approved seatbelt, and be seated, in accordance with rule—driver	\$435
265(1)	Failing to wear approved seatbelt, and be seated, in accordance with rule—passenger 16 years old, or older	\$435
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	\$435
	failure in relation to more than 1 such passenger	\$514
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	\$435

Rule	Description of offence against Australian Road Rules	Fee
	failure in relation to more than 1 such passenger	\$514
268(1)	Travelling in or on part of motor vehicle not designed primarily for carriage of passengers or goods	\$435
268(2)	Travelling in or on part of motor vehicle designed primarily for carriage of goods unless enclosed and seatbelts fitted	\$435
268(3)	<i>Travelling in or on motor vehicle with part of body outside window or door</i>	\$221
268(4)	Driving motor vehicle with part of passenger's body outside window or door	\$221
268(4A)	Driving motor vehicle with passenger in or on part of vehicle not designed primarily for carriage of passengers or goods	\$435
268(4B)	Driving motor vehicle with passenger in or on part of vehicle designed primarily for carriage of goods unless enclosed and seatbelts fitted	\$435
269(1)	Getting off or out of moving vehicle	\$220
269(3)	Creating hazard by opening door of vehicle, leaving door open etc	\$220
269(4)	Driving bus while doors not closed	\$402
270(1)	Riding motor bike without wearing approved helmet or with passenger not wearing approved helmet	\$337
270(2)	Passenger on motor bike failing to wear approved helmet	\$337
271(1)	Riding on motor bike—rider failing to ride in correct position	\$161
271(2)	Riding on motor bike—passenger failing to ride in correct position	\$161
271(3)	Riding on motor bike—rider riding with passenger not riding correctly	\$161
271(4)	Riding on motor bike—riding with more than 1 passenger (excluding passenger in sidecar or on seat other than pillion seat)	\$161
271(5)	Riding on motor bike—riding with more than permitted number of passengers in sidecar or on seat	\$161
271(5A)	Riding on motor bike—riding with passenger under 8 years old not in sidecar	\$161
271(5B)	Riding on motor bike—passenger in sidecar failing to be seated safely	\$161
271(5C)	Riding on motor bike—riding with passenger in sidecar not seated safely	\$161
272	Passenger interfering with driver's control of vehicle etc	\$402
274	Failing to stop for red T light—tram driver	\$556
275	Failing to stop for yellow T light—tram driver	\$556
277	Proceeding after stopping for a red or yellow T light—tram driver	\$556
279(2)	Proceeding when white T light or white traffic arrow no longer showing—tram driver proceeding before entering intersection	\$556
279(3)	Proceeding when white T light or white traffic arrow no longer showing—tram driver failing to leave intersection	\$556
281	Failing to stop for red B light—bus driver	\$556

Rule	Description of offence against Australian Road Rules	Fee
282	Failing to stop for yellow B light—bus driver	\$556
284	Proceeding after stopping for red or yellow B light—bus driver	\$556
286(2)	Proceeding when white B light or white traffic arrow no longer showing—bus driver proceeding before entering intersection	\$556
286(3)	Proceeding when white B light or white traffic arrow no longer showing—bus driver failing to leave intersection	\$556
288(1)	Driving on path	\$296
288(4)	Driving on path—failing to give way	\$291
289(1)	Driving on nature strip	\$291
289(2)	Driving on nature strip—failing to give way	\$291
290	Driving on traffic island	\$291
291	Making unnecessary noise or smoke while starting or driving	\$248
292(1)	Driving or towing vehicle carrying insecure or overhanging load	\$428
292A(1)	Driving or towing vehicle carrying load without required load restraint system	\$428
293(2)	Failing to remove from road things fallen from vehicle while driving	\$280
294(1)	Towing vehicle without keeping control of vehicle being towed	\$167
294(2)	Towing trailer without keeping control of trailer	\$167
295(1)	Motor vehicle towing another vehicle with towline not in accordance with rule	\$167
296(1)	Reversing vehicle when not safe to do so	\$514
296(2)	Reversing vehicle further than reasonably necessary	\$310
297(1)	Driving vehicle without having proper control of vehicle	\$221
297(1A)	Driving vehicle with person or animal in lap	\$221
297(2)	Driving motor vehicle without clear view of road etc	\$221
297(3)	Riding motor bike with animal between rider and handlebars or in other position that interferes with control of motor bike etc	\$221
298	Driving motor vehicle towing trailer with person in trailer	\$289
299(1)	Driving vehicle with TV or VDU in operation in vehicle	\$125
300(1)	Using mobile phone while driving vehicle	\$556
300A	Interfering with or interrupting funeral procession	\$125
301(1)	Driver of motor vehicle leading animal	\$125
301(2)	Passenger in or on motor vehicle leading animal	\$125
301(3)	Rider of bicycle leading animal	\$68
302	Rider of animal on footpath or nature strip failing to give way to pedestrian	\$68
303(1)	Riding animal alongside more than 1 other rider on non multi-lane road	\$68
303(2)	Riding animal alongside another rider in marked lane	\$68
303(4)	Riding animal alongside another rider more than 1.5 metres from other rider	\$68

Rule D	escription of offence against Australian Road Rules	Fee
304(1) Fa	ailing to obey direction of police officer or authorised person	\$351
	-Offences against the <i>Road Traffic</i> scellaneous) 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	\$1 104
40(1)	Heavy vehicles and minimum allowable travel time	\$677
42	Evasive action in relation to Safe-T-Cam photographic detection device	\$677
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	\$458
51(2)	Selling, or offering for sale, for use by motor bike rider or passenger helmet not complying with standard	\$458
51(4)	Selling, or offering for sale, for use by bicycle rider helmet not meeting requirement	\$458
52(2)	Selling, or offering for sale, for use by rider of wheeled recreational device or wheeled toy helmet not meeting requirement	\$458
53(2)	Driving or towing on road light vehicle not complying with requirements of regulation—vehicle altered from original specifications	\$119
56(1)	Bicycle rider towing vehicle other than bicycle trailer complying with regulation or towing more than 1 vehicle	\$68
64(2)	Driving or towing vehicle on certain roads while transporting dangerous substance	\$361
65(2)	Light vehicle towing prohibited number of vehicles	\$361
66(1)	Parking in certain public places	
	parking in City of Adelaide Park Lands	\$168
	parking in other public place	\$77
67(3)	Contravening notice prohibiting fishing or other specified activities from specified bridge or causeway	\$125
68(1)	Failing to ensure dog does not enter or remain on certain bicycle paths	\$264

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

Regulation	Description of offence against <i>Road Traffic (Road Rules—</i> 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	\$537
	by 10 kph or more but less than 20 kph	\$691
	by 20 kph or more but less than 30 kph	\$1 063
	by 30 kph or more	\$1 895
8(2)	Speeding while driving road train	
	Exceeding 40 kph speed limit—	
	by less than 10 kph	\$202
	by 10 kph or more but less than 20 kph	\$455
	by 20 kph or more but less than 30 kph	\$926
	by 30 kph or more	\$1 684
8A(1)	Speeding while driving on beach	
	Exceeding a prescribed speed limit (beaches)—	
	by less than 10 kph	\$202
	by 10 kph or more but less than 20 kph	\$455
	by 20 kph or more but less than 30 kph	\$926
	by 30 kph or more	\$1 684
11A(1)	Driver of motor vehicle failing to pass rider of bicycle at a sufficient distance from the bicycle	\$366
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	\$59
30(1)	Operator of electric personal transporter failing to provide adequate instruction or reasonable supervision	\$377
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	\$125
30A(2)	Riding or being carried on electric personal transporter without wearing safety helmet complying with regulation and properly adjusted and securely fastened	\$125
30A(3)(a)	Riding electric personal transporter at a speed exceeding 15 kph	\$209
30A(4)	Riding electric personal transporter without due care or attention etc	\$125
30A(5)	<i>Riding electric personal transporter without having proper control of the transporter</i>	\$125

Regulation	Description of offence against <i>Road Traffic (Road Rules—</i> <i>Ancillary and Miscellaneous Provisions) Regulations</i> 2014	Fee
30A(6)	Rider of electric personal transporter causing or permitting another person to ride or be carried on the transporter at the same time	\$125
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	\$125
30A(8)	Riding electric personal transporter within 2 metres of motor vehicle continuously for more than 200 metres	\$68
30A(9)	Riding electric personal transporter on footpath or other road-related area abreast of another wheeled recreational device etc	\$68
30A(10)	Riding electric personal transporter on footpath or other road-related area without giving warning to pedestrians etc	\$68
30A(11)	Riding electric personal transporter on crossing—failing to comply with regulation	\$68
30A(12)	Riding electric personal transporter at night or in hazardous weather conditions without displaying lights etc	\$68
44(1)	Learner or P1 driver using mobile phone while driving vehicle	\$556

Editorial note—

As required by section 10AA(2) of the *Legislative Instruments 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 16 May 2024

No 33 of 2024

South Australia

Motor Vehicles (Expiation Fees) Amendment Regulations 2024

under the Motor Vehicles Act 1959

Contents

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3 Substitution of Schedule 5

Schedule 5—Expiation Fees

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 - Offences against these regulations

Part 1—Preliminary

1—Short title

2

These regulations may be cited as the *Motor Vehicles (Expiation Fees) Amendment Regulations 2024.*

2—Commencement

These regulations come into operation on 1 July 2024.

Part 2—Amendment of Motor Vehicles Regulations 2010

3—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> Act 1959	Fee
9(1)	Driving unregistered motor vehicle on road or causing unregistered motor vehicle to stand on road	\$471
9(3)	Being owner of unregistered motor vehicle driven or found standing on road	\$471
16(9)	Driving motor vehicle without carrying permit under section 16 of Act	\$165
16(11)	<i>Contravening condition of permit under section 16 of Act</i>	\$136

Section	Description of offence against <i>Motor Vehicles</i> Act 1959	Fee
43A(3)	Causing or permitting unregistered heavy vehicle to be driven on road	\$471
43A(7)	Failing to carry temporary configuration certificate in vehicle or to produce it for inspection by police officer or authorised officer	\$66
47(1)	Driving, or causing to stand, motor vehicle not bearing number plates	\$831
47(1a)	Being registered owner or registered operator of motor vehicle driven, or caused to stand, in contravention of section 47(1) of Act	\$831
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)	\$831
47B(2)	Selling or supplying number plates without approval of Minister	\$831
47C(3)	Failing to comply with direction of Registrar under section 47C(2) of Act	\$377
47D(1)(a)	Driving, or causing to stand, motor vehicle to which is attached number plate bearing number other than number allotted to vehicle	\$831
47D(1)(b)	Driving, or causing to stand, motor vehicle to which is attached number plate altered, defaced, mutilated or added to	\$831
47D(1)(c)	Driving, or causing to stand, motor vehicle to which is attached colourable imitation of number plate	\$831
47D(1)(d)	Without lawful excuse, having in possession number plate or article resembling number plate	\$831
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	\$831
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)	\$314
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	\$161
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	\$161

Section	Description of offence against <i>Motor Vehicles</i> Act 1959	Fee
72A(2)	Acting as qualified supervising driver while having prescribed concentration of alcohol in blood or prescribed drug in oral fluid or blood	\$328
74(1)	Driving motor vehicle without currently holding appropriate licence or learner's permit	\$569
75A(14)	Contravening condition of learner's permit	\$428
75A(15)(a)	Holder of learner's permit driving motor bike on road while no L plate affixed to bike in accordance with regulations	\$428
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	\$248
	no L plates affixed to vehicle in accordance with regulations	\$428
75A(20)	Holder of prescribed learner's permit driving motor bike between midnight and 5.00 a.m.	\$428
75A(24)	Holder of learner's permit driving motor bike on road carrying person on motor bike	\$428
75A(25)	Holder of learner's permit driving motor bike on road towing vehicle by use of motor bike	\$428
75B(1)	Holder of restricted motor bike learner's permit driving motor bike on road (other than in prescribed circumstances)	\$428
81(4)	Contravening condition endorsed on licence or permit under section 81 of Act	\$438
81A(9)	Contravening condition of provisional licence	\$428
81A(13)	Holder of P1 or P2 licence under the age of 25 years driving high powered vehicle	\$428
81A(15)(a)	Holder of P1 licence driving motor bike on road while no P plate affixed to bike in accordance with regulations	\$428
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	\$248
	no P plates affixed to vehicle in accordance with regulations	\$428
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	\$428

Section	Description of offence against <i>Motor Vehicles</i> Act 1959	Fee
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	\$428
81AB(5)	Contravening condition of probationary licence	\$438
81AC(3)	Contravening condition of prescribed motor bike licence referred to in section 81AC(2) of Act	\$849
81B(3)	Failing to comply with requirement made by Registrar	
	failure to attend lecture	\$140
96(1)	Failing to produce licence or learner's permit on request of police officer	\$234
97A(3)	Failing to carry or produce licence while driving under section 97A of Act	\$234
98AAA(1)	Failing to carry or produce licence while driving heavy vehicle	\$234
98AAB	Failing to carry or produce probationary licence, provisional licence or learner's permit while driving	\$234
102(1)	Driving uninsured motor vehicle on road or causing uninsured motor vehicle to stand on road	\$870
102(2)	Being owner of uninsured motor vehicle driven or found standing on road	\$870
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	\$231
136(2)	Failing to notify Registrar of change of name or principal place of business of natural person who holds trade plates	\$231
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	\$231
136(2b)	Failing to notify Registrar of change of garage address of motor vehicle	\$231
136(2c)	Failing to notify Registrar of change of registered operator of motor vehicle	\$231
136(2d)	Failing to notify Registrar of change of postal address	\$231

Section	Description of offence against <i>Motor Vehicles</i> Act 1959	Fee
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	\$569
36(4)	Driving motor vehicle on road while number plate on bike rack obscured or distorted by device or substance	\$569
55E	Failing to carry or produce certificate of exemption while driving a high powered vehicle	\$255
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	\$380
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	\$380

Editorial note—

As required by section 10AA(2) of the *Legislative Instruments 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 16 May 2024

No 34 of 2024

South Australia

Heavy Vehicle National Law (South Australia) (Expiation Fees) Amendment Regulations 2024

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

Contents

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1 Short title

2 Commencement

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

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

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

Division 2-Prescribed offences peculiar to South Australia

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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) Amendment Regulations 2024*.

2—Commencement

These regulations come into operation on 1 July 2024.

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

3—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	\$398
25A(2)	Failure of relevant party to ensure that driver complies with section $25A(1)$	\$398
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	\$800
	(b) in any other case	\$398
79(2)	Failure to comply with notice to return vehicle standards exemption (permit) to Regulator within specified period	\$530
81(1)	Contravening a condition of a vehicle standards exemption	\$530
81(2)	Using, or permitting the use of, a heavy vehicle that contravenes a condition of a vehicle standards exemption	\$530
81(3)	Using or permitting the use of a heavy vehicle in a way that contravenes a condition of a vehicle standards exemption	\$530
82(2)	Failure of driver to comply with condition under vehicle standards exemption (notice) to keep relevant document in driver's possession	\$398
82(3)	Failure of relevant party to ensure driver complies with section 82(2)	\$398
83(1)	Failure of driver to keep a copy of vehicle standards exemption (permit) in driver's possession	\$398
83(2)	Failure of driver to return copy of vehicle standards exemption (permit) to relevant party when driver stops working	\$398
83(3)	Failure of relevant party to ensure driver complies with section $83(2)$	\$398

Section	Description of offence	Fee
85(1)	Modifying a heavy vehicle without approval by approved vehicle examiner or Regulator	\$398
85(2)	Using or permitting the use of a heavy vehicle that has been modified without approval by approved vehicle examiner or Regulator	\$398
86(2)	Failure of approved vehicle examiner to give approved certificate and ensure plate or label is fitted or affixed to vehicle	\$398
87A(1)	<i>Tampering with plate or label fitted to or affixed to a heavy vehicle under section 86(2) or 87(3)</i>	\$398
89(1)	Using or permitting the use of an unsafe heavy vehicle	\$800
90(1)	Using or permitting the use of a heavy vehicle not fitted with emission control system for each relevant emission	\$398
90(2)	Using or permitting the use of emission control system that is not operating in accordance with manufacturer's design	\$398
90(3)	Using or permitting the use of an emission control system resulting in a failure to comply with heavy vehicle standard	\$398
92(2)	Using or permitting the use of a heavy vehicle displaying a warning sign where the sign is not required to be displayed	\$398
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	\$530
	(b) for a substantial risk breach	\$800
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	\$398
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	\$398
	(b) for a substantial risk breach	\$66
109(2)	Using or permitting the use of a heavy vehicle without fixing the required flag or light to back of the load	\$398
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	\$398
	(b) for a substantial risk breach	\$660
129(1)	Driver or operator of heavy vehicle contravening a condition of a mass or dimension exemption	\$800
129(2)	Using or permitting the use of a heavy vehicle that contravenes a condition of a mass or dimension exemption	\$800
129(3)	Using or permitting the use of a heavy vehicle in a way that contravenes a condition of a mass or dimension exemption	\$800
130(2)	Failure of driver of pilot or escort vehicle to comply with conditions of a mass or dimension exemption	\$800

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	\$800
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	\$398
132(3)	Failure of relevant party to ensure driver complies with section 132(2)	\$398
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	\$398
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	\$530
133(3)	Failure of relevant party to ensure driver complies with section 133(1)	\$398
134(1)	Displaying a heavy vehicle warning sign on a heavy vehicle not being used under a dimension exemption	\$398
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	\$398
137	Using or permitting the use of a class 2 heavy vehicle other than in accordance with a class 2 heavy vehicle authorisation	\$800
150(1)	Driver or operator of a class 2 heavy vehicle contravening a condition of a class 2 heavy vehicle authorisation	\$800
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	\$398
151(3)	Failure of relevant party to ensure driver complies with section 151(2)	\$398
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	\$398
152(2)	Failure of driver to return copy of class 2 heavy vehicle authorisation (permit) to relevant party	\$530
152(3)	Failure of relevant party to ensure driver complies with section $152(1)$	\$398
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	\$800
181(3)	Failure to comply with notice requiring return of permit for mass or dimension authority to Regulator within specified time	\$530
184(1)	Driving a heavy vehicle while towing more than 1 other vehicle other than as permitted by section 184(2)	\$398
185(1)	Using or permitting the use of a trailer not securely coupled to the vehicle in front of it in a heavy combination	\$800
185(2)	Using or permitting the use of incompatible or improperly connected components of a coupling in a heavy combination	\$800
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	\$800
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	\$800

Section	Description of offence	Fee
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	\$800
192(1)	Driving a heavy vehicle loaded with freight container without a complying container weight declaration for the container	\$800
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	\$398
250(1)	Failure of solo driver of a fatigue-regulated heavy vehicle to comply with standard hours—	
	(a) for a minor risk breach	\$530
	(b) for a substantial risk breach	\$800
	(c) for a severe risk breach	\$1 331
251(1)	Failure of two-up driver of a fatigue-regulated heavy vehicle to comply with standard hours—	
	(a) for a minor risk breach	\$530
	(b) for a substantial risk breach	\$800
	(c) for a severe risk breach	\$1 331
254(1)	Failure of solo driver of a fatigue-regulated heavy vehicle to comply with BFM hours—	
	(a) for a minor risk breach	\$530
	(b) for a substantial risk breach	\$800
	(c) for a severe risk breach	\$1 331
256(1)	Failure of two-up driver of a fatigue-regulated heavy vehicle to comply with BFM hours—	
	(a) for a minor risk breach	\$530
	(b) for a substantial risk breach	\$800
	(c) for a severe risk breach	\$1 331
258(1)	Failure of driver of fatigue-regulated heavy vehicle to comply with AFM hours—	
	(a) for a minor risk breach	\$530
	(b) for a substantial risk breach	\$800
260(1)	Failure of driver of fatigue-regulated heavy vehicle to comply with exemption hours—	
	(a) for a minor risk breach	\$530
	(b) for a substantial risk breach	\$800
263(1)	Failure of driver of fatigue-regulated heavy vehicle to comply with change of work and rest hours option requirements	\$530
284(2)	Failure to comply with notice to return work and rest hours exemption (permit) to Regulator within specified period	\$800
286(1)	Failure to comply with a condition of a work and rest hours exemption	\$800

Section	Description of offence	Fee
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	\$398
287(3)	Failure of relevant party to ensure driver complies with section 287(2)	\$398
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	\$398
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	\$530
288(3)	Failure of relevant party to ensure driver complies with section $288(1)$	\$398
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	\$800
296(1)	Failure of driver to record required information in work diary in the manner and at the time prescribed by the national regulations	\$200
297(2)	Failure of driver to record required information immediately after starting work on a day	\$800
298(1)	Failure of driver of a fatigue-regulated heavy vehicle to record the odometer reading as required by the national regulations	\$200
299	Failure of two-up driver to provide details prescribed by the national regulations as requested by the other driver	\$398
301	Failure of driver to comply with requirements for recording information in written work diary	\$200
302	Failure of driver to comply with requirements for recording information in electronic work diary	\$200
303	Failure of driver to record time in work diary according to the time zone of driver's base location	\$200
305(1)	Failure of driver of fatigue-regulated heavy vehicle to record required information in supplementary record	\$800
305(2)	Failure to comply with requirements for recording information in supplementary record not in electronic form	\$398
305(3)	Failure of driver to record time in supplementary record according to the time zone of driver's base location	\$200
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	\$398
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	\$398
307(3)	Failure of driver to ensure electronic work diary is examined and brought into working order within period required by Regulator	\$398
308(1)	Failure of driver to comply with the requirements when an old work diary is found or returned	\$398
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)	\$398
310(2)	Failure to inform the driver's record keeper within 2 business days of becoming aware of matters specified in section 310(1)	\$800

Section	Description of offence	Fee
312(3)	Failure of record keeper to notify the Regulator within 2 business days of destroyed, lost or stolen electronic work diary	\$800
319(1)	<i>Failure of record keeper to comply with requirements specified in section 319(1)</i>	\$800
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	\$398
321(1)	Failure of record keeper to comply with requirements specified in section 321(1)	\$800
321(3)	Failure of record keeper to record information required if driver is operating under BFM or AFM hours	\$800
322(2)	Failure of driver to give copy of work diary entry or supplementary record to each record keeper within 21 days	\$398
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	\$398
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	\$398
324A(2)	Failure of record keeper to give the driver a copy of the record or make the record available etc	\$200
341(1)	Failure of record keeper to keep records required under Division 3 for 3 years after specified day	\$800
341(2)	Failure of record keeper to keep records required under Division 9 or Division 10 for specified period	\$800
341(3)	Failure of record keeper to ensure record (or copy) is readily available to an authorised officer at the record location	\$398
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	\$398
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	\$800
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	\$200
354(3)	Failure of holder of an electronic recording system approval to comply with a direction of the Regulator	\$800
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	\$800
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	\$800
355(4)	Failure of holder of an approval to comply with a direction of the Regulator	\$800

Section	Description of offence	Fee
355(6)	Failure of person to whom a notice that the approval has been cancelled to give a notice to each other person to whom the person has supplied an electronic recording system the subject of the approval that the approval has been cancelled	\$800
373(2)	<i>Failure to comply with notice requiring return of work diary exemption (permit) to Regulator</i>	\$800
375	Contravention of a condition of a work diary exemption	\$800
376(2)	Failure of driver of a fatigue-regulated heavy vehicle to comply with a condition under a work diary exemption (notice) to keep relevant document in driver's possession	\$398
376(3)	Failure of relevant party to ensure driver complies with section 376(2)	\$398
377	Failure of a driver of a fatigue-regulated heavy vehicle to keep a copy of work diary exemption (permit) in the driver's possession	\$398
392(2)	Failure to comply with notice requiring return of fatigue record keeping exemption (permit) to Regulator	\$800
395	Contravention of a condition of a fatigue record keeping exemption	\$800
396(2)	Failure of owner of a fatigue-regulated heavy vehicle to maintain odometer in accordance with requirements prescribed by the national regulations	\$800
399(2)	Driving or permitting a person to drive a fatigue-regulated heavy vehicle without complying with section 398	\$800
466(2a)	Operator must attach the accreditation label for a relevant vehicle in a way that the label is readable from the outside; and is not obscured, defaced or otherwise not legible	\$398
466(2b)	A person must not drive a relevant vehicle if the vehicle's accreditation label is not attached to the vehicle; or, is attached to the vehicle in a way that the label is wholly or partly obscured, defaced or otherwise not legible	\$398
467	Failure of holder of BFM or AFM accreditation to comply with accreditation conditions	\$800
468(1)	Failure of driver operating under BFM accreditation or AFM accreditation to keep certain documents in driver's possession	\$398
468(3)	Failure of operator to ensure driver complies with section 468(1)	\$398
469(2)	Failure of driver operating under a BFM accreditation or AFM accreditation to return document to operator as soon as reasonably practicable	\$530
470(3)	Failure of operator to inform driver operating under AFM accreditation of the AFM hours applying under the accreditation	\$800
470(8)	Failure of operator to comply with a requirement under section 470(7)	\$398
471(2)	Failure of operator to give notice to driver or scheduler of amendment, suspension or cessation of heavy vehicle accreditation	\$800
471(3)	Failure of driver to return to the operator any document relevant to the notice given to the driver by the operator for the purposes of section 468(1)	\$530
476(2)	Failure to return accreditation certificate to Regulator within specified period	\$800
488	Failure to return identity card to Regulator within specified period	\$530

Section	Description of offence	Fee
513(4)	Failure to comply with a direction given under section $513(1)$	\$800
514(3)	Failure to comply with a direction given under section $514(1)$	\$800
516(3)	Failure to comply with a direction given under section $516(1)$	\$800
517(4)	Failure to comply with a direction given under section $517(2)$	\$800
522(5)	<i>Failure to produce a heavy vehicle for inspection at the place and time stated in the notice</i>	\$800
524(5)	Failure to comply with a direction given under section $524(2)$ or (3)	\$800
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	\$398
528(3)	Removing or defacing a defective vehicle label attached to a heavy vehicle	\$398
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	\$800
	(b) for a self-clearing defect notice	\$398
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	\$398
533(7)	Failure to comply with a direction given under section 533	\$1 331
534(5)	Failure to comply with a direction given under section 534	\$1 331
567(4)	Failure to comply with a requirement made under section $567(2)$ or (3)	\$398
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)	\$800
	(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)	\$398
569(2)	Failure to comply with a requirement made under section $569(1)$	\$800
569(7)	Failure to comply with a requirement made under section 569(6)	\$398

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)	\$398
577(4)	Failure to comply with a requirement made under section $577(1)$ or (2)	\$1 331

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	\$398
28	Driver or operator of HML heavy vehicle contravening a condition of HML permit	\$398
34(2)	Failure to comply with a notice to return HML permit	\$530
	Part 4—Prescribed offences against the <i>Heavy</i>	v 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)	\$200

Editorial note—

As required by section 10AA(2) of the *Legislative Instruments 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 16 May 2024

No 35 of 2024

South Australia

Planning, Development and Infrastructure (General) (Regulated and Significant Trees) Amendment Regulations 2024

under the Planning, Development and Infrastructure Act 2016

Contents

Part 1—Preliminary

1 Short title

2 Commencement

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

- 3 Amendment of regulation 3F—Regulated and significant trees
- 4 Insertion of regulation 18A
- 18A Planning and Design Code—significant trees
- 5 Amendment of regulation 59—Regulated and significant trees
- 6 Amendment of Schedule 4—Exclusions from definition of development—general
- 7 Amendment of Schedule 13—State agency development exempt from approval

Schedule 1—Transitional provision

1 Transitional provision

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Planning*, *Development and Infrastructure (General)* (Regulated and Significant Trees) Amendment Regulations 2024.

2—Commencement

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

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

3—Amendment of regulation **3**F—Regulated and significant trees

(1) Regulation 3F(1)—delete "2 m" wherever occurring and substitute in each case:

1 m

(2) Regulation 3F(1)—delete "625 mm" and substitute:

310 mm

(3) Regulation 3F(2)(a)—delete "3 m" wherever occurring and substitute in each case:

2 m

(4) Regulation 3F(4)(a)—delete "10 m" and substitute:

3 m

(5) Regulation 3F(4)(a)—after the entry relating to "*Agonis flexuosa* (Willow Myrtle)" insert: *Angophora* (any tree of the genus)

Corymbia (any tree of the genus)

- (6) Regulation 3F(4)(b)—delete paragraph (b) and substitute:
 - (b) to a tree of a species designated (from time to time) by the Minister by notice published on the SA planning portal; or
- (7) Regulation 3F—after subregulation (4) insert:
 - (4a) A notice under subregulation (4)(b) designating a species of tree—
 - (a) may be of general or limited application; and
 - (b) without limiting paragraph (a), may make different provision in relation to a species of tree according to the location of the tree, the circumstances or any other specified factor.
- (8) Regulation 3F(6)—after paragraph (b) insert:

and

(c) that is undertaken at least 5 years after pruning of a kind referred to in this subregulation was last undertaken in relation to the tree,

4—Insertion of regulation 18A

Before regulation 19 insert:

18A—Planning and Design Code—significant trees

For the purposes of section 68(1)(a)(iv) and (b)(iv) of the Act, a prescribed criterion is that the significant tree or stand of trees (as the case requires) makes a significant contribution to the urban tree canopy of the local area.

5—Amendment of regulation 59—Regulated and significant trees

(1) Regulation 59(2)(a)—delete "specified under regulation 3F(4)(b)" and substitute:

designated under regulation 3F(4)(b) (insofar as the designation of that species of tree applies to the location of the development)

(2) Regulation 59(2)(b)—delete "10 m" and substitute:

3 m

6—Amendment of Schedule 4—Exclusions from definition of development—general

- (1) Schedule 4, clause 18(1)(a)—delete paragraph (a) and substitute:
 - (a) subject to this clause, the tree is on land on which development for the purposes of the provision of social infrastructure is being, or is to be, carried out by or on behalf of the relevant Minister (the *relevant land*); or

- (2) Schedule 4, clause 18—after subclause (1) insert:
 - (1a) The following conditions are prescribed in respect of the exclusion under subclause (1)(a) insofar as the tree-damaging activity constitutes the killing, destruction or removal of a regulated tree:
 - (a) the relevant Minister must—
 - (i) ensure the prescribed number of trees are planted and maintained on the relevant land, or on adjacent land or other land within the area of the council in which the relevant land is situated, to replace the regulated tree (with the cost of planting to be the responsibility of the relevant Minister and the cost of maintenance to be the responsibility of the owner of the land); or
 - (ii) if the relevant Minister considers that it is not practicable for replacement trees to be planted in accordance with subparagraph (i)—ensure an amount calculated in accordance with a fee notice made for the purposes of the Act is made into the relevant fund in lieu of planting 1 or more replacement trees under subparagraph (i);
 - (b) any replacement trees must satisfy the following criteria:
 - (i) the trees are not trees within a species designated under regulation 3F(4)(b) (insofar as the designation of that species of tree applies to the location of the tree-damaging activity);
 - (ii) the trees are not planted within 3 m of an existing dwelling or an existing in-ground swimming pool.
 - (1b) For the purposes of subclause (1a)(a)(i), the prescribed number of trees is—
 - (a) if the tree-damaging activity is in relation to a regulated tree— 2 trees to replace the regulated tree; or
 - (b) if the tree-damaging activity is in relation to a significant tree— 3 trees to replace the significant tree.
- (3) Schedule 4, clause 18(2)—after "subclause (1)(b)" insert:

and (1a)(b)(ii)

(4) Schedule 4, clause 18(2)—after "dwelling" wherever occurring insert:

or swimming pool

- (5) Schedule 4, clause 18—after subclause (2) insert:
 - (3) In this clause—

relevant fund has the same meaning as in section 127(7) of the Act;

relevant Minister means the Minister responsible for the administration of the *Highways Act 1926*;

social infrastructure means buildings or areas that facilitate the delivery of social services by a government or other service provider (whether a fee is charged for the service or not);

social services includes health services, disability services, aged care, childcare, education, justice and emergency services, arts and culture, sport and recreation, social housing and any other service provided for community benefit.

7—Amendment of Schedule 13—State agency development exempt from approval

Schedule 13, clause 2(1)(w)(ii)—delete subparagraph (ii) and substitute:

- (ii) that—
 - (A) is on any land on which a road is located or is proposed to be built or widened; and
 - (B) is undertaken by or with the written authority of the Commissioner for Highways; or

Schedule 1—Transitional provision

1—Transitional provision

The amendments effected by these regulations do not apply in relation to any activity that is—

- (a) undertaken for the purposes of a development that is the subject of—
 - (i) an application for development authorisation under the *Planning*, *Development and Infrastructure Act 2016* lodged before the commencement of this clause; or
 - (ii) a development authorisation under the *Planning, Development and Infrastructure Act 2016* granted before the commencement of this clause,

if the activity is undertaken after development authorisation is granted and before the day falling 12 months after the commencement of this clause; or

(b) undertaken by or on behalf of the South Australian Housing Trust for the purposes of a development, or in connection with the demolition of a dwelling or residential flat building, before 1 January 2027 (regardless of whether the application for development authorisation is lodged, or development authorisation is granted, in respect of the development before or after the commencement of this clause).

Editorial note—

As required by section 10AA(2) of the *Legislative Instruments 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 16 May 2024

No 36 of 2024

South Australia

Environment Protection (Fees) Amendment Regulations 2024

under the Environment Protection Act 1993

Contents

Part 1—Preliminary

1 Short title

2 Commencement

Part 2—Amendment of Environment Protection Regulations 2023

3 Amendment of Schedule 4—Fees and levy

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Environment Protection (Fees) Amendment Regulations 2024*.

2—Commencement

These regulations come into operation on 1 July 2024.

Part 2—Amendment of Environment Protection Regulations 2023

3—Amendment of Schedule 4—Fees and levy

- Schedule 4, Part 1, clause 1(a)(i)—delete "\$77.50" and substitute:
 \$80.00
- (2) Schedule 4, Part 1, clause 1(a)(iii)—delete "\$7.65" and substitute:\$7.90
- (3) Schedule 4, Part 1, clause 1(a)(iv)—delete "\$19.20" and substitute:\$19.80
- (4) Schedule 4, Part 1, clause 1(b)—delete "\$23.80" and substitute:\$24.50
- (5) Schedule 4, Part 1, clause 2, table, item 3(a), third column—delete "\$584.00" and substitute:
 \$602.00
- (6) Schedule 4, Part 1, clause 2, table, item 3(b), third column—delete "\$5 998.00" and substitute:

\$6 178.00

(7) Schedule 4, Part 1, clause 2, table, item 3(c), third column—delete "\$3 471.00" and substitute:

\$3 575.00

- (8) Schedule 4, Part 1, clause 2, table, item 3(d), third column—delete "\$77.50" and substitute:
 \$80.00
- (9) Schedule 4, Part 1, clause 2, table, item 5(a), third column—delete "\$6.10" and substitute:
 \$6.30
- (10) Schedule 4, Part 1, clause 2, table, item 5(b), third column—delete "\$2.20" and substitute:
 \$2.25
- (11) Schedule 4, Part 2, clause 3(1)—delete subclause (1) and substitute:
 - Pursuant to section 113 of the Act (but subject to Part 6 of these regulations and this clause), the prescribed levy payable by the holder of a licence to conduct a waste disposal depot in respect of waste received at the depot is—

(a) for solid waste—

(b)

that (pe	the case of a licence holder that is a council at has made an election under regulation 82 for tonne of solid waste disposed of at the pot)	\$80.50
a la	the case of the holder of a licence to conduct andfill depot or incineration depot (not being icence holder referred to in subparagraph (I)) er tonne of designated solid waste disposed used or handled at the depot)—	
(A)	if the depot is situated outside of metropolitan Adelaide and the waste has been brought to the depot by or on behalf of premises where the waste was generated situated outside of metropolitan Adelaide	\$80.50
(B)	if the depot is situated within 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 metropolitan Adelaide	\$80.50
(C)	in any other case	\$161.00
for liqu depot)	id waste (per kilolitre disposed of at the	\$43.75

Editorial note—

As required by section 10AA(2) of the *Legislative Instruments 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 16 May 2024

No 37 of 2024

STATE GOVERNMENT INSTRUMENTS

ABORIGINAL HERITAGE ACT 1988

South Australia

Aboriginal Heritage (Fees) Notice 2024

under the Aboriginal Heritage Act 1988

1—Short title

This notice may be cited as the Aboriginal Heritage (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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 \$			
Application for approval of agreement under Section 19M of Act	\$308.00		
Application for search of Register of Aboriginal Sites and Objects-			
(a) for a basic search	\$30.50		
(b) for an extended search	\$91.50 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)	\$308.00		
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)	\$308.00		
Application for authority under Section 29 of Act	Nil		
Application for authority under Section 35 of Act	\$308.00		
Signed by the Minister for Aboriginal Affairs			

Signed by the ister for Aboriginal 1121

On 16 May 2024

ADMINISTRATION AND PROBATE ACT 1919

South Australia

Administration and Probate (Fees) Notice 2024

under the Administration and Probate Act 1919

1—Short title

This notice may be cited as the Administration and Probate (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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 \$269.00 with the Public Trustee under Section 56 of the Act (per hour or part of an hour)

Made by the Attorney-General

On 16 May 2024

ADOPTION ACT 1988

South Australia

Adoption (Fees) Notice 2024

under the Adoption Act 1988

1—Short title

This notice may be cited as the Adoption (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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		ion of interest under the regulations (other than expression of in adopting child that would involve registration on overseas ster)—	
	(a)	standard fee	\$688
	(b)	reduced fee	\$443
2		tion for registration as a prospective adoptive parent (other than in to registration on overseas subregister)—	
	(a)	standard fee	\$907
	(b)	reduced fee	\$499
	(The fee	e includes participation in certain workshops and seminars.)	
3	regulatio	tion 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	\$885
	(b)	reduced fee	\$448
4		ction of an applicant (other than from overseas subregister) for an n order under the regulations	\$440
Part	2—Fees in	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	\$1062
	(b)	reduced fee	\$794
6		tion for registration as a prospective adoptive parent in respect of ion seeking registration on overseas subregister—	
	(a)	standard fee	\$1326
	(b)	reduced fee	\$1105
	(The fee	e includes participation in certain workshops and seminars.)	
7		tion of an assessment report by the Chief Executive under the ons in respect of application seeking registration on overseas ster—	
	(a)	standard fee	\$3981
	(b)	reduced fee	\$3316

8	On preparation of file for lodging with relevant authority of overseas \$3537 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	\$4600	
	(b)	for second or subsequent child to be placed for adoption	\$4422	
		includes the preparation of up to 4 reports after placement of accordance with requirements of overseas country.)		
10	requiren	ion of report after placement of child in accordance with nents of overseas country (in addition to the 4 reports included in r item 9) (for each additional report.)	\$229	
Part 3–	–Other f	ees		
11	On lodg regulatio	ement of an application for transfer of registration under the ons	\$370	
12	On lodg regulation	ement of an application for conversion of registration under the ons	\$602	
13		aration of an assessment report by the Chief Executive following cation for conversion of registration under the regulations	\$602	
14	necessar to an apj person o	unctions 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	\$493	
	(b)	if the application for an adoption order is to relate to more than 1 child	\$493 for the first child and \$126 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 24 April 2024

AGED AND INFIRM PERSONS' PROPERTY ACT 1940

South Australia

Aged and Infirm Persons' Property Act (Fees) Notice 2024

under the Aged and Infirm Persons' Property Act 1940

1—Short title

This notice may be cited as the Aged and Infirm Persons' Property Act (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Aged and Infirm Persons' Property Act 1940.

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 a manager for the services rendered by the Public Trustee in respect \$269.00 of the estate for the purposes of Section 20(1) of the Act (per hour or part of an hour)

Made by the Attorney-General

On 16 May 2024

ASSOCIATIONS INCORPORATION ACT 1985

South Australia

Associations Incorporation (Fees) Notice 2024

under the Associations Incorporation Act 1985

1—Short title

This notice may be cited as the Associations Incorporation (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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 \$33.75 to an association				
2	For the supply of an uncertified copy of, or extract from, a document held by the Commission in relation to an association (in addition to the fee payable under clause 1)—				
	(a)	in the case of rules of an association or a periodic return of a prescribed association	\$26.75		
	(b)	in any other case	\$7.60		
3	For the supply of a certified copy of, or extract from, a document held by the Commission in relation to an association (in addition to the fee payable under clause 1)—				
	(a)	in the case of rules of an association or a periodic return of a prescribed association	\$54.00		
	(b)	in any other case	\$33.75		
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 ommission by the Act, or by those provisions of the <i>Corporations l</i> of the Commonwealth applied by the Act to an association	\$83.50		
5		ing an application to the Minister to exercise any powers conferred on the by the Act	\$83.50		
6	On lodg	ing an application for incorporation under section 19 of the Act	\$246.00		
7	On lodg	ing an application for amalgamation under section 22 of the Act	\$246.00		
8		ing an application to register an alteration to rules under section 24 of the luding an application to alter the name of an association)	\$83.50		
9	For the a	approval of the Commission of an auditor under section 35(2)(b) of the Act	\$117.00		
10	On lodg	ing a periodic return under section 36 of the Act	\$117.00		
11	On submitting to the Commission for examination a draft explanatory statement \$246.00 prior to its registration under the provisions of the <i>Corporations Act 2001</i> of the Commonwealth applied under section 40A of the Act				
12	On lodging an application for the approval of the Commission for extension of \$87.5 period under section 41C(4)(a) of the Act				
13	For consent of the Commission under section 43(1a) of the Act to distribute surplus \$117.0 assets of an association on winding up among members of the association				
14	On lodging an application to deregister an association under section 43A(1) of the \$174. Act				
15	On making a request of the Commission under section 43A(5) of the Act (in \$117.0 addition to the fee payable under clause 14)				
16	-	ing an application to the Commission to exercise the powers conferred by 14A or 46 of the Act	\$117.00		
17	For an a	ct done by the Commission—			
	(a)	representing a defunct association or its liquidator under section 44A of the Act	\$117.00		
	(b)	under section 46 of the Act	\$117.00		
18		ing an application to the Commission to exercise the power conferred by 53 of the Act	\$117.00		

19	On lodging an application to reserve a name under section 53A(1) of the Act \$174.00			
20	On the l any othe			
	(a)	if lodged within 1 month after the prescribed time	\$45.75	
	(b)	if lodged more than 1 month but within 3 months after the prescribed time	\$93.50	
	(c)	if lodged more than 3 months after the prescribed time	\$200.00	
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	\$33.75	
	(b)	for each additional 2 pages or part of 2 pages	\$2.10	
22		act that the Commission is required or authorised to do on the request of a und for which a fee is not prescribed by any other clause	\$46.25	

Signed by the Minister for Consumer and Business Affairs

On 26 April 2024

ASSOCIATIONS INCORPORATION ACT 1985

SECTION 43A

Deregistration of Associations

Notice is hereby given that the Corporate Affairs Commission approves the applications for deregistration received from the associations named below pursuant to Section 43A of the *Associations Incorporation Act 1985* (SA). Deregistration takes effect on the date of publication of this notice.

R.A.O.B. Wallaroo Lodge, No.41 Incorporated A1050 The Commonwealth Clydesdale Horse Society South Australia Incorporated A9108 South Australian Novell Users' Group Incorporated A20672 Northern Knights Volleyball Club Incorporated A40942 Barossa District Ladies Probus Club Incorporated A22988 Pineview Residents Association Incorporated A10983 North East Slimmers Incorporated A42219 Dare2dream Foundation Incorporated A41185 Adelaide Lutheran Netball Club Incorporated A39015 Eynesbury Senior College Incorporated A5453 Global Communities For Peace Incorporated A42896 The Early Settlers Historical Club of Tea Tree Gully Incorporated A36651 Given under the seal of the Commission at Adelaide, this 15th day of May 2024.

AMY WRAGG Team Leader, Lotteries & Associations A Delegate of the Corporate Affairs Commission

AUTHORISED BETTING OPERATIONS ACT 2000

South Australia

Authorised Betting Operations (Fees) Notice 2024

under the Authorised Betting Operations Act 2000

1—Short title

This notice may be cited as the Authorised Betting Operations (Fees) Notice 2024.

Note-

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

2—Commencement

This notice has effect on 1 July 2024.

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.

Schedule 1—Fees

1	Application for grant of bookmaker's licence	\$323.00
2	Application for renewal of bookmaker's licence	\$214.00
3	Application for grant or renewal of agent's licence	\$62.50
4	Application for variation of a condition of a licence under Part 3 of the <i>Authorised Betting Operations Act 2000</i>	\$107.00

Signed by the Minister for Consumer and Business Affairs

On 26 April 2024

BIRTHS, DEATHS AND MARRIAGES REGISTRATION ACT 1996

South Australia

Births, Deaths and Marriages Registration (Fees) Notice 2024

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 2024.*

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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.

No. 34 p. 934

Schedule 1—Fees

1	Application to register change of adult's or child's name (Section 24 or 25 of Act)	\$235.00
2	Application to register change of name under another law or by order of a court or tribunal (Section 27(2) of Act)	\$62.50
3	Application to register change of sex or gender identity (Section 29I or 29J of Act)	\$62.50
4	Application for identity acknowledgment certificate (Section 29O or 29P of Act)	\$62.50
5	Application for correction of entry in Register (Section 42 of Act)	\$62.50
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	\$62.50
	(b) inclusive of issue of death certificate extract package on completion of search	\$93.50
	(c) inclusive of issue of commemorative certificate package on completion of search	\$88.00
	(d) inclusive of issue of digital historical record on completion of search	\$31.25
7	Additional fee for giving priority to an application under Clause 6(a)	\$47.00

Signed by the Minister for Consumer and Business Affairs

On 26 April 2024

BOXING AND MARTIAL ARTS ACT 2000

SCHEDULE OF BOXING AND MARTIAL ARTS UNREGULATED FEES AND CHARGES

Effective from 1 July 2024

Boxing and Martial Arts

THE Boxing and Martial Arts Act 2000 was introduced to regulate professional or public boxing and martial arts events; to promote safety in Boxing and Martial Arts; and for other purposes within the Boxing and Martial Arts (Combat Sport) sector. The Boxing and Martial Arts Regulations 2015 carries out the intentions of the Act. These Regulations introduced registration fees for contestants, promoters and trainers and the charges for 2024-25 are:

Category	GST Exempt	Fee Charge 2024-25
Trainer's Registration Fee	Subject to GST	\$63.50
Promoter's Application Fee	Subject to GST	\$510.00
Contestant Registration fee	Subject to GST	\$127.00

Where noted the fees are *inclusive* of GST. Dated: 28 April 2024

HON KATRINE HILDYARD MP Minister for Recreation, Sport and Racing

BUILDING WORK CONTRACTORS ACT 1995

South Australia

Building Work Contractors (Fees) Notice 2024

under the Building Work Contractors Act 1995

1—Short title

This notice may be cited as the Building Work Contractors (Fees) Notice 2024.

Note—

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

No. 34 p. 935

2—Commencement

This notice has effect on 1 July 2024.

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.

Schedule 1—Fees

1	Applica	tion fee	for licence (Section 8(1)(b) of the Act)	\$258.00
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 hedule 2 Part 3):	
		(i)	any building work	\$553.00
		(ii)	light commercial/industrial and residential building work	\$553.00
		(iii)	residential building work	\$553.00
		(iv)	other specified building work	\$286.00
	(b)		body corporate for the following kinds of building work (as described hedule 2 Part 3):	
		(i)	any building work	\$1 220.00
		(ii)	light commercial/industrial and residential building work	\$1 220.00
		(iii)	residential building work	\$1 220.00
		(iv)	other specified building work	\$628.00
	under Se is to be	ection 1 made to	tween the grant of the licence and the next date for payment of a fee 1 of the Act is less than or more than 12 months, a pro rata adjustment to the amount of the additional fee by applying the proportion that the eriod 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 hedule 2 Part 3):	
		(i)	any building work	\$553.00
		(ii)	light commercial/industrial and residential building work	\$553.00
		(iii)	residential building work	\$553.00
		(iv)	other specified building work	\$286.00
	(b)		body corporate for the following kinds of building work (as described hedule 2 Part 3):	
		(i)	any building work	\$1 220.00
		(ii)	light commercial/industrial and residential building work	\$1 220.00
		(iii)	residential building work	\$1 220.00
		(iv)	other specified building work	\$628.00

If the period between a date for payment of a fee under Section 11 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.	
Application fee to impose, vary or revoke a licence condition (Section 7(2) of the Act)	\$200.00
Application fee for registration (Section 15(1)(b) of the Act)	\$258.00
Registration fee-payable before registration under Part 3 of the Act	\$246.00
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.	
Periodic fee for registration (Section 18(2)(a) of the Act)	\$246.00
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.	
Application fee to impose, vary or revoke a condition of registration (Section 13(2) of the Act)	\$200.00
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)	\$156.00
Application fee for exemption (Section 45(1) of the Act)	\$130.00
Fee for replacement of licence or certificate of registration	\$33.75
	 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. Application fee to impose, vary or revoke a licence condition (Section 7(2) of the Act) Application fee for registration (Section 15(1)(b) of the Act) Registration fee—payable before registration under Part 3 of the Act 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. Periodic fee for registration (Section 18(2)(a) of the Act) 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 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 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. Application fee to impose, vary or revoke a condition of registration (Section 13(2) of the Act) Application fee to impose, vary or revoke a condition of registration to a building work contractor's business (Section 19(3)(b) of the Act) Application fee for exemption (Section 45(1) of the Act)

Signed by the Minister for Consumer and Business Affairs

On 26 April 2024

BUILDING WORK CONTRACTORS ACT 1995

Exemption

Take notice that, pursuant to Section 45 of the *Building Work Contractors Act 1995*, I, Rita McPhail as a delegate for the Minister for Consumer and Business Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

GUY VANDEPEER (BLD 327762)

SCHEDULE 2

Construction of a shed and verandah addition to an existing residential dwelling at Allotment 23 Deposit Plan 1904 being a portion of the land described in Certificate of Title Volume 5655 Folio 608, more commonly known as 18a Filsell St, Thebarton SA 5031.

SCHEDULE 3

- 1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
- 2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
- 3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of Consumer and Business Services (CBS). Before giving such authorisation, CBS may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - Providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - Making an independent expert report available to prospective purchasers of the property;

• Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated: 13 May 2024

RITA MCPHAIL Director, Customer and Transformation Delegate for the Minister for Consumer and Business Affairs BURIAL AND CREMATION ACT 2013

South Australia

Burial and Cremation (Fees) Notice 2024

under the Burial and Cremation Act 2013

1—Short title

This notice may be cited as the Burial and Cremation (Fees) Notice 2024.

2—Commencement

This notice has effect on 1 July 2024.

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.

Schedule 1—Fees

Cremation permits

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

(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	\$62.50
(b)	in any other case	\$125.00

Signed by the Attorney-General

On 16 May 2024

CHILD SAFETY (PROHIBITED PERSONS) ACT 2016

South Australia

Child Safety (Prohibited Persons) (Fees) Notice 2024

under the Child Safety (Prohibited Persons) Act 2016

1—Short title

This notice may be cited as the Child Safety (Prohibited Persons) (Fees) Notice 2024.

Note—

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

16 May 2024

2—Commencement

This notice has effect on 1 July 2024.

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

Application for working with children check—general	
Application for working with children check-tertiary student placement	\$64.50
Application for working with children check-volunteers	No fee
Application for additional working with children check (all categories)	\$117.00
Application for revocation of prohibition notice	\$117.00
Prescribed fee under Section 33A(1) of Act	\$117.00

Made by the Minister for Human Services

On 1 April 2024

CHILD SEX OFFENDERS REGISTRATION ACT 2006

South Australia

Child Sex Offenders Registration (Fees) Notice 2024

under the Child Sex Offenders Registration Act 2006

1—Short title

This notice may be cited as the Child Sex Offenders Registration (Fees) Notice 2024.

2—Commencement

This notice has effect on 1 July 2024.

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 Child Sex Offenders Registration Act 2006.

4—Fees

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

Schedule 1—Fees

1 For an application for a declaration under Part 5A of the Act (Section 66D(1)(b) of the Act)

Signed by the Attorney-General

On 16 May 2024

COMMONWEALTH MARRIAGE ACT 1961 CONSUMER AND BUSINESS SERVICES

Fees Payable for Marriage Services Provided by Births, Deaths and Marriages Registration Office

I, ANDREA MICHAELS, Minister for Consumer and Business Affairs, hereby give notice that the fees set out below will be charged by Consumer and Business Services for marriage services at the Births, Deaths and Marriages Registration Office:

Lodgement Fee......\$138.00 Solemnisation Fee......\$235.00

These charges are inclusive of GST and will come into operation from 1 July 2024.

In this notice:

Marriage has the same meaning as that under the Commonwealth Marriage Act 1961, defined as the union of 2 people to the exclusion of all others, voluntarily entered into for life.

Lodgement means notice to be given under Section 42 of the *Commonwealth Marriage Act 1961*. Dated: 16 May 2024

ANDREA MICHAELS MP Minister for Small and Family Business Minister for Consumer and Business Affairs Minister for Arts

COMMUNITY TITLES ACT 1996

South Australia

Community Titles (Fees) Notice 2024

under the Community Titles Act 1996

1—Short title

This notice may be cited as the Community Titles (Fees) Notice 2024.

Note-

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears— Act means the Community Titles Act 1996; regulations means the Community Titles Regulations 2011. \$206.00

4—Fees

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

Schedule 1—Fees

1	Examination of plan to be lodged with application under Act before application is lodged (Section 144 of Act)—			
	 (a) for application for division of land by plan of community division (Section 14 of Act)— 			
		(i) if there are 5 lots or less	\$580.00	
		(ii) if there are more than 5 lots	\$1,156.00	
	(b)	for any other application	\$580.00	
2	Applica	tion for division of land by plan of community division (Section 14 of Act)—		
	(a)	for examination of application	\$482.00	
	(b)	for examination of plan of community division not subject to prior approval under Section 144 of Act—		
		(i) if there are 5 lots or less	\$580.00	
		(ii) if there are more than 5 lots	\$1,156.00	
	(c)	for deposit of plan of community division	\$177.00	
	(d)	for each lot requiring issue of certificate of title	\$105.00	
	(e)	for filing of scheme description	\$192.00	
	(f)	for filing of by-laws	\$192.00	
	(g)	for filing of development contract	\$192.00	
3	Application to amend schedule of lot entitlements (Section 21 of Act)		\$192.00	
4	Filing of copy of certified scheme description as amended (Section 31 of Act)		\$192.00	
5	Filing of certified copy of by-laws as varied (Section 39 of Act) \$1			
6	Maximum fee for purchase from corporation of copy of by-laws (Section 44 of Act) \$58.50			
7	Fee for purchase from Registrar-General of copy of by-laws filed with plan of community division (Section 44 of Act)\$12.70			
8		f certified copy of development contract as varied or agreement to terminate ment contract (Section 50 of Act)	\$192.00	
9	Maximum fee for purchase from corporation of copy of development contract (Section 51 of Act)		\$58.50	
10		purchase from Registrar-General of copy of development contract filed with community division (Section 51 of Act)	\$12.70	
11	Applica	tion for amendment of deposited community plan (Section 52 of Act)-		
	(a)	for examination of application	\$365.00	
	(b)	for examination of plan to be substituted or sheets of plan to be substituted or added if plan not subject to prior approval under Section 144 of Act	\$580.00	
	(c)	for each lot requiring issue of certificate of title	\$105.00	
	(d) for filing of amended scheme description			

12	Application for division of development lot in pursuance of development contract and consequential amendment of community plan (Section 58 of Act)—		
	(a)	for examination of application	\$365.00
	(b)	for examination of plan to be substituted or sheets of plan to be substituted or added if plan not subject to prior approval under Section 144 of Act	\$580.00
	(c)	for each lot requiring issue of certificate of title	\$105.00
13	Applica	ation for amalgamation of deposited community plans (Section 60 of Act)-	
	(a)	for examination of application	\$365.00
	(b)	for examination of plan of community division not subject to prior approval under Section 144	\$580.00
	(c)	for deposit of plan of community division	\$177.00
	(d)	for each lot requiring issue of certificate of title	\$105.00
	(e)	for filing of scheme description	\$192.00
	(f)	for filing of by-laws	\$192.00
14	Applica	tion for cancellation of deposited community plan (Sections 64 and 65 of Act)-	
	(a)	for examination of application	\$365.00
	(b)	if application is for cancellation of primary plan—	
		(i) for examination of plan that delineates outer boundaries of primary parcel	\$580.00
		(ii) for filing of plan	\$177.00
	(c)	for each certificate of title to be issued	\$105.00
15	Application to note Court order for cancellation of community plan (Sections 64 and 67 of Act)—		
	(a)	for noting the order	\$365.00
	(b)	if application is for cancellation of primary plan—	
		(i) for examination of plan that delineates outer boundaries of primary parcel	\$580.00
		(ii) for filing of plan	\$177.00
	(c)	for each certificate of title to be issued	\$105.00
16		of notice of appointment, removal or replacement of administrator n 100 of Act)	\$192.00
17	Filing o	of resolution to elect to use Act (Schedule Clause 2)	\$192.00
18	Submission of outer boundary plan—		
	(a)	for examination of plan	\$1,156.00
	(b)	for filing of plan	\$177.00
19	Fee for re-examination of plan when amended after approval for deposit is given \$177.00		
20	Lodgement of any other document required by Act \$192.00		

Signed by the Minister for Consumer and Business Affairs

On 26 April 2024

CONTROLLED SUBSTANCES ACT 1984

South Australia

Controlled Substances (Pesticides) (Fees) Notice 2024

under the Controlled Substances Act 1984

1—Short title

This notice may be cited as the Controlled Substances (Pesticides) (Fees) Notice 2024.

2—Commencement

This notice has effect on 1 July 2024.

Note—

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

3—Fees

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

Schedule 1—Fees

1	On application for the issue or renewal of a pest controller's licence—		
	(a) for 1 year	\$394.00	
	(b) for 3 years	\$1 182.00	
2	On application for the issue or renewal of a full pest management technician's licence-		
	(a) for 1 year	\$97.50	
	(b) for 3 years	\$293.00	
3	On application for the issue of a limited pest management technician's licence	\$97.50	
4	On application for an extension of the term of a limited pest management technician's licence	\$38.00	

Made by the Minister for Health and Wellbeing

Chris Picton MP

On 1 May 2024

CONTROLLED SUBSTANCES ACT 1984

South Australia

Controlled Substances (Poppy Cultivation) (Fees) Notice 2024

under the Controlled Substances Act 1984

1—Short title

This notice may be cited as the *Controlled Substances (Poppy Cultivation) (Fees) Notice* 2024.

2—Commencement

This notice has effect on 1 July 2024.

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 Controlled Substances Act 1984.

4—Fees

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2

The fees set out in Schedule 1—

- (a) are prescribed for the purposes of Part 4A of the Act; and
- (b) are payable to the Chief Executive.

Schedule 1—Fees

On application for-

(a)	the issue of a poppy cultivation licence	e \$2 147
(b)	the renewal of a poppy cultivation lice	nce \$1 773
(c)	the amendment of a poppy cultivation	licence—
	(i) if the amendment relates to the specified premises described in the licence	
	(ii) in any other case	\$244
On applic	tion for—	
(a)	the issue of a poppy processing licence	e \$2 405
(b)	the renewal of a poppy processing lice	nce \$1 662
(c)	the amendment of a poppy processing	licence—
	(i) if the amendment relates to the sp the licence	becified premises described in \$1 534
	(ii) in any other case	

4

5

3 For a probity check by SAPOL—

(a)	of a natural person plus all associates of that person	\$244
(b)	of a partner in a partnership plus all associates of that partner	\$244
(c)	of a trustee of a trust plus all associates of that trustee	\$244
(d)	of a director of a body corporate plus all associates of that director	\$244
(e)	of any number of associates of a natural person, partner, trustee or director	\$244
For the r	ecovery of compliance or administrative costs—	
(a)	related to a poppy cultivation licence (per year)	\$1 118
(b)	related to a poppy processing licence (per year)	\$15 337
For any inspection under Part 4A of the Act (other than an inspection carried out as part of the process of determining an application for the issue, renewal or amendment of a licence)—a fee of \$172 per hour, charged in blocks of \$17.20 per each 6 minutes		

- 6 For taking or removing for examination samples of, or from, or specimens of, soil, any alkaloid poppy or poppy straw, or any other plant or crop—a fee of \$172 per hour, charged in blocks of \$17.20 per each 6 minutes
- 7 For travel by an inspector (to and from the inspector's office) for the purposes of carrying out the activities specified in item 5 or 6—a fee of \$172 per hour, charged in blocks of \$17.20 per each 6 minutes

Made by

The Minister for Health and Wellbeing

On 16 May 2024

The Minister for Primary Industries and Regional Development

On 16 May 2024

CONTROLLED SUBSTANCES ACT 1984

Fees and Charges

I, the Hon Christopher (Chris) James Picton, Minister for Health and Wellbeing, hereby give notice pursuant to Section 55 of the *Controlled Substances Act 1984* (the Act), of the following fees to apply for licences issued under the Act:

These charges will operate from 1 July 2024 to 30 June 2025.

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	\$352.00
	(c) for a manufacturer who manufactures Schedule 3 poisons	\$352.00
	(d) for a manufacturer who manufactures Schedule 4 poisons	\$352.00
	(e) for a manufacturer who manufactures Schedule 7 poisons	
	(f) for a manufacturer who manufactures drugs of dependence	\$459.00
	Note—	
	The maximum cumulative annual fee is—	
	 for a manufacturer of poisons other than drugs of dependence—\$1172.00 for a manufacturer of drugs of dependence—\$1468.00 	
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	\$116.00
	(c) for a wholesaler who sells Schedule 3 poisons	\$116.00
	(d) for a wholesaler who sells Schedule 4 poisons	\$235.00
	(e) for a wholesaler who sells Schedule 7 poisons	
	(f) for a wholesaler who sells drugs of dependence	\$459.00
	Note—	
	The maximum cumulative annual fee is—	
	 for a wholesaler who sells poisons other than drugs of dependence—\$589.00 for a wholesaler who sells drugs of dependence—\$898.00 	
3.	Annual fee for retail sellers licence	\$235.00
4.	Annual fee for medicine sellers licence	\$54.00
5.	Annual fee for licence to supply, possess or administer-	
	(a) S4 drugs (other than drugs of dependence) (Section 18)	\$116.00
	(b) drugs of dependence or equipment (Section 31)	
	Note—	
	The maximum cumulative fee for a licence to supply or administer S4 drugs and drugs of de	
6.	Annual fee for licence to possess Schedule F poisons	\$175.00
ed:	13 May 2024	
		HON CHRIS PICTON M Minister for Health and Wellbein

CONVEYANCERS ACT 1994

South Australia

Conveyancers (Fees) Notice 2024

under the Conveyancers Act 1994

1—Short title

This notice may be cited as the Conveyancers (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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.

Schedule 1—Fees

Application fee for registration (Section 6(1)(b) of the Act)		\$365.00
2 Registration fee—payable before registration under Part 2 of the Act—		
(a)	for a natural person	\$447.00
(b)	for a body corporate	\$673.00
under So be made	ection 8 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	
Annual	fee (Section 8(2)(a) of the Act)—	
(a)	for a natural person	\$447.00
(b)	for a body corporate	\$673.00
date for than or 1	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	
Fee for	replacement of certificate of registration	\$33.75
	Registra (a) (b) If the pe under So be made that peri Annual : (a) (b) If the pe date for than or r by apply	 Registration fee—payable before registration under Part 2 of the Act— (a) for a natural person (b) for a body corporate 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. Annual fee (Section 8(2)(a) of the Act)— (a) for a natural person

Signed by the Minister for Consumer and Business Affairs

On 26 April 2024

CO-OPERATIVES NATIONAL LAW (SOUTH AUSTRALIA) ACT 2013

South Australia

Co-operatives (South Australia) (Fees) Notice 2024

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 2024.

2—Commencement

This notice has effect on 1 July 2024.

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.

Schedule 1—Fees

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	\$473.00
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	\$238.00
3	CNL (SA) s 31(b)(ii)	Application for registration of existing corporation—draft formation disclosure statement required under CNL (SA) s 23	\$473.00
4	CNL (SA) s 31(b)(ii)	Application for registration of existing corporation—draft formation disclosure statement not required under CNL (SA) s 23	\$238.00
5	CNL (SA) s 37(b)(ii)	Issue of duplicate certificate of registration	\$59.00
6	CNL (SA) s 60	Application for Registrar's prior approval of certain rule amendments	\$117.00
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 \$185.00 per lodgement)	\$18.50
		Plus fee for late lodgement—	
		(a) within first 28 days after due date	\$68.00
		(b) after first 28 days after due date	\$215.00
8	CNL (SA) s 63(4)	Application for issue of certificate of registration of rule amendment	\$59.00
9	CNL (SA) s 71(1)	Application for exemption from any or all provisions of Division 2 of Part 2.4 of CNL (SA)	\$473.00
10	CNL (SA) s 82(3)(a)	Application for registration of disclosure statement for compulsory share take up	\$473.00
11	CNL (SA) s 119(5)	Application to extend period for carrying on business with too few members	\$473.00
12	CNL (SA) s 152(3)	Application for determination of a member's eligibility to vote on an active membership resolution	\$238.00
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)	\$473.00
14	CNL (SA) s 213(1)(d)	Application for approval to keep register at another office	\$59.00
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>)	\$473.00
16	CNL (SA) s 221(1)	Application to approve omission of "Limited" or "Ltd" in name	\$59.00
17	CNL (SA) s 222(e)	Application to approve abbreviation or elaboration of name	\$59.00

Column 1	Column 2	Column 3	Column 4
Item	Provision	Subject	Fee
18	CNL (SA) s 224	Application to approve change of name	\$59.00
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>)	\$59.00
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	\$68.00
		(b) after first 28 days after due date	\$215.00
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	\$117.00
22	CNL (SA) s 233(2)	Application by member for review of voting entitlement	\$473.00
23	CNL (SA) s 243(2)(c)(ii)	Filing fee for registration of special resolution— per resolution (maximum of \$297.00 per lodgement)	\$59.00
		Plus fee for late lodgement—	
		(a) within first 28 days after due date	\$68.00
		(b) after first 28 days after due date	\$215.00
24	CNL (SA) s 244(3)	Application for certificate of registration of special resolution	\$59.00
25	CNL (SA) s 248(3)	Application for approval of disclosure statement for special postal ballot	\$473.00
26	CNL (SA) s 289	Lodgement of annual financial reports by large co-operative	\$117.00
		Plus fee for late lodgement—	
		(a) within first 28 days after due date	\$68.00
		(b) after first 28 days after due date	\$215.00
27	CNL (SA) s 290	Lodgement of half yearly reports by co-operative that is a disclosing entity	nil
		Fee for late lodgement—	
		(a) within first 28 days after due date	\$68.00
		(b) after first 28 days after due date	\$215.00
28	CNL (SA) s 293	Lodgement of annual return by small co-operative	\$117.00
		Plus fee for late lodgement—	
		(a) within first 28 days after due date	\$68.00
		(b) after first 28 days after due date	\$215.00
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"	\$473.00

Column 1	Column 2	Column 3	Column 4
Item	Provision	Subject	Fee
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"	\$473.00
31	CNL (SA) s 319(1)	Application for exemption of certain persons from all or specified requirements of "target provisions"	\$473.00
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"	\$473.00
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)	\$473.00
34	CNL (SA) s 337	Lodgement of disclosure documents for issue of securities other than an issue of securities under CNL (SA) s 338	\$3 346.00
35	CNL (SA) s 337	Application for exemption or modification of disclosure provisions under Chapter 6D of Corporations Act (as applied)	\$473.00
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	\$473.00
37	CNL (SA) s 343(3)(a)	Application for approval of disclosure statement for compulsory loan from members to co-operative	\$473.00
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)	\$473.00
39	CNL (SA) s 350(1)(b) and (c)	Application for approval of the statement and terms of issue of CCUs	\$473.00
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)	\$473.00
41	CNL (SA) s 363(2)	Application to permit a higher maximum level of share interest than 20% in particular co-operative	\$473.00
42	CNL (SA) s 372(1)	Application by an individual from the restrictions on share interests, relevant interests etc	\$473.00
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	\$473.00
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)	\$117.00
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))	\$473.00
46	CNL (SA) s 396(2)	Application for consent to merger or transfer of engagements by way of board approval	\$117.00

Column 1	Column 2	Column 3	Column 4
Item	Provision	Subject	Fee
47	CNL (SA) s 397(2)	Application for approval of disclosure statement for purposes of a merger or transfer of engagements	\$473.00
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	\$473.00
49	CNL (SA) s 398(1)	Application for approval of merger or transfer of engagements	\$473.00
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)	\$473.00
51	CNL (SA) s 416(1)(a)	Application for Registrar's permission to shorten notice	\$117.00
52	CNL (SA) s 418(1)(f)	Application for direction exempting from disqualification from administering compromise or arrangement	\$473.00
53	CNL (SA) s 424(1)(b)	Application for Registrar's statement of no objection to compromise or arrangement	\$473.00
54	CNL (SA) s 425(4)	Lodgement of Supreme Court order with Registrar relating to compromise or arrangement	\$59.00
		Plus fee for late lodgement—	
		(a) within first 28 days after due date	\$68.00
		(b) after first 28 days after due date	\$215.00
55	CNL (SA) s 428(1)	Application for Registrar's approval of explanatory statement for compromise or arrangement	\$1 178.00
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)	\$473.00
57	CNL (SA) s 453	Application to Registrar to exercise powers in respect of property of a deregistered co-operative	\$464.00
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	\$117.00
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	\$473.00
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	\$473.00
61	CNL (SA) s 478(1)	Application for approval of merger or transfer of engagements—local and participating co-operatives	\$473.00
62	CNL (SA) s 531(1)(a)	Application to Registrar for special meeting	\$473.00
63	CNL (SA) s 531(1)(b)	Application to Registrar for inquiry	\$1 178.00

Column 1	Column 2	Column 3	Column 4
Item	Provision	Subject	Fee
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	\$117.00
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	\$117.00
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	\$59.00
67	CNL (SA) s 601(1)(a)	Inspection of register of co-operatives	\$33.75
68	CNL (SA) s 601(1)(b)	Inspection of documents kept by Registrar relating to a co-operative and prescribed by the National Regulations	\$33.75
69	CNL (SA) s 601(1)(c)	Extract from register of co-operatives inspected under CNL (SA) s 601(1)(a)—	
		first page	\$7.60
		each additional page	\$2.10
70	CNL (SA) s 601(1)(d)	Certified copy of document that may be inspected under CNL (SA) s 601(1)(b)—	
		first page	\$33.75
		each additional page	\$2.10
71	CNL (SA) s 601(1)(e)	Copy of document that may be inspected under CNL (SA) s 601(1)(b)—	
		first page	\$7.60
		each additional page	\$2.10
72	CNL (SA) s 609(1)	Application for extension or shortening of time	\$117.00
73	CNL (SA) s 611(2)(c)(iii)	Application for permission to give notice to members by newspaper	\$117.00
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	\$336.00

Signed by the Attorney-General

On 16 May 2024

CORONERS ACT 2003

South Australia

Coroners (Fees) Notice 2024

under the Coroners Act 2003

1—Short title

This notice may be cited as the Coroners (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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	\$28.75
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	\$9.80 per page
	(b) in hard-copy form	\$12.50 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	\$5.80 per page

Made by the Attorney-General

On 16 May 2024

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

South Australia

Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) (Fees) Notice 2024

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 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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.

Schedule 1—Fees

Fees payable to Commissioner in relation to impounding of a motor vehicle (Section 9 of Act)

1	Administration fee (to be charged once only in relation to the impounding of a particular motor vehicle in relation to a particular offence)	\$107.00		
2	Fee for transportation of vehicle to storage facility	\$341.00		
3	Vehicle storage fee	\$28.50 per day (or part 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 a particular motor vehicle in relation to a particular offence)	\$45.50		
5	Fee for attending to attach clamps to motor vehicle	\$107.00 plus a fee of \$1.30 per kilometre travelled to and from the location at which the clamps are attached		
6	Fee for attending to remove clamps from motor vehicle	\$107.00 plus a fee of \$1.30 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	\$352.00
Fees	payable to Sheriff in relation to impounding or forfeiture of motor vehicl	e (Section 12(1)(b) of Act)
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)	\$85.00
9	Seizure fee	\$117.00
10	Fee for transportation of vehicle to storage facility	\$341.00
11	Vehicle storage fee (for impounded vehicles only)	\$28.50 per day (or part thereof) during which the vehicle is impounded or remains uncollected*
*	The many and the day of an improved dense to a strict the second s	

* 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 16 May 2024

DANGEROUS SUBSTANCES ACT 1979

South Australia

Dangerous Substances (Dangerous Goods Transport) (Fees) Notice 2024

under the Dangerous Substances Act 1979

1—Short title

This notice may be cited as the *Dangerous Substances (Dangerous Goods Transport)* (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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.

1

Schedule 1—Fees

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

	(a)	for a period of 1 year or less	\$31.25
	(b)	for a period of more than 1 year but not more than 2 years	\$63.00
	(c)	for a period of more than 2 years	\$93.50
2	2 Application for dangerous goods vehicle licence or for renewal of dangerous goods vehicle licence—		
	(a)	for a period of 1 year or less	\$187.00
	(b)	for a period of more than 1 year but not more than 2 years	\$379.00
	(c)	for a period of more than 2 years	\$567.00
3	Applica	cation for determination under regulations or for variation of determination	
4	Applica	Application for approval under regulations or for variation of approval	
5	Application for exemption under Section 36 of Act		\$409.00
6	Replacement licence, label, approval or exemption if lost, defaced or stolen \$3		\$31.25

Signed by the Minister for Industrial Relations and Public Sector

On 16 May 2024

DANGEROUS SUBSTANCES ACT 1979

South Australia

Dangerous Substances (Fees) Notice 2024

under the Dangerous Substances Act 1979

1—Short title

This notice may be cited as the Dangerous Substances (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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.

1

Schedule 1—Fees

Annual	fee fo	r a licence or renewal of a licence to keep—		
(a)		efied petroleum gas (Class 2)—for each licensed premises in which the regate capacity of tanks, packaging and cylinders—		
	(i)	exceeds 560 litres (water capacity) but does not exceed 20 kilolitres	\$232.00	
	(ii)	exceeds 20 kilolitres (water capacity) but does not exceed 100 kilolitres	\$656.00	
	(iii)	exceeds 100 kilolitres (water capacity)	\$1 062.00	
(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	\$121.00	
	(ii)	exceeds 1 kilolitre but does not exceed 25 kilolitres	\$232.00	
	(iii)	exceeds 25 kilolitres but does not exceed 250 kilolitres	\$570.00	
	(iv)	exceeds 250 kilolitres but does not exceed 2 500 kilolitres	\$1 949.00	
	(v)	exceeds 2 500 kilolitres but does not exceed 10 000 kilolitres	\$6 554.00	
	(vi)	exceeds 10 000 kilolitres	\$10 782.00	
(c) Class 6 or 8 substances—for each licensed premises, where the sum of the maximum volume in litres and mass in kilograms of Class 6 or 8 substances that may be kept in the premises under the licence—				
(i) does not exceed 1 000				
(ii) exceeds 1 000 but does not exceed 25 000				
(iii) exceeds 25 000 but does not exceed 250 000				
	(iv)	exceeds 250 000 but does not exceed 2 500 000	\$1 949.00	
	(v)	exceeds 2 500 000	\$6 554.00	
Note—				
		the purposes of calculating fees, the water capacity of a 45 kilogram efied petroleum gas cylinder must be taken to be 109 litres.		
	bed by	to be issued or renewed for a term of more than 1 year, the fee this clause must be multiplied by the number of whole years in the sence.		
proport	ion of	to be issued or renewed for a term of less than 1 year, the fee is a the fee prescribed by this clause, being the proportion that the number ths in the term of the licence bears to 12.		
Fee for	a pern	nit, renewal of a permit or the issue of a duplicate permit	\$133.00	
Fee for	the iss	sue of a compliance plate to the holder of a permit	\$13.30	
Fee for	the iss	sue of a blank certificate of compliance to the holder of a permit	\$5.35	

Signed by the Minister for Industrial Relations and Public Sector

On 16 May 2024

DEPARTMENT OF HUMAN SERVICES

DISABILITY SERVICES/ACCOMMODATION SERVICES NOTICE BY THE MINISTER FOR HUMAN SERVICES

Fees Payable for Services Provided by Disability Services/Accommodation Services

THE fees set out in the table below will be charged by Disability Services/Accommodation Services for services specified in the table where the services are provided to compensable disability clients:

The Chief Executive of the department may waive payment of, or remit, the whole or any part of a fee payable under this notice.

Table of Fees (ex GST)

1.	Disability Services/Accommodation Services— Fee for campus based or residential accommodation—per day or part day\$575.00
2.	Disability Services/Accommodation Services— Fee for arrangement or co-ordination of access of client to disability services— per hour or part hour\$45.50
3.	Disability Services/Accommodation Services— Fee for preparation of report on access of client to disability services (for purpose of compensation or legal proceedings)—per report

4. In addition, where transportation is provided or arranged by Disability Services/Accommodation Services, an additional fee equal to the cost of providing or arranging for the provision of that transportation is payable.

Non-compensable disability clients provided with a supported accommodation service by Disability Services/Accommodation Services are charged a percentage of their Disability Support Pension. The rate charged depends on the type of supported accommodation provided. Fees are increased twice yearly in line with Disability Support Pension increases.

In this notice:

Department means the Department of Human Services.

Disability Services/Accommodation Services means the business units within the Disability Services division of the Department of Human Services.

Compensable client means a client receiving services 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 client is receiving those services.

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

Client means a person to whom services or care is provided.

This notice will come into operation on 1 July 2024.

Dated: 8 April 2024

HON NAT COOK MP Minister For Human Services

DEPARTMENT OF HUMAN SERVICES

NOTICE BY THE MINISTER FOR HUMAN SERVICES

Fees Payable for Services Provided by the Screening Unit

THE fees set out in the table below will be charged by the Department of Human Services for services specified in the table as provided by the Department of Human Services' Screening Unit.

The Chief Executive of the department may waive payment of, or remit, the whole or any part of a fee payable under this notice.

Table of Fees (ex GST)

 Fee for screening assessment for: Vulnerable Person-Related Employment Screening
Aged Care Sector Employment Screening
General Employment Probity Screening
2. Screening Unit—student individual
6
- Fee for screening assessment\$64.50
This notice will come into operation on 1 July 2024.
Dated: 8 April 2024

HON NAT COOK MP Minister for Human Services **DISABILITY INCLUSION ACT 2018**

South Australia

Disability Inclusion (NDIS Worker Check) (Fees) Notice 2024

under the Disability Inclusion Act 2018

1—Short title

This notice may be cited as the *Disability Inclusion (NDIS Worker Check) (Fees) Notice 2024.*

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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)	\$64.50
Application for NDIS worker check clearance (other)	\$117.00
Fee payable where volunteer undertakes paid employment where the clearance will remain in force for 12 months or less	\$23.60
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	\$46.75
Fee payable where volunteer undertakes paid employment where the clearance will remain in force for more than 2 years but not more than 3 years	\$70.50
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	\$93.50
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	\$117.00

Made by the Minister for Human Services

On 1 April 2024

DISTRICT COURT ACT 1991

South Australia

District Court (Fees) Notice 2024

under the District Court Act 1991

1—Short title

This notice may be cited as the District Court (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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;

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	ling a final notice of claim—			
	(a)	in the case of a notice of claim filed using the Electronic System	\$26.00		
	(b)	in any other case	\$62.50		
2		g an application for discovery of documents before the cement of a proceeding—			
	(a)	for a prescribed corporation	\$274.00		
	(b)	for any other person	\$196.00		
3	On filing	g 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 proceeding—			
		(i) for a prescribed corporation	\$1 867.00		
		(ii) for any other person	\$1 324.00		
	(b)	in any other case—			
		(i) for a prescribed corporation	\$2 141.00		
		(ii) for any other person	\$1 520.00		
4	On trans the Cour				
	(a)	in the case of a prescribed corporation	\$2 141.00 less the fees already paid in respect of the proceeding in the Magistrates Court		
	(b)	in any other case	\$1 520.00 less the fees already paid in respect of the proceeding in the Magistrates Court		
5	On filing	g an application under the National Credit Code	\$300.00		
6	On filing	g a cross action in the nature of a counter claim or third party claim-			
	(a)	for a prescribed corporation	\$2 141.00		
	(b)	for any other person	\$1 520.00		
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	\$2 141.00 less the fees already paid in respect of the cross action in the Magistrates Court		
	(b)	in any other case	\$1 520.00 less the fees already paid in respect of the cross action in the Magistrates Court		
8	On setting a date for trial—				

(a) for a prescribed corporation

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

16 May 2024

	(b)	for any other person	\$1 520.00
9		g a notice of appeal or notice of cross appeal to the Court ted of a Judge (other than a notice of appeal to the ADD)—	
	(a)	for a prescribed corporation	\$2 141.00
	(b)	for any other person	\$1 520.00
10	relate to	g or lodging an application, notice or other document that does not a proceeding for which a fee has been paid under any of the ng clauses—	
	(a)	for a prescribed corporation	\$275.00
	(b)	for any other person	\$196.00
11	For seali	ng a certificate or certifying under seal that a document is a true copy	\$90.50
12	For each	n request to search and/or inspect a record of the Court	\$28.75
13	For an u	insealed copy of the record of the Court	\$28.75
14	For a se	aled copy of the record of the Court	\$90.50
15	For cop	y of evidence—	
	(a)	per page in electronic form	\$9.80
	(b)	per page in hard-copy form	\$12.50
16	For cop	y of reasons for judgment—per page	\$9.80
	Note—		
		1 copy will be supplied to a party to the proceeding free of charge.	
17	For cop	y of any other document—per page	\$5.80
18	-	duction of transcript at request of a party where the Court does not the transcript—per page	\$19.70
19	Trial fee the Cou	e—for each day or part of a day on which the trial is heard by rt	
	(a)	for a prescribed corporation	\$2 141.00
	(b)	for any other person	\$1 520.00
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 lier 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
21	Taxation	n of costs—	
	(a)	on filing a claim for costs in an existing proceeding	\$90.50
	(b)	on filing an originating application for taxation of legal costs	\$90.50
	(c)	for taxing an itemised claim for costs	5% of amount allowed on taxation (to nearest dollar)
22		ning Registry (or Registry remaining open) after hours for urgent on of process—for each hour or part of an hour	\$466.00
23		ning Court (or Court remaining open) after hours for urgent —for each hour or part of an hour	\$1 402.00

Part 2—Fees in Criminal Injuries Division

1	On filin	g a document by which a proceeding is commenced—		
1	(a)	for a prescribed corporation	\$275.00	
	(a) (b)	for any other person	\$196.00	
2		h request to search and/or inspect a record of the Court	\$28.75	
3		insealed copy of the record of the Court	\$28.75	
4		aled copy of the record of the Court	\$90.50	
т	Note—	and copy of the record of the court	\$70.50	
		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.		
5	For cop	y of evidence—		
	(a)	per page in electronic form	\$9.80	
	(b)	per page in hard-copy form	\$12.50	
6	For cop	y of reasons for judgment—per page	\$9.80	
	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	\$5.80	
8	For production of transcript at request of a party where the Court does \$19. not require the transcript—per page			
9	Taxation of costs—			
	(a)	on filing a claim for costs in an existing proceeding	\$90.50	
	(b)	on filing an originating application for taxation of legal costs	\$90.50	
	(c)	for taxing an itemised claim for costs	5% of amount allowed on taxation (to nearest dollar)	
10	For opening Registry (or Registry remaining open) after hours for\$466.0urgent execution of process—per hour or part of an hour\$466.0			
11		ning Court (or Court remaining open) after hours for urgent —per hour or part of an hour	\$1 402.00	
Pa	rt 3—F	ees in Criminal Division		
1	For each re	equest to search and/or inspect a record of the Court	\$28.75	
2	For an unsealed copy of the record of the Court \$28.			
3	For a seale	d copy of the record of the Court	\$90.50	
	Note—			
	r t	No fee is payable under Clauses 1, 2 or 3 for a request made in espect of a record relating to criminal proceedings by or on behalf of the defendant or the victim of the offence that is he subject of those proceedings.		
4	For sealing	g a certificate or certifying under seal that a document is a true co	рру \$90.50	

no fee

5	5 For copy of evidence—				
	(a)	per page in electronic form	\$9.80		
	(b)	per page in hard-copy form	\$12.50		
6	For cop	y of reasons for judgment—per page	\$9.80		
	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	\$5.80		
Part 4—Fee in Commonwealth <i>Fair Work Act 2009</i> jurisdiction					

1	An application in relation to the jurisdiction of the Court under the
	Fair Work Act 2009 of the Commonwealth

Made by the Attorney-General

On 16 May 2024

EMERGENCY SERVICES FUNDING ACT 1998

SECTION 14

Fees

I, Stephen Mulligan MP, Treasurer, set the fee pursuant to Section 14 of the Emergency Services Funding Act 1998 at \$18.90:

• to inspect the Assessment Book during ordinary office hours; or

• for a copy of an entry made in the Assessment Book; commencing on 1 July 2024.

Dated: 22 April 2024

HON. STEPHEN MULLIGHAN MP Treasurer

EMPLOYMENT AGENTS REGISTRATION ACT 1993

South Australia

Employment Agents Registration (Fees) Notice 2024

under the Employment Agents Registration Act 1993

1—Short title

This notice may be cited as the Employment Agents Registration (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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

1	Application for licence (Section 7(1)(d) of Act)	\$18.10
2	Application for renewal of licence (Section 9(1)(c) of Act)	\$18.10
3	Late application fee (Section 9(3) of Act)	\$18.10

Signed by the Minister for Industrial Relations and Public Sector

On 16 May 2024

ENERGY RESOURCES ACT 2000

Suspension of Petroleum Exploration Licences—PELs 112 and 444

Pursuant to Section 90 of the *Energy Resources Act 2000*, notice is hereby given that the abovementioned Petroleum Exploration Licences have been suspended for the period from 9 February 2024 to 30 September 2024 inclusive, pursuant to delegated powers dated 27 November 2023. The expiry date of PEL 112 is now determined to be 4 March 2026.

The expiry date of PEL 444 is now determined to be 6 March 2027. Dated: 8 May 2024

BENJAMIN ZAMMIT Executive Director Regulation and Compliance Division Department for Energy and Mining Delegate of the Minister for Energy and Mining

ENERGY RESOURCES ACT 2000

Suspension of Petroleum Exploration Licence—PEL 677 Petroleum Retention Licences—PRLs 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 74, 75, 124 and 248

Pursuant to Section 90 of the *Energy Resources Act 2000*, notice is hereby given that the abovementioned licences have been suspended for the period from 9 February 2024 to 30 September 2024 inclusive, pursuant to delegated powers dated 27 November 2023.

The expiry date of PEL 677 is now determined to be 23 November 2028.

The expiry date of PRLs 50, 58, 59, 67, 68, 69, 70, 71, 72 and 74 is now determined to be 23 March 2025.

The expiry date of PRLs 51, 52, 53, 54, 55, 56, 57, 60, 61, 62, 63, 64, 65 and 66 is now determined to be 24 September 2026.

The expiry date of PRL 75 is now determined to be 24 September 2025.

The expiry date of PRL 124 is now determined to be 26 July 2025.

The expiry date of PRL 248 is now determined to be 14 September 2025.

Dated: 8 May 2024

BENJAMIN ZAMMIT Executive Director Regulation and Compliance Division Department for Energy and Mining Delegate of the Minister for Energy and Mining

ENVIRONMENT, RESOURCES AND DEVELOPMENT COURT ACT 1993

South Australia

Environment, Resources and Development Court (Fees) Notice 2024

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 2024

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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—	\$284.00
	(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	\$59.00
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	\$467.00
4	Court fee payable by the applicant or appellant if a matter proceeds to a hearing	\$311.00
5	For each request to inspect any material under Section 47(1) of the Act	\$28.75
6	For a copy of a transcript of evidence	
	(a) per page in electronic form	\$9.80
	(b) per page in hard-copy form	\$12.50

7			clause 8 applies, for a copy of any documentary material evidence—per page	\$9.80
8		a copy of ter than A	any photograph, map, plan or other document which is 4 in size	\$9.80 per page, or the actual cost of copying (whichever is greater)
9	For a	a copy of	any decision or order given or made by the Court—per page	\$9.80
	Note	<u> </u>		
		1	arty to proceedings is entitled to 1 copy of any decision or er given or made by the Court without charge.	
10			any other document for which a fee has not been fixed under use—per page	\$5.80
11			Registry (or Registry remaining open) after hours for urgent process—for each hour or part of an hour	\$156.00
Part	2—I	Fees in	n proceedings involving native title	
1—Ap	plicatio	ons or no	tices commencing proceedings	
			ging an application or initiating an appeal commencing olving a native title question other than a request for mediation	\$859.00
	Examp	ples—		
		(a)	an application for registration of a claim to native title in land	
		(b)	an application for a native title declaration	
		(c)	an application for variation or revocation of a native title declaration	
		(d)	an application for a summary determination authorising mining operations on native title land (including under the expedited procedure)	
		(e)	an appeal against a decision of the Minister to prohibit registration of a native title mining agreement	
		(f)	an application for a determination of the Court made under an Act authorising a person to enter native title land and carry out operations on the land or to acquire native title land	
		(g)	an application for review of compensation provisions of determination following native title declaration.	
2—Ot	her app	olications		
	On fili title qu		ging any other application in proceedings involving a native	\$59.00
3—Ins	pection	and cop	ies of evidentiary material	
	(a)	for each	request to inspect material under Section 47(1) of the Act	\$28.75
	(b)	into evid	py of a transcript of evidence, documentary material admitted dence, or a decision or order of the Court supplied under 47(3) of the Act—	
		(i)	per A4 page (or smaller) in electronic form	\$9.80
		(ii)	per A4 page (or smaller) in hard-copy form	\$12.50

(iii) per page that is greater in size than A4 in electronic form \$9.80

	(iv) per page that is greater in size than A4 in hard-copy form	\$12.50 or the actual cost of copying (whichever is greater)
	r a copy of any other document for which a fee has not been charged der paragraph (b)—per page	\$5.80
Note—		
	A party to proceedings is entitled to 1 copy of any decision or order given or made by the Court without charge.	
4—Opening Reg	istry after hours	
	ng a Registry, or a Registry remaining open, after hours for urgent of process—for each hour or part of an hour	\$156.00

Made by the Attorney-General

On 16 May 2024

EVIDENCE ACT 1929

South Australia

Evidence (Fees) Notice 2024

under the Evidence Act 1929

1—Short title

This notice may be cited as the Evidence (Fees) Notice 2024

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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 Act) \$761.00

Made by the Attorney-General

On 16 May 2024

EXPLOSIVES ACT 1936

South Australia

Explosives (Fees) Notice 2024

under the Explosives Act 1936

1—Short title

This notice may be cited as the *Explosives (Fees) Notice 2024*.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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

Fee for-

Part 1—Fees relating to Explosives Regulations 2011

1—Classification of explosives (Part 2)

		¢210.00
(a)	application for classification of explosive	\$218.00
(b)	amendment of classification of explosive	\$123.00
2—Licensing o	f factories (Part 3)	
Licence	fee for a factory to manufacture explosives	\$400.00
3—Licence to 1	nix 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	\$73.50
(b)	for more than 1 place	\$184.00
4—Licence to c	carry explosives (Part 7)	
Licence	fee for a carrier to carry—	
(a)	up to 60 kg of explosives	\$46.00
(b)	up to 265 kg of explosives	\$73.50
(c)	up to 1 000 kg of explosives	\$80.50
(d)	over 1 000 kg of explosives	\$233.00

5—Li	cence to s	tore on premises (Part 10)	
	Licence fee for storing explosives on premises in which the quantity of explosives to be stored—		
	(a)	does not exceed 30 kg	\$73.50
	(b)	exceeds 30 kg but does not exceed 60 kg	\$133.00
6—Li	censing o	f magazines (Part 11)	
(1)	Licence	fee for portable magazine in which the quantity of explosive to be stored—	
	(a)	does not exceed 60 kg	\$161.00
	(b)	exceeds 60 kg but does not exceed 1 000 kg	\$467.00
	(c)	exceeds 1 000 kg	\$812.00
(2)	Licence	fee for any other magazine in which the quantity of explosive to be stored—	
	(a)	does not exceed 1 000 kg	\$233.00
	(b)	exceeds 1 000 kg	\$404.00
7—Li	cence to i	mport explosives (Part 13)	
	Licence	fee to import explosives—	
	(a)	of classification code 1.2G, 1.3G, 1.4G or 1.4S	\$80.50
	(b)	of another classification code	\$133.00
8—In	spection o	or testing of explosives	
	Fee for-	_	
	(a)	examination of fuse	\$48.50
	(b)	examination of detonator	\$48.50
	(c)	physical examination of firework or firework composition	\$48.50
	(d)	liquefaction test	\$48.50
	(e)	exudation test	\$48.50
	(f)	heat test	\$48.50
9—Blaster's licence (Part 14A)			
	(a)	Fee for application for blaster's licence	\$89.00
	(b)	Fee for application for renewal of blaster's licence	\$89.00
_	. –		

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)	\$293.00
(b)	for grant or renewal of a pyrotechnic displays business licence (Part 3 Division 2)	\$197.00
(c)	for grant of an exempt display permit (Part 3 Division 3)	\$39.50
(d)	for grant or renewal of a pyrotechnic sales business licence (Part 4)	\$197.00

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)	\$77.50
(b)	for variation of a licence or permit	\$77.50
Signed	by the Minister for Industrial Relations and Public Sector	

On 16 May 2024

FAIR WORK ACT 1994

South Australia

Fair Work (Representation) (Fees) Notice 2024

under the Fair Work Act 1994

1—Short title

This notice may be cited as the Fair Work (Representation) (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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	\$290.00
2	Renewal fee (during the continuation of registration as a registered agent)—for each year of registration	\$290.00

Signed by the Minister for Industrial Relations and Public Sector

On 16 May 2024

FINES ENFORCEMENT AND DEBT RECOVERY ACT 2017

South Australia

Fines Enforcement and Debt Recovery (Fees) Notice 2024

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 2024*.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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	23.40
2	Fee payable by debtor under Section 15(1) of the Act	23.40
3	Reminder notice fee under Section 18(3) of the Act	65.00
4	Fee payable by alleged offender under Section 20(1) of the Act	23.40
5	Fee payable by issuing authority under Section 22(2) of the Act	23.40
6	Fee payable on application under Section 22(5)(b)(i) of the Act	29.25
7	Fee payable by debtor or alleged offender under Section 38(5) of the Act	23.40
8	Fee payable by debtor or alleged offender under Section 39(7) of the Act	23.40
9	Fee payable by debtor or alleged offender under Section 40(5) of the Act	23.40

Made by the Treasurer

Hon. Stephen Mullighan MP

On 22 April 2024

FIRE AND EMERGENCY SERVICES ACT 2005

South Australia

Fire and Emergency Services (Fees) Notice 2024

under the Fire and Emergency Services Act 2005

1—Short title

This notice may be cited as the Fire and Emergency Services (Fees) Notice 2024.

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 1 July 2024.

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	r fire alarm monitoring—	
	(a)	in relation to the primary alarm system	\$795.00
	plus		
	(b)	in relation to each subsequent alarm input	\$323.00 per system
2		r attending in response to a false alarm (with the following ications of premises or places being determined by SAMFS)—	
	(a)	A Class	\$994.00
	(b)	B Class	\$711.00
	(c)	C Class	\$508.00
3	Fees fo	or fire safety services—	
	(a)	new alarm connection fee	\$159.00
	(b)	smoke testing—per hour	\$171.00
	(c)	on-site inspections—per hour	\$171.00
	(d)	plan appraisals/meetings—per hour	\$171.00
	(e)	land agent searches—process fee	\$56.00
	(f)	land agent—document fee—per page	\$5.00
	(g)	fire report copies—per set	\$140.00

4 5

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(h)	installed :	fire system	test/inspection	on—
()			teen mep een	

	(i)	per subject matter expert—per hour	\$171.00
	(ii)	per building compliance unit—per hour	\$171.00
	(iii)	per fire appliance—per hour	\$218.00
	(iv)	per station officer—per hour	\$87.00
	(v)	per fire-fighter/general hand—per hour	\$65.00
Fee for	the en	nergency response vessel—per hour	\$529.00
Salvag	e/fire v	vatch—	
(a)	per fi	re appliance—per hour	\$218.00
(b)	per st	ation officer—per hour	\$87.00
(c)	per fi	re-fighter—per hour	\$65.00
(d)	equip	ment hire—per hour	\$13.00
Meals	for fire	safety services and salvage/fire watch will be	

in accordance with Commissioner's Standard

Schedule 2—Fees—SACFS

1	Fee for	r fire alarm monitoring—	
	(a)	in relation to the primary alarm system	\$795.00
	plus		
	(b)	in relation to each subsequent alarm input	\$323.00 per system
2		r attending in response to a false alarm (with the following ications of premises or places being determined by SACFS)—	
	(a)	A Class (very high risk premises or place)	\$994.00
	(b)	B Class (high risk premises or place)	\$711.00
	(c)	C Class (significant, medium and low risk premises or place)	\$508.00
3	Fees fo	or fire safety services—	
	(a)	new alarm connection fee	\$159.00
	(b)	smoke testing—per hour	\$171.00
	(c)	on-site inspections—per hour	\$171.00
	(d)	plan appraisals/meetings—per hour	\$171.00
	(e)	fire report copies—per set	\$140.00
	(f)	installed fire system or hydrant system test/inspection-	
		(i) per subject matter expert—per hour	\$171.00
		(ii) per flow test unit—per hour	\$171.00
		(iii) per fire appliance—per hour	\$218.00
		(iii) per ine appliance—per nou	φ210.00

Made by the Minister for Police, Emergency Services and Correctional Services On 8 May 2024

FIREARMS ACT 2015

South Australia

Firearms (Fees) Notice 2024

under the Firearms Act 2015

1—Short title

This notice may be cited as the Firearms (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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

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 renewal of firearms licence (other than a category 11
	(dealer) licence)—

(a)	if term of licence does not exceed 1 year	\$113
(b)	if term of licence exceeds 1 year but does not exceed 3 years	\$294
(c)	if term of licence exceeds 3 years but does not exceed 5 years	\$467

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	\$582
(b)	if term of licence exceeds 1 year but does not exceed 3 years	\$1 693
(c)	if term of licence exceeds 3 years but does not exceed 5 years	\$2 810

3	Application for grant or renewal of category 11 (dealer) licence that authorises dealing in ammunition only—		
	(a) if term of licence does not exceed 1 year	\$172	
	(b) if term of licence exceeds 1 year but does not exceed 3 years	\$467	
	(c) if term of licence exceeds 3 years but does not exceed 5 years	\$764	
4	Application for variation of licence	\$67	
5	Application for licence to replace licence lost, stolen or destroyed	\$67	
6	Application for approval of person as a company's principal or secondary nominee	\$67	
7	Application for registration of firearm in name of owner of firearm	\$45	
8	Application for certificate of registration to replace certificate lost, stolen or destroyed	\$45	
9	Application for permit to possess ammunition	\$45	
10	Fee to witness the transfer of a firearm under Regulation 51(5) of the <i>Firearms Regulations 2017</i>	\$35	
	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	\$45	
12	Application for foreign theatrical armourer permit	\$45	
13	Application for foreign firearms dealer permit	\$45	
14	Application for firearm refurbishment permit	\$45	
15	Application for recognition of firearms club	\$674	
16	Application for recognition of commercial range operator	\$674	
17	Application for recognition of paint-ball operator	\$674	
18	Application for accreditation or renewal of accreditation as an accredited paint-ball employee	\$45	
19	Administrative fee on late renewal of licence	\$48	

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

On 2 May 2024

FISHERIES MANAGEMENT ACT 2007

South Australia

Fisheries Management (General Fees) Notice 2024

under the Fisheries Management Act 2007

1—Short title

This notice may be cited as the Fisheries Management (General Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Fisheries Management Act 2007;

eligible person—

- (a) in the case of a person applying for registration as a fish processor—means the holder of a fishery authority or an aquaculture licence who applies for registration as a fish processor for the sole purpose of processing aquatic resources taken under the fishery authority or farmed under the aquaculture licence (as the case may be) for sale to a person who—
 - (i) is an unregistered fish processor; and
 - (ii) carries on a business in the course of which aquatic resources are sold or supplied as a meal or part of a meal directly to the public;
- (b) in the case of a registered fish processor—means the holder of a fishery authority or an aquaculture licence who only processes aquatic resources taken under the fishery authority or farmed under the aquaculture licence (as the case may be) for sale to a person who—
 - (i) is an unregistered fish processor; and
 - (ii) carries on a business in the course of which aquatic resources are sold or supplied as a meal or part of a meal directly to the public.

4—Fees

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

Schedule 1—Fees

Part 1—Commercial fishing—fishery permit application and annual fees

Application fees payable by an applicant for the issue of a fishery permit (Section 54(1)(c) of Act)1For a permit in respect of the Miscellaneous Broodstock and Seedstock Fishery\$470.002For a permit in respect of the Miscellaneous Developmental Fishery\$5 795.003For a permit in respect of the Miscellaneous Research Fishery\$470.00

Annual fees payable by the holder of a fishery permit (Section 56(5)(a) of Act)

4 For a permit in respect of the Miscellaneous Developmental Fishery \$2 682.00

Part 2—Commercial fishing—miscellaneous fees

1	On application for consent to the transfer of a fishery authority	\$529.00	
2	On application to vary the registration of a boat used under a fishery authority other than an application to remove all boats from a Charter Boat fishery licence	\$143.00	
3	On application to vary the registration of a boat under a Charter Boat fishery Licence to remove all boats	No Fee	
4	On application to vary the registration of a master	\$143.00	
5	On application to vary a quota entitlement under a fishery authority	\$177.00	
6	On application to vary a rock lobster pot entitlement under a licence in respect of the Northern Zone Rock Lobster Fishery or Southern Zone Rock Lobster Fishery	\$177.00	
	The fee fixed by this clause is not payable if an application to vary a rock lobster pot entitlement under a licence in respect of the Northern Zone Rock Lobster Fishery or Southern Zone Rock Lobster Fishery is made at the same time as an application to vary a giant crab or rock lobster quota entitlement under the licence		
7	On application for registration of an additional boat under a fishery authority	\$143.00	
8	On application for—		
	(a) notation of an interest in a fishery authority on the register of authorities	\$231.00	
	(b) removal from the register of authorities of such a notation	\$231.00	

Part 3—Processing fees

Division 1—Fish processor registration application and annual fees

Registration fees payable by an applicant for registration as a fish processor (Section 64(1)(d) of Act)

1	On application for registration as a fish processor made by an eligible person \$231.0			\$231.00
2	On application for registration as a fish processor made by a person other than an eligible person—			
	(a)	base	fee	\$1 328.00
	(b)	addi	tional fee—	
		(i)	if the applicant proposes to process abalone (<i>Haliotis</i> spp) under the registration	\$1 722.00
		(ii)	if the applicant proposes to process King Prawn (<i>Merlicertus latisulcatus</i>) under the registration	\$1 722.00
		(iii)	if the applicant proposes to process Southern Rock Lobster (<i>Jasus edwardsii</i>) under the registration	\$1 722.00
	proporti	on of	is to be granted for a period of less than 12 months, the fee payable is a the fee set out above, being the proportion that the number of complete term of registration bears to 12.	
Anr	ual fees j	payab	le by a registered fish processor (Section 66(2)(a) of Act)	
3	Annual	fee pa	yable by a fish processor who is an eligible person	\$231.00
4	Annual fee payable by a fish processor who is not an eligible person—			
	(a)	base	fee	\$1 328.00
	(b)	addi	tional fee—	

	(i)	if the fish processor processes abalone (Haliotis spp) under the registration	\$1 722.00
	(ii)	if the fish processor processes King Prawn (<i>Merlicertus latisulcatus</i>) under the registration	\$1 722.00
	(iii) if the fish processor processes Southern Rock Lobster (<i>Jasus edwardsii</i>) under the registration	\$1 722.00
Div	ision 2—N	Aiscellaneous fees	
5		on by a registered fish processor to have additional premises, places, icles specified in the certificate of registration	\$40.75
Pai	rt 4—Ree	creational fishing fees	
11	1	ayable by an applicant for registration under the <i>Fisheries</i> eral) Regulations 2017 of a device to be used for recreational fishing	
1	On application recreational	on for registration of a mesh net to be used by a person for fishing—	
	(a) in	the case of a mesh net for use in the waters of Lake George	\$186.00
	(b) in	the case of a mesh net for use in any other waters—	
	(i)	if the applicant produces evidence to the satisfaction of the Minister that the applicant is entitled, as the holder of a pensioner entitlement card issued under an Act or law of the Commonwealth, to travel on public transport in this State at reduced fares (for each year in the term of the registration)	\$26.75
	(ii)	in any other case (for each year in the term of the registration)	\$54.00
	than 1 year f	vable where the Minister registers a mesh net for a period of less for the purpose of achieving a common expiry date for the of that mesh net and the registration of any other mesh net owned person.	
2	On application recreational	on for registration of a rock lobster pot to be used by a person for fishing—	
	(a) for	registration of 1 rock lobster pot	\$88.50
	(b) for	registration of 2 rock lobster pots	\$245.00
3		on for the issue of a replacement tag for a rock lobster pot, or a mesh the waters of Lake George, registered for recreational fishing	\$35.75
Pai	rt 5—Mi	scellaneous fees	
1	On application	on for a permit under Part 6 Division 1 of the Act	\$143.00
2	On application Section 115	on for an exemption or a variation of an exemption under of the Act	\$177.00
3	On application	on for the issue of a duplicate authority under Section 68 of the Act	\$35.75

Made by the Minister for Primary Industries and Regional Development

On 16 May 2024

FOOD ACT 2001

South Australia

Food (Fees) Notice 2024

under the Food Act 2001

1—Short title

This notice may be cited as the Food (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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	Applicat	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	\$191.00
2	1	on fee (Regulation 13)—the reasonable costs incurred in carrying out the on, but not exceeding—	
	(a)	in the case of a small business	\$144.00
	(b)	in any other case	\$361.00

Made by the Minister for Health and Wellbeing

Chris Picton MP

On 1 May 2024

FREEDOM OF INFORMATION ACT 1991

South Australia

Freedom of Information (Fees) Notice 2024

under the Freedom of Information Act 1991

1—Short title

This notice may be cited as the Freedom of Information (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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 appli	cation for access to an agency's document (Section 13(c))	\$42.00
2	(1)		ng with an application for access to an agency's document and in f 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	\$15.90
		(b)	in any other case—for each 15 minutes so spent by the agency	\$15.90
	(2)		on 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)	\$0.25
		(b)	where access is to be given in the form of a written transcript of words recorded or contained in the document (per page)	\$9.35
		(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

\$42.00

Note—

If the applicant requires that a document be posted or delivered, the applicant must pay the actual costs incurred by the agency in posting or delivering the document.

3 On application for review by an agency of a determination made by the agency under Part 3 of the Act (Section 29(2)(b))

Signed by the Attorney-General

On 16 May 2024

GAMING MACHINES ACT 1992

South Australia

Gaming Machines (Fees) Notice 2024

under the Gaming Machines Act 1992

1—Short title

This notice may be cited as the Gaming Machines (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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	11	tion for a gaming machine licence, gaming machine dealer's licence ng machine service licence	\$708.00
2	Applica	tion for the gaming machine monitor licence	\$708.00
3	Applica	tion for consent to the transfer of a gaming machine licence	\$708.00
4	Applica	\$165.00	
5	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>	\$14.00

	(c) in any other case	\$165.00
6	Application for approval of a gaming machine	\$708.00
7	Application for approval of a game	\$708.00
8	Application for approval of gaming tokens	\$708.00
9	Application for approval to manufacture gaming tokens	\$708.00
10	Application for grant of a designated application	\$155.00
11	Application for approval of an agreement or arrangement (Section 68(2) of Act)	\$708.00
12	Application to vary licence conditions (other than a condition relating to number of gaming machines on licensed premises)	\$155.00
13	Application to vary a licence condition relating to the reduction to number of gaming machines on licensed premises	No fee
14	For the issue of an identification badge	\$25.75
15	Application for approval of a facial recognition system under Section 40D of the Act	\$1 346.00
16	Application for variation of an approved facial recognition system	\$155.00
17	Application for approval of training courses under Section 40B of the Act	\$708.00
18	Application for variation of approval of training course	\$155.00
19	Application for exemption from provision of code of practice	\$155.00
20	Application for amalgamation of club licence	\$155.00
21	Application to vary a licence condition relating to the increase to number of gaming machines on licensed premises	\$708.00
22	Application for exemption from cash facilities limitations	\$155.00
23	Application for approval of systems to be operated in connection with gaming machines under Section 40A of the Act	\$708.00
24	Application for variation of approved systems to be operated in connection with gaming machines	\$155.00
25	Application for approval as an industry body under Section 40C of the Act	\$708.00
26	Application for removal of a gaming machine licence	\$708.00
27	Application for conversion of a temporary licence into an ordinary licence	\$708.00

Signed by the Minister for Consumer and Business Affairs

On 26 April 2024

GAMING MACHINES ACT 1992

Notice Pursuant to Section 86A of the Gaming Machines Act 1992

I, Andrea Michaels, Minister for Consumer and Business Affairs, hereby give notice to holders of a gaming machine licence that pursuant to Section 86A of the *Gaming Machines Act 1992* an amount of \$31.50 per gaming machine entitlement held in respect of the licensed premises is payable as the recoverable administration costs for the designated financial year commencing on 1 July 2024 and ending on 30 June 2025.

Dated: 8 May 2024

HON ANDREA MICHAELS MP Minister for Consumer and Business Affairs GUARDIANSHIP AND ADMINISTRATION ACT 1993

South Australia

Guardianship and Administration (Fees) Notice 2024

under the Guardianship and Administration Act 1993

1—Short title

This notice may be cited as the *Guardianship and Administration (Fees) Notice 2024*. Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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 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) \$269.00

Made by the Attorney-General

On 16 May 2024

HARBORS AND NAVIGATION ACT 1993

FISHING INDUSTRY FACILITIES SCHEDULE OF FEES AND CHARGES PURSUANT TO SECTION 31

Effective from 1 July 2024

Fees for storage, slipping, straddle carrier use and boat movements in boat yards at Port MacDonnell, Beachport and Kingscote are charged to recover some of the costs associated with the operation and administration of these facilities.

All of the fees and charges listed below are *inclusive of GST*.

Port MacDonnell Boat Yard

A boat yard fee is to be charged at the Port MacDonnell boat yard for all boats or trailers as follows:

• \$914.00 per boat or trailer for 12 months, or

• \$229.00 per boat or trailer per month or part thereof.

The fee entitles recipients to boat or trailer storage and unlimited use of the dirty work area for the period paid.

Beachport Boat Yard

A boat yard fee is to be charged at the Beachport boat yard for all boats at \$5 243 per boat for one year or part thereof. This fee entitles the recipient to boat storage, 4 slippages, 4 yard shifts using the straddle carrier and unlimited use of the dirty work area for one year. A casual boat storage fee is to be charged at the Beachport boat yard for all boats at \$788.00 per month or part thereof.

A casual slipping fee (up to two hours) is to be charged at the Beachport boar yard for all boars at \$493.00.

A casual yard shift fee is to be charged for use of the straddle carrier to move a boat in one operation within the boat yard for all boats at \$325.00. Additional to the above and only when applicable, an after-hours yard shift fee or an after-hours slipping fee of \$180.00 may apply. Dated: 29 April 2024

HON ANASTASIOS KOUTSANTONIS MP Minister for Infrastructure and Transport

HARBORS AND NAVIGATION ACT 1993

SCHEDULE OF SHIPPING CHARGES PURSUANT TO SECTION 31

Effective from 1 July 2024

Marine Facilities Ferry Services Charge

The Marine Facilities Ferry Services Charge (GST inclusive) is to apply to all ferry service using the Minister's marine (Port) facilities and assets of Cape Jervis, Penneshaw, Kingscote and American River, unless otherwise stated. The Marine Facilities Services Charge will apply for each of the named harbors/ports used by a ferry operator.

Passengers departing from or arriving at Cape Jervis, Kingscote, Penneshaw and American River: \$0.17728 per passenger.

Vehicles (irrespective of size and including prime-mover, motorcycle or equivalent but not including a bicycle): \$1.60 per vehicle per departure or arrival.

Trailers/caravans: \$1.60 per trailer/caravan per departure or arrival.

Freight: \$2.14 per lineal metre of the semi-trailer per trip.

Boat mooring fee: \$87.71 per boat per day (or part thereof).

Dated: 29 April 2024

HON ANASTASIOS KOUTSANTONIS MP Minister for Infrastructure and Transport

HARBORS AND NAVIGATION ACT 1993

SCHEDULE OF SHIPPING CHARGES PURSUANT TO SECTION 31

Effective from 1 July 2024

Navigation Services Charge

The Navigation Services Charge is to recover the costs of providing navigation aids to commercial shipping using the State's indentured ports of Port Bonython and Whyalla. This will be a charge to boats on the basis of the number of times the boat enters State waters from outside those waters and proceeds to an indentured or private port in the State.

Note: Other charging arrangements have been made and apply to the ports of Ardrossan, Klein Point, Port Adelaide, Port Giles, Port Lincoln, Port Pirie, Thevenard and Wallaroo.

The base charge (GST inclusive) to be applied is \$1870.00 + \$0.20590 per gross tonnage (GT) per trading voyage within South Australian waters. The base charge will be reduced by 25% for each subsequent call of the commercial boat after the first call and within six months of the first call, (i.e. 100% of base charge for first call; 75% for second call within six months of the first call; 50% for the third call; 25% for the fourth call). No Navigation Services Charge will be payable for the fifth call and any subsequent call, provided they occur within six months of the first call.

Alternatively, an option of a one-off, up-front payment of 2.3 times the base charge for unlimited calls by the one commercial boat in a six month period is available. Application must be made prior to the entry of the boat into South Australian waters.

Harbor Services Charge (Applied at Port Bonython Only)

The Harbor Services Charge is to recover the costs of servicing boats in port and at berths.

The base charge (GST inclusive) to be applied is \$5 027.00 + \$0.00934 per gross tonnage (GT) of the boat per hour at berth. Dated: 29 April 2024

HON ANASTASIOS KOUTSANTONIS MP Minister for Infrastructure and Transport

HEALTH CARE ACT 2008

Fees and Charges

I, Chris Picton, 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 2024 to 30 June 2025.	
Emergency 1 call out fee	\$1,171.00
Emergency 2 call out fee (Inter-health non-life-threatening)	\$843.00
Non-Emergency Fee	\$262.00
Per Km Charge	\$6.70
SAAS Incidental Services (Treat No Transport)	\$262.00
SAAS Incidental Services (Treat No Transport) concession	\$130.00

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: 13 May 2024

HON CHRIS PICTON MP Minister for Health and Wellbeing

HEALTH CARE ACT 2008

Fees and Charges

I, Chris Picton, Minister for Health and Wellbeing, hereby give notice pursuant to the *Health Care Act 2008*, of the following fees to apply for the purpose of private hospital licensing: These charges will operate from 1 July 2024 to 30 June 2025

These charges will operate from 1 July 2024 to 30 June 2025.	
Licence application fee (Section 80 (2))	\$11,011.00
Fee for grant of licence (Section 81 (3))	\$11,011.00
Variation of licence/conditions of licence fee (Section 82(4)(b))	\$2,752.00
Annual licence fee (1-25 beds) (Section 84 (2))	\$3,028.00
Annual licence fee (26-50 beds) (Section 84 (2))	\$3,853.00
Annual licence fee (51-100 beds) (Section 84 (2))	\$5,505.00
Annual licence fee (101-150 beds) (Section 84 (2))	\$7,156.00
Annual licence fee (151-200 beds) (Section 84 (2))	
Annual licence fee (>200 beds) (Section 84 (2))	\$12,112.00
Application fee for transfer of licence (Section 85 (2))	\$2,752.00
Application for alteration/extension of licenced premises (Section 99A(1))	\$3,853.00
Application to change services provided (Section 99A(1))	\$2,752.00
Additional inspection of premises fee (Section 99A(1))	\$2,752.00
Dated: 13 May 2024	

HON CHRIS PICTON MP Minister for Health and Wellbeing

HEALTH CARE ACT 2008

Fees and Charges

I, Chris Picton, Minister for Health and Wellbeing, hereby give notice pursuant to the *Health Care Act 2008*, of the following fees to apply for the purpose of private day procedure centre licensing:

These charges will operate from 1 July 2024 to 30 June 2025.	
Licence application fee (Section 89C (2)(c))	\$5,505.00
Fee for grant of licence (Section 89C (3))	\$5,505.00
Annual licence fee (Section 89F (2)(a))	\$1,651.00
Application fee for transfer of licence (Section 89G (2)(c))	\$1,651.00
Variation of licence/conditions of licence fee (Section 99A(1))	\$1,651.00
Application for alteration/extension of licenced premises (Section 99A(1))	\$3,853.00
Application to change services provided (Section 99A(1))	\$1,651.00
Additional inspection of premises fee (Section 99A(1))	\$1,651.00
Dated: 13 May 2024	

HON CHRIS PICTON MP Minister for Health and Wellbeing

HEALTH CARE ACT 2008

Fees and Charges

I, Chris Picton, Minister for Health and Wellbeing, hereby give notice pursuant to the *Health Care Act 2008*, of the following fee to apply for the application of a non-emergency ambulance licence:

These charges will operate from 1 July 2024 to 30 June 2025.	
Licence application fee (Section 58)	
Fee for grant of licence (Section 99A(1))	
Variation of licence fee (Section 99A(1))	\$799.00
Variation of licence conditions fee (Section 99A(1))	\$1,651.00
Renewal of licence fee (0-9 vehicles) (Section 99A(1))	
Renewal of licence fee (10+ vehicles) (Section 99A(1))	\$3,303.00
Dated: 13 May 2024	

HON CHRIS PICTON MP Minister for Health and Wellbeing

HEALTH CARE ACT 2008

Fees and Charges

I, Chris Picton, Minister for Health and Wellbeing, pursuant to Section 44 of the *Health Care Act 2008*, 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 2024 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	1 2	1 2	1 2	1 2	1 2	1 2	1 2	for parking	Fee payable for parking over 8 hours	for parking
Central Adelaide Local Health Network Incorporated	The Queen Elizabeth Hospital (multi-storey)	\$3.00	\$7.00	\$9.00	\$11.00	\$13.00	\$14.00	\$15.00	\$17.00	\$18.00	\$53.00
Central Adelaide Local Health Network Incorporated	Royal Adelaido Hospital	e \$6.00	\$9.00	\$19.00	\$25.00	\$27.00	\$33.00	\$33.00	\$33.00	\$33.00	\$53.00
Northern Adelaide Local Health Network Incorporated	Lyell McEwin Hospital (multi-storey)	\$3.00	\$7.00	\$9.00	\$11.00	\$13.00	\$14.00	\$15.00	\$17.00	\$18.00	\$53.00
Women's and Children's Health Network Incorporated	Women's and Children's Hospital (medical centre carpark— weekday)	\$6.00	\$9.00	\$11.00	\$13.00	\$14.00	\$19.00	\$19.00	\$19.00	\$19.00	\$45.00
Women's and Children's Health Network Incorporated	Women's and Children's Hospital (medical centre carpark- weekend)	\$6.00	\$9.00	\$11.00	\$13.00	\$14.00	\$15.00	\$15.00	\$15.00	\$15.00	N/A
Southern Adelaide Local Health Network Incorporated	Flinders Medical Centra (multi-storey)	\$3.00	\$7.00	\$9.00	\$11.00	\$13.00	\$14.00	\$15.00	\$17.00	\$18.00	\$53.00

I, Chris Picton, 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 2023 until I make a further Notice under Section 44 of the Act.

SCHEDULE 2

Other (Including Non Multi-Storey) Car Parks

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	Fee payable for parking 0-1 hours	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 8-9 hours	Fee payable for parking 9-10 hours	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	\$7.00	\$9.00	\$11.00	\$13.00	\$14.00	\$15.00	\$17.00	\$18.00	\$53.00
Central Adelaide Local Health Network Incorporated	Hampstead (at grade)	Free	Free	\$3.00	\$7.00	\$9.00	\$11.00	\$13.00	\$14.00	\$15.00	\$17.00	\$18.00	\$53.00
Northern Adelaide Local Health Network Incorporated	Lyell McEwin Hospital (at grade)	Free	Free	\$3.00	\$7.00	\$9.00	\$11.00	\$13.00	\$14.00	\$15.00	\$17.00	\$18.00	\$53.00
Northern Adelaide Local Health Network Incorporated	Modbury (at grade)	Free	Free	\$3.00	\$7.00	\$9.00	\$11.00	\$13.00	\$14.00	\$15.00	\$17.00	\$18.00	\$53.00

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	Fee payable for parking 0-1 hours	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 8-9 hours	Fee payable for parking 9-10 hours	Fee payable for parking >10 hours (all day)	Fee payable for parking weekly
Southern Adelaide Local Health Network Incorporated	Noarlunga (at grade)	Free	Free	\$3.00	\$7.00	\$9.00	\$11.00	\$13.00	\$14.00	\$15.00	\$17.00	\$18.00	\$53.00
Women's and Children's Health Network Incorporated	Women's and Children's Hospital— Rogerson Car Park	Flat fee	\$19.00										N/A

HON CHRIS PICTON MP Minister for Health and Wellbeing

HEALTH CARE ACT 2008

Fees and Charges

I, Chris Picton, 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 2024 until I make a further Notice under Section 44 of the Act. Dated: 13 May 2024

HON CHRIS PICTON MP Minister for Health and Wellbeing

No. 34 p. 989

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.

Hospital in the Home service in relation to a public hospital site, means treatment or care provided by the public hospital site to a patient at a location outside of the public hospital site's premises (being treatment or care provided as a direct substitute for treatment or care that would normally be provided as an inpatient service on the public hospital site's premises)

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 means 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 2022, 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 x 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 x Length of Stay (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 means the number of hours (rounded to the nearest hour) between -
 - 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 Fees for private patients

In the case of a private patient -

- (1) 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. A medical practitioner with private practice rights or a diagnostic service provider may charge the patient where a patient elects to be a private patient.
- (2) prostheses implants are charged. The amount to be charged is the default minimum benefit contained in the Australian Government Private Health Insurance (Prostheses) Rules, or where the item is not listed, the purchase cost to the hospital for the item.

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 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 - \$4,312.00

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

Table 1: Prices	
Public Hospitals	Price
All Hospitals	\$7 324

Public or Private Patient	Type of Treatment	Price Per Day All Hospitals
Public	Maintenance care	\$558
Private	Maintenance care	\$545
Public	Rehabilitation—Spinal	\$2 988
Private	Rehabilitation—Spinal	\$2 727
Public	Rehabilitation—Stroke, Acquired Brain Injury, Amputee	\$1 726
Private	Rehabilitation—Stroke, Acquired Brain Injury, Amputee	\$1 575
Public	Rehabilitation—Other	\$1 232
Private	Rehabilitation—Other	\$1 127

Table 2: Rehabilitation and Maintenance Care Fees

AR-DRGv11		Compensable weight	
DRG	DRG Description	Public	Private
801A	GIs Unrelated to Principal Diagnosis, Major Complexity	9.542	10.517
801B	GIs Unrelated to Principal Diagnosis, Intermediate Complexity	4.319	4.240
801C	GIs Unrelated to Principal Diagnosis, Minor Complexity	1.879	1.373
A13A	Ventilation >= 336 Hours, Major Complexity	46.750	69.259
A13B	Ventilation >= 336 Hours, Minor Complexity	36.954	49.487
A14A	Ventilation >= 96 Hours and < 336 Hours, Major Complexity	28.466	78.621
A14B	Ventilation >= 96 Hours and < 336 Hours, Intermediate Complexity	20.124	22.868
A14C	Ventilation >= 96 Hours and < 336 Hours, Minor Complexity	12.871	15.398
A15A	Tracheostomy, Major Complexity	23.626	17.424
A15B	Tracheostomy, Intermediate Complexity	15.132	14.328
A15C	Tracheostomy, Minor Complexity	9.028	9.823
A40Z	ECMO	20.307	29.612
B01Z	Ventricular Shunt Revision	3.438	3.513
B02A	Cranial Interventions, Major Complexity	18.281	14.472
B02B	Cranial Interventions, Intermediate Complexity	7.192	6.453
B02C	Cranial Interventions, Minor Complexity	4.710	3.980
B03A	Spinal Interventions, Major Complexity	16.081	11.473
BO3B	Spinal Interventions, Intermediate Complexity	6.240	7.369
B03C	Spinal Interventions, Minor Complexity	5.728	4.635
B04A	Extracranial Vascular Interventions, Major Complexity	7.243	6.449
B04B	Extracranial Vascular Interventions, Intermediate Complexity	4.884	4.297
B04C	Extracranial Vascular Interventions, Minor Complexity	3.695	3.577
B05Z	Carpal Tunnel Release	0.455	0.421
B06A	Interventions for Cerebral Palsy, Muscular Dystrophy and Neuropathy, Major Complexity	6.842	7.392
B06B	Interventions for Cerebral Palsy, Muscular Dystrophy and Neuropathy, Intermediate Complexity	5.563	2.609
B06C	Interventions for Cerebral Palsy, Muscular Dystrophy and Neuropathy, Minor Complexity	0.994	1.268
B07A	Cranial or Peripheral Nerve and Other Nervous System Interventions, Major Complexity	5.044	6.404
B07B	Cranial or Peripheral Nerve and Other Nervous System Interventions, Minor Complexity	1.388	2.069
B08A	Endovascular Clot Retrieval, Major Complexity	7.286	6.198
B08B	Endovascular Clot Retrieval, Minor Complexity	3.840	2.997
B40Z	Plasmapheresis with Neurological Disease, Sameday	0.147	0.155
B41A	Telemetric EEG Monitoring, Major Complexity	2.101	2.324
B41B	Telemetric EEG Monitoring, Minor Complexity	1.176	1.087
B42A	Nervous System Disorders with Ventilator Support, Major Complexity	11.099	11.217
B42B	Nervous System Disorders with Ventilator Support, Intermediate Complexity	5.508	10.682
B42C	Nervous System Disorders with Ventilator Support, Minor Complexity	3.875	4.539
B62Z	Apheresis	0.268	0.188
B63A	Dementia and Other Chronic Disturbances of Cerebral Function, Major Complexity	4.169	3.433
B63B	Dementia and Other Chronic Disturbances of Cerebral Function, Minor Complexity	1.800	2.171
B64A	Delirium, Major Complexity	2.580	2.298

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

B64B	Delirium, Minor Complexity	0.866	1.201
B65Z	Cerebral Palsy	0.566	0.728
B66A	Nervous System Neoplastic Disorders, Major Complexity	2.785	2.742
B66B	Nervous System Neoplastic Disorders, Minor Complexity	1.828	1.231
B67A	Degenerative Nervous System Disorders, Major Complexity	3.759	3.136
B67B	Degenerative Nervous System Disorders, Intermediate Complexity	2.246	2.604
B67C	Degenerative Nervous System Disorders, Minor Complexity	0.465	1.307
B68A	Multiple Sclerosis and Cerebellar Ataxia, Major Complexity	1.556	2.223
B68B	Multiple Sclerosis and Cerebellar Ataxia, Minor Complexity	0.969	1.332
B69A	TIA and Precerebral Occlusion, Major Complexity	1.127	1.299
B69B	TIA and Precerebral Occlusion, Minor Complexity	0.279	0.520
B70A	Stroke and Other Cerebrovascular Disorders, Major Complexity	4.477	3.869
B70B	Stroke and Other Cerebrovascular Disorders, Intermediate Complexity	2.055	2.302
B70C	Stroke and Other Cerebrovascular Disorders, Minor Complexity	1.071	1.199
B70D	Stroke and Other Cerebrovascular Disorders, Transferred < 5 Days	0.717	0.967
B71A	Cranial and Peripheral Nerve Disorders, Major Complexity	2.076	1.945
B71B	Cranial and Peripheral Nerve Disorders, Minor Complexity	0.369	0.932
B72A	Nervous System Infection Excluding Viral Meningitis, Major Complexity	4.505	5.042
B72B	Nervous System Infection Excluding Viral Meningitis, Minor Complexity	0.736	2.188
B73A	Viral Meningitis, Major Complexity	2.606	2.683
B73B	Viral Meningitis, Minor Complexity	0.761	0.734
B74A	Nontraumatic Stupor and Coma, Major Complexity	1.281	1.433
B74B	Nontraumatic Stupor and Coma, Minor Complexity	0.654	0.696
B75Z	Febrile Convulsions	0.313	0.368
B76A	Seizures, Major Complexity	1.516	1.835
B76B	Seizures, Minor Complexity	0.361	0.591
B77A	Headaches, Major Complexity	0.521	0.752
B77B	Headaches, Minor Complexity	0.216	0.566
B78A	Intracranial Injuries, Major Complexity	5.724	4.627
B78B	Intracranial Injuries, Minor Complexity	0.860	1.634
B78C	Intracranial Injuries, Transferred < 5 Days	0.530	0.491
B79A	Skull Fractures, Major Complexity	3.646	3.990
B79B	Skull Fractures, Minor Complexity	1.123	0.779
B80A	Other Head Injuries, Major Complexity	0.909	1.467
B80B	Other Head Injuries, Minor Complexity	0.222	0.381
B81A	Other Disorders of the Nervous System, Major Complexity	5.210	1.864
B81B	Other Disorders of the Nervous System, Minor Complexity	0.597	0.899
B82A	Chronic and Unspecified Paraplegia/Quadriplegia, Major Complexity	5.102	6.550
B82B	Chronic and Unspecified Paraplegia/Quadriplegia, Intermediate Complexity	1.736	0.832
B82C	Chronic and Unspecified Paraplegia/Quadriplegia, Minor Complexity	0.735	1.491
B83A	Acute Paraplegia and Quadriplegia and Spinal Cord Conditions, Major Complexity	5.334	8.046
	Acute Paraplegia and Quadriplegia and Spinal Cord Conditions, Intermediate		_
B83B	Complexity	2.378	7.771
B83C	Acute Paraplegia and Quadriplegia and Spinal Cord Conditions, Minor Complexity	0.740	2.060
C01Z	Interventions for Penetrating Eye Injury	2.382	2.971
C02A	Enucleations and Orbital Interventions, Major Complexity	4.445	2.755
CO2B	Enucleations and Orbital Interventions, Minor Complexity	2.154	1.778

C03A	Retinal Interventions, Major Complexity	1.428	1.798
C03B	Retinal Interventions, Minor Complexity	1.158	0.771
C04A	Major Corneal, Scleral and Conjunctival Interventions, Major Complexity	2.719	3.661
CO4B	Major Corneal, Scleral and Conjunctival Interventions, Minor Complexity	2.684	1.495
C05Z	Dacryocystorhinostomy	1.552	1.578
C10Z	Strabismus Interventions	0.989	1.044
C11Z	Eyelid Interventions	0.916	0.887
C12A	Other Corneal, Scleral and Conjunctival Interventions, Major Complexity	1.965	2.610
C12B	Other Corneal, Scleral and Conjunctival Interventions, Minor Complexity	0.731	0.713
C13Z	Lacrimal Interventions	1.019	0.980
C14A	Other Eye Interventions, Major Complexity	3.003	1.564
C14B	Other Eye Interventions, Minor Complexity	0.658	0.616
C15A	Glaucoma and Complex Cataract Interventions, Major Complexity	1.986	2.679
C15B	Glaucoma and Complex Cataract Interventions, Minor Complexity	0.847	1.339
C16Z	Lens Interventions	0.779	0.569
C60A	Acute and Major Eye Infections, Major Complexity	2.560	2.557
C60B	Acute and Major Eye Infections, Minor Complexity	0.869	1.640
C61A	Neurological and Vascular Disorders of the Eye, Major Complexity	1.203	0.908
C61B	Neurological and Vascular Disorders of the Eye, Minor Complexity	0.470	0.737
C62A	Hyphaema and Medically Managed Trauma to the Eye, Major Complexity	0.854	1.187
C62B	Hyphaema and Medically Managed Trauma to the Eye, Minor Complexity	0.321	0.670
C63A	Other Disorders of the Eye, Major Complexity	1.082	1.469
C63B	Other Disorders of the Eye, Minor Complexity	0.321	0.701
D01Z	Cochlear Implant	6.346	2.625
D02A	Head and Neck Interventions, Major Complexity	8.073	9.487
D02B	Head and Neck Interventions, Intermediate Complexity	4.325	5.569
D02C	Head and Neck Interventions, Minor Complexity	2.623	2.650
D03A	Surgical Repair for Cleft Lip and Palate Disorders, Major Complexity	2.632	3.072
D03B	Surgical Repair for Cleft Lip and Palate Disorders, Minor Complexity	2.343	2.119
D04A	Maxillo Surgery, Major Complexity	4.582	5.822
D04B	Maxillo Surgery, Minor Complexity	2.410	2.807
D05Z	Parotid Gland Interventions	2.546	2.299
D06Z	Sinus and Complex Middle Ear Interventions	1.579	1.331
D10Z	Nasal Interventions	1.535	1.096
D11Z	Tonsillectomy and Adenoidectomy	0.768	0.837
D12A	Other Ear, Nose, Mouth and Throat Interventions, Major Complexity	2.394	2.735
D12B	Other Ear, Nose, Mouth and Throat Interventions, Minor Complexity	1.345	1.980
D13Z	Myringotomy with Tube Insertion	0.424	0.443
D14A	Mouth and Salivary Gland Interventions, Major Complexity	2.400	2.726
D14B	Mouth and Salivary Gland Interventions, Minor Complexity	0.750	0.599
D15Z	Mastoid Interventions	2.618	1.426
D40Z	Dental Extractions and Restorations	0.748	0.509
D60A	Ear, Nose, Mouth and Throat Malignancy, Major Complexity	2.683	3.476
D60B	Ear, Nose, Mouth and Throat Malignancy, Minor Complexity	1.033	0.936
D61A	Dysequilibrium, Major Complexity	2.115	1.008
D61B	Dysequilibrium, Minor Complexity	0.255	0.515

D62A	Epistaxis, Major Complexity	1.046	1.152
D62B	Epistaxis, Minor Complexity	0.269	0.526
D63A	Otitis Media and Upper Respiratory Infections, Major Complexity	0.923	1.211
D63B	Otitis Media and Upper Respiratory Infections, Minor Complexity	0.338	0.533
D64A	Laryngotracheitis and Epiglottitis, Major Complexity	0.423	0.830
D64B	Laryngotracheitis and Epiglottitis, Minor Complexity	0.204	0.439
D65A	Nasal Trauma and Deformity, Major Complexity	4.874	1.324
D65B	Nasal Trauma and Deformity, Minor Complexity	0.286	0.345
D66A	Other Ear, Nose, Mouth and Throat Disorders, Major Complexity	0.923	1.003
D66B	Other Ear, Nose, Mouth and Throat Disorders, Minor Complexity	0.414	0.626
D67A	Oral and Dental Disorders, Major Complexity	1.051	1.427
D67B	Oral and Dental Disorders, Minor Complexity	0.360	0.576
E01A	Major Chest Interventions, Major Complexity	10.325	8.620
E01B	Major Chest Interventions, Intermediate Complexity	6.161	6.432
E01C	Major Chest Interventions, Minor Complexity	5.315	4.290
E02A	Other Respiratory System GIs, Major Complexity	5.326	3.857
E02B	Other Respiratory System GIs, Intermediate Complexity	2.351	1.920
E02C	Other Respiratory System GIs, Minor Complexity	0.863	0.900
E03Z	Lung or Heart-Lung Transplantation	25.822	23.911
E40A	Respiratory System Disorders with Ventilator Support, Major Complexity	12.292	9.341
E40B	Respiratory System Disorders with Ventilator Support, Minor Complexity	5.189	5.351
E41A	Respiratory System Disorders with Non-Invasive Ventilation, Major Complexity	7.456	5.869
E41B	Respiratory System Disorders with Non-Invasive Ventilation, Minor Complexity	3.594	3.177
E42A	Bronchoscopy, Major Complexity	6.277	3.971
E42B	Bronchoscopy, Intermediate Complexity	1.935	1.624
E42C	Bronchoscopy, Minor Complexity	1.285	1.401
E60A	Cystic Fibrosis, Major Complexity	6.157	6.451
E60B	Cystic Fibrosis, Minor Complexity	3.765	2.423
E61A	Pulmonary Embolism, Major Complexity	3.251	5.700
E61B	Pulmonary Embolism, Minor Complexity	0.665	0.829
E62A	Respiratory Infections and Inflammations, Major Complexity	2.459	2.360
E62B	Respiratory Infections and Inflammations, Minor Complexity	0.635	0.808
E63A	Sleep Apnoea, Major Complexity	1.609	0.939
E63B	Sleep Apnoea, Minor Complexity	0.427	0.461
E64A	Pulmonary Oedema and Respiratory Failure, Major Complexity	2.364	2.959
E64B	Pulmonary Oedema and Respiratory Failure, Minor Complexity	0.822	1.409
E65A	Chronic Obstructive Pulmonary Disease, Major Complexity	1.580	1.696
E65B	Chronic Obstructive Pulmonary Disease, Minor Complexity	0.736	0.852
E66A	Major Chest Trauma, Major Complexity	2.066	3.262
E66B	Major Chest Trauma, Minor Complexity	0.662	0.925
E67A	Respiratory Signs and Symptoms, Major Complexity	0.993	2.432
E67B	Respiratory Signs and Symptoms, Minor Complexity	0.513	0.459
E68A	Pneumothorax, Major Complexity	2.500	1.814
E68B	Pneumothorax, Minor Complexity	0.694	0.828
E69A	Bronchitis and Asthma, Major Complexity	0.838	1.005
E69B	Bronchitis and Asthma, Minor Complexity	0.302	0.478

E70A	Whooping Cough and Acute Bronchiolitis, Major Complexity	0.749	0.854
E70B	Whooping Cough and Acute Bronchiolitis, Minor Complexity	0.416	0.543
E71A	Respiratory Neoplastic Disorders, Major Complexity	2.695	2.966
E71B	Respiratory Neoplastic Disorders, Minor Complexity	0.993	1.221
E72Z	Respiratory Problems Arising from Neonatal Period	0.332	1.493
E73A	Pleural Effusion, Major Complexity	2.799	2.491
E73B	Pleural Effusion, Intermediate Complexity	1.263	1.202
E73C	Pleural Effusion, Minor Complexity	0.401	1.527
E74A	Interstitial Lung Disease, Major Complexity	1.870	1.971
E74B	Interstitial Lung Disease, Minor Complexity	0.833	1.052
E75A	Other Respiratory System Disorders, Major Complexity	1.359	1.427
E75B	Other Respiratory System Disorders, Minor Complexity	0.367	0.570
E76A	Respiratory Tuberculosis, Major Complexity	5.157	4.558
E76B	Respiratory Tuberculosis, Minor Complexity	3.168	1.608
E77A	Bronchiectasis, Major Complexity	2.069	2.442
E77B	Bronchiectasis, Minor Complexity	1.150	1.007
F01A	Implantation and Replacement of AICD, Total System, Major Complexity	9.580	5.937
F01B	Implantation and Replacement of AICD, Total System, Major Complexity	2.857	1.775
	Other AICD Interventions		
F02Z	Cardiac Valve Interventions with CPB Pump with Invasive Cardiac Investigation,	2.198	0.622
F03A	Major Complexity	19.572	22.131
	Cardiac Valve Interventions with CPB Pump with Invasive Cardiac Investigation,		
F03B	Minor Complexity	13.901	11.041
F04A	Cardiac Valve Interventions with CPB Pump without Invasive Cardiac Investigation,	10.000	14 900
FU4A	Major Complexity Cardiac Valve Interventions with CPB Pump without Invasive Cardiac Investigation,	18.082	14.892
F04B	Intermediate Complexity	11.252	9.209
	Cardiac Valve Interventions with CPB Pump without Invasive Cardiac Investigation,		
F04C	Minor Complexity	8.609	6.297
F05A	Coronary Bypass with Invasive Cardiac Investigation, Major Complexity	12.849	13.743
F05B	Coronary Bypass with Invasive Cardiac Investigation, Minor Complexity	9.486	9.262
F06A	Coronary Bypass without Invasive Cardiac Investigation, Major Complexity	12.625	11.986
F06B	Coronary Bypass without Invasive Cardiac Investigation, Intermediate Complexity	8.748	7.583
F06C	Coronary Bypass without Invasive Cardiac Investigation, Minor Complexity	7.132	6.484
F07A	Other Cardiothoracic/Vascular Interventions with CPB Pump, Major Complexity	16.382	11.067
	Other Cardiothoracic/Vascular Interventions with CPB Pump, Intermediate		
F07B	Complexity	10.643	11.387
F07C	Other Cardiothoracic/Vascular Interventions with CPB Pump, Minor Complexity	7.464	11.394
F08A	Major Reconstructive Vascular Interventions without CPB Pump, Major Complexity	13.906	12.101
FOOD	Major Reconstructive Vascular Interventions without CPB Pump, Intermediate	0.246	6 500
F08B	Complexity	8.246	6.592
F08C	Major Reconstructive Vascular Interventions without CPB Pump, Minor Complexity	5.292	3.637
F09A	Other Cardiothoracic Interventions without CPB Pump, Major Complexity	6.193	9.840
F09B	Other Cardiothoracic Interventions without CPB Pump, Minor Complexity	2.556	2.238
F10A	Interventional Coronary Procedures, Admitted for AMI, Major Complexity	4.504	5.886
F10B	Interventional Coronary Procedures, Admitted for AMI, Minor Complexity	2.805	1.364
F11A	Amputation, Excluding Upper Limb and Toe, for Circulatory Disorders, Major Complexity	15.697	14.984
	Amputation, Excluding Upper Limb and Toe, for Circulatory Disorders, Minor		
F11B	Complexity	7.752	7.976

F12A	Implantation and Replacement of Pacemaker, Total System, Major Complexity	4.258	3.157
F12B	Implantation and Replacement of Pacemaker, Total System, Minor Complexity	1.711	1.429
F13A	Amputation, Upper Limb and Toe, for Circulatory Disorders, Major Complexity	7.311	6.919
F13B	Amputation, Upper Limb and Toe, for Circulatory Disorders, Minor Complexity	7.381	2.976
F14A	Vascular Interventions, Excluding Major Reconstruction, without CPB Pump, Major Complexity	8.053	6.136
F14B	Vascular Interventions, Excluding Major Reconstruction, without CPB Pump, Intermediate Complexity	3.838	2.888
F14C	Vascular Interventions, Excluding Major Reconstruction, without CPB Pump, Minor Complexity	1.654	1.412
F17A	Insertion and Replacement of Pacemaker Generator, Major Complexity	1.839	0.977
F17B	Insertion and Replacement of Pacemaker Generator, Minor Complexity	1.661	0.410
F18Z	Other Pacemaker Interventions	1.707	1.672
F19A	Trans-Vascular Percutaneous Cardiac Intervention, Major Complexity	6.561	4.772
F19B	Trans-Vascular Percutaneous Cardiac Intervention, Minor Complexity	2.295	1.333
F20Z		0.931	0.938
	Vein Ligation and Stripping		
F21A	Other Circulatory System Gls, Major Complexity	6.982	7.029
F21B	Other Circulatory System Gls, Intermediate Complexity	2.585	3.355
F21C	Other Circulatory System Gls, Minor Complexity	1.336	1.066
F22Z	Insertion of Artificial Heart Device	58.390	44.551
F23Z	Heart Transplantation	34.272	26.149
F24A	Interventional Coronary Procedures, Not Admitted for AMI, Major Complexity	3.604	2.370
F24B	Interventional Coronary Procedures, Not Admitted for AMI, Minor Complexity	1.656	1.377
F25A	Percutaneous Heart Valve Replacement with Bioprosthesis, Major Complexity	7.862	8.380
F25B	Percutaneous Heart Valve Replacement with Bioprosthesis, Minor Complexity	5.946	5.358
F40A	Circulatory Disorders with Ventilator Support, Major Complexity	8.728	5.254
F40B	Circulatory Disorders with Ventilator Support, Minor Complexity	4.123	5.527
F41A	Circulatory Disorders, Admitted for AMI with Invasive Cardiac Investigative Interventions, Major Complexity	2.933	2.699
F41B	Circulatory Disorders, Admitted for AMI with Invasive Cardiac Investigative Interventions, Minor Complexity	1.324	1.055
F42A	Circulatory Disorders, Not Admitted for AMI with Invasive Cardiac Investigative Interventions, Major Complexity	2.486	2.349
	Circulatory Disorders, Not Admitted for AMI with Invasive Cardiac Investigative		
F42B	Interventions, Minor Complexity	0.745	1.177
F43A	Circulatory Disorders with Non-Invasive Ventilation, Major Complexity	8.374	5.775
F43B	Circulatory Disorders with Non-Invasive Ventilation, Minor Complexity	4.330	4.442
5504	Circulatory Disorders, Admitted for AMI without Invasive Cardiac Investigative	4.050	1 9 4 6
F60A	Interventions Circulatory Disorders, Admitted for AMI without Invasive Cardiac Investigative	1.252	1.246
F60B	Interventions, Transferred < 5 Days	0.258	0.301
F61A	Infective Endocarditis, Major Complexity	5.744	5.473
F61B	Infective Endocarditis, Minor Complexity	1.958	1.492
F62A	Heart Failure and Shock, Major Complexity	5.258	2.437
F62B	Heart Failure and Shock, Minor Complexity	0.948	1.120
F62C	Heart Failure and Shock, Transferred < 5 Days	3.103	0.566
F63A	Venous Thrombosis, Major Complexity	2.700	1.199
F63B	Venous Thrombosis, Minor Complexity	0.454	0.733
F64A	Skin Ulcers in Circulatory Disorders, Major Complexity	3.185	2.499
F64B	Skin Ulcers in Circulatory Disorders, Intermediate Complexity	1.199	1.841

F64C	Skin Ulcers in Circulatory Disorders, Minor Complexity	0.631	0.781
F65A	Peripheral Vascular Disorders, Major Complexity	2.089	2.042
F65B	Peripheral Vascular Disorders, Minor Complexity	1.181	0.754
F66A	Coronary Atherosclerosis, Major Complexity	1.094	0.906
F66B	Coronary Atherosclerosis, Minor Complexity	0.290	0.489
F67A	Hypertension, Major Complexity	3.665	1.354
F67B	Hypertension, Minor Complexity	0.279	0.525
F68Z	Congenital Heart Disease	0.667	0.425
F69A	Valvular Disorders, Major Complexity	0.824	0.724
F69B	Valvular Disorders, Minor Complexity	0.391	0.458
F72A	Unstable Angina, Major Complexity	0.793	0.959
F72B	Unstable Angina, Minor Complexity	2.024	0.549
F73A	Syncope and Collapse, Major Complexity	1.245	1.533
F73B	Syncope and Collapse, Minor Complexity	0.497	0.608
F74A	Chest Pain, Major Complexity	0.995	0.665
F74B	Chest Pain, Minor Complexity	0.157	0.272
F75A	Other Circulatory Disorders, Major Complexity	2.194	2.161
F75B	Other Circulatory Disorders, Minor Complexity	0.600	0.667
F76A	Arrhythmia, Cardiac Arrest and Conduction Disorders, Major Complexity	1.189	1.156
F76B	Arrhythmia, Cardiac Arrest and Conduction Disorders, Minor Complexity	0.342	1.099
G01A	Rectal Resection, Major Complexity	9.757	11.054
G01B	Rectal Resection, Intermediate Complexity	6.332	5.779
G01C	Rectal Resection, Minor Complexity	7.286	4.483
G02A	Major Small and Large Bowel Interventions, Major Complexity	9.757	8.956
G02B	Major Small and Large Bowel Interventions, Intermediate Complexity	4.904	4.933
G02C	Major Small and Large Bowel Interventions, Minor Complexity	3.117	2.899
G03A	Stomach, Oesophageal and Duodenal Interventions, Major Complexity	9.867	10.936
G03B	Stomach, Oesophageal and Duodenal Interventions, Intermediate Complexity	5.039	5.212
G03C	Stomach, Oesophageal and Duodenal Interventions, Minor Complexity	2.128	1.959
G04A	Peritoneal Adhesiolysis, Major Complexity	6.460	5.396
G04B	Peritoneal Adhesiolysis, Intermediate Complexity	3.178	2.657
G04C	Peritoneal Adhesiolysis, Minor Complexity	2.357	1.578
G05A	Minor Small and Large Bowel Interventions, Major Complexity	3.986	3.053
G05B	Minor Small and Large Bowel Interventions, Minor Complexity	1.820	1.449
G06Z	Pyloromyotomy	2.009	1.558
G07A	Appendicectomy, Major Complexity	2.549	2.277
G07B	Appendicectomy, Minor Complexity	1.266	1.281
G10A	Hernia Interventions, Major Complexity	2.503	5.143
G10B	Hernia Interventions, Minor Complexity	1.151	1.053
G11A	Anal and Stomal Interventions, Major Complexity	1.954	2.655
G11B	Anal and Stomal Interventions, Minor Complexity	0.676	0.736
G12A	Other Digestive System GIs, Major Complexity	7.426	4.882
G12B	Other Digestive System GIs, Intermediate Complexity	2.793	2.442
G12C	Other Digestive System GIs, Minor Complexity	1.322	1.180
G13Z	Peritonectomy for Gastrointestinal Disorders	9.526	10.236
G46A	Complex Endoscopy, Major Complexity	2.705	2.430

G46B	Complex Endoscopy, Minor Complexity	0.770	0.637
G47A	Gastroscopy, Major Complexity	2.267	2.188
G47B	Gastroscopy, Intermediate Complexity	0.848	0.781
G47C	Gastroscopy, Minor Complexity	0.707	0.390
G48A	Colonoscopy, Major Complexity	3.072	1.655
G48B	Colonoscopy, Minor Complexity	0.473	0.381
G60A	Digestive Malignancy, Major Complexity	1.922	2.140
G60B	Digestive Malignancy, Minor Complexity	0.779	0.955
G61A	Gastrointestinal Haemorrhage, Major Complexity	1.159	1.279
G61B	Gastrointestinal Haemorrhage, Minor Complexity	0.378	0.630
G64Z	Inflammatory Bowel Disease	0.469	0.761
G65A	Gastrointestinal Obstruction, Major Complexity	1.557	1.481
G65B	Gastrointestinal Obstruction, Minor Complexity	0.527	0.651
G66A	Abdominal Pain and Mesenteric Adenitis, Major Complexity	0.545	0.816
G66B	Abdominal Pain and Mesenteric Adenitis, Minor Complexity	0.230	0.388
G67A	Oesophagitis and Gastroenteritis, Major Complexity	1.004	7.504
G67B	Oesophagitis and Gastroenteritis, Minor Complexity	0.279	0.537
G70A	Other Digestive System Disorders, Major Complexity	1.754	1.581
G70B	Other Digestive System Disorders, Intermediate Complexity	0.566	0.773
G70C	Other Digestive System Disorders, Minor Complexity	0.303	0.535
H01A	Pancreas, Liver and Shunt Interventions, Major Complexity	10.674	9.503
H01B	Pancreas, Liver and Shunt Interventions, Intermediate Complexity	4.835	5.463
H01C	Pancreas, Liver and Shunt Interventions, Minor Complexity	1.928	2.404
H02A	Major Biliary Tract Interventions, Major Complexity	7.409	5.805
H02B	Major Biliary Tract Interventions, Intermediate Complexity	4.705	3.587
H02C	Major Biliary Tract Interventions, Minor Complexity	3.271	2.071
H05A	Hepatobiliary Diagnostic Interventions, Major Complexity	5.523	5.935
H05B	Hepatobiliary Diagnostic Interventions, Intermediate Complexity	2.832	3.164
H05C	Hepatobiliary Diagnostic Interventions, Minor Complexity	0.953	2.253
H06A	Other Hepatobiliary and Pancreas Interventions, Major Complexity	9.327	5.919
H06B	Other Hepatobiliary and Pancreas Interventions, Intermediate Complexity	3.479	3.279
H06C	Other Hepatobiliary and Pancreas Interventions, Minor Complexity	1.012	0.843
H07A	Open Cholecystectomy, Major Complexity	7.946	7.138
H07B	Open Cholecystectomy, Intermediate Complexity	3.706	3.712
H07C	Open Cholecystectomy, Minor Complexity	2.825	2.662
H08A	Laparoscopic Cholecystectomy, Major Complexity	6.623	3.238
H08B	Laparoscopic Cholecystectomy, Minor Complexity	1.607	1.888
H09Z	Liver Transplantation	18.185	16.890
H60A	Cirrhosis and Alcoholic Hepatitis, Major Complexity	5.089	4.796
H60B	Cirrhosis and Alcoholic Hepatitis, Intermediate Complexity	2.006	1.895
H60C	Cirrhosis and Alcoholic Hepatitis, Minor Complexity	0.802	0.969
H61A	Malignancy of Hepatobiliary System and Pancreas, Major Complexity	2.836	2.413
H61B	Malignancy of Hepatobiliary System and Pancreas, Minor Complexity	0.860	1.266
H62A	Disorders of Pancreas, Excluding Malignancy, Major Complexity	2.632	2.330
H62B	Disorders of Pancreas, Excluding Malignancy, Minor Complexity	0.701	0.720
H63A	Other Disorders of Liver, Major Complexity	3.550	3.026

H63B	Other Disorders of Liver, Intermediate Complexity	1.349	1.220
H63C	Other Disorders of Liver, Minor Complexity	0.612	0.781
H64A	Disorders of the Biliary Tract, Major Complexity	2.043	2.017
H64B	Disorders of the Biliary Tract, Minor Complexity	0.599	0.769
H65A	Bleeding Oesophageal Varices, Major Complexity	6.620	3.236
H65B	Bleeding Oesophageal Varices, Intermediate Complexity	2.849	3.429
H65C	Bleeding Oesophageal Varices, Minor Complexity	1.931	1.775
101A	Bilateral and Multiple Major Joint Interventions of Lower Limb, Major Complexity	12.047	19.414
101B	Bilateral and Multiple Major Joint Interventions of Lower Limb, Minor Complexity	3.671	3.107
102A	Microvascular Tissue Transfers or Skin Grafts, Excluding Hand, Major Complexity Microvascular Tissue Transfers or Skin Grafts, Excluding Hand, Intermediate	16.404	19.335
102B	Complexity	11.653	9.588
102C	Microvascular Tissue Transfers or Skin Grafts, Excluding Hand, Minor Complexity	7.411	6.181
103A	Hip Replacement for Trauma, Major Complexity	5.652	5.365
103B	Hip Replacement for Trauma, Minor Complexity	4.593	3.450
104A	Knee Replacement, Major Complexity	4.065	16.412
104B	Knee Replacement, Minor Complexity	3.119	2.230
105A	Other Joint Replacement, Major Complexity	10.650	10.261
105B	Other Joint Replacement, Minor Complexity	5.275	4.424
106Z	Spinal Fusion for Deformity	9.986	5.733
107Z	Amputation	15.157	6.835
108A	Other Hip and Femur Interventions, Major Complexity	7.089	8.972
108B	Other Hip and Femur Interventions, Intermediate Complexity	4.177	3.529
108C	Other Hip and Femur Interventions, Minor Complexity	3.399	2.834
109A	Spinal Fusion, Major Complexity	18.690	12.246
109B	Spinal Fusion, Intermediate Complexity	9.552	9.327
109C	Spinal Fusion, Minor Complexity	8.533	5.823
I10A	Other Back and Neck Interventions, Major Complexity	6.908	9.986
I10B	Other Back and Neck Interventions, Minor Complexity	3.507	4.102
I11Z	Limb Lengthening Interventions	3.324	2.437
l12A	Miscellaneous Musculoskeletal Interventions for Infection/Inflammation of Bone and Joint, Major Complexity	8.375	6.586
I12B	Miscellaneous Musculoskeletal Interventions for Infection/Inflammation of Bone and Joint, Intermediate Complexity	5.364	3.291
I12C	Miscellaneous Musculoskeletal Interventions for Infection/Inflammation of Bone and Joint, Minor Complexity	1.868	1.903
113A	Humerus, Tibia, Fibula and Ankle Interventions, Major Complexity	8.176	4.932
I13B	Humerus, Tibia, Fibula and Ankle Interventions, Intermediate Complexity	3.514	3.130
I13C	Humerus, Tibia, Fibula and Ankle Interventions, Minor Complexity	2.993	2.258
I15Z	Cranio-Facial Surgery	5.830	5.382
116Z	Other Shoulder Interventions	1.606	2.263
I17A	Maxillo-Facial Surgery, Major Complexity	3.944	3.083
I17B	Maxillo-Facial Surgery, Minor Complexity	2.090	2.110
I18A	Other Knee Interventions, Major Complexity	2.234	2.050
I18B	Other Knee Interventions, Minor Complexity	0.845	0.572
l19A	Other Elbow and Forearm Interventions, Major Complexity	4.064	3.333
I19B	Other Elbow and Forearm Interventions, Minor Complexity	2.229	1.683
120A	Other Foot Interventions, Major Complexity	4.557	3.538

120B	Other Foot Interventions, Minor Complexity	2.157	1.663
I21A	Local Excision and Removal of Internal Fixation Devices of Hip and Femur, Major Complexity	3.197	3.265
I21B	Local Excision and Removal of Internal Fixation Devices of Hip and Femur, Minor Complexity	1.730	1.394
I23A	Local Excision and Removal of Internal Fixation Devices, Excluding Hip and Femur, Major Complexity	1.315	1.133
123B	Local Excision and Removal of Internal Fixation Devices, Excluding Hip and Femur, Minor Complexity	0.768	0.634
124A	Arthroscopy, Major Complexity	1.499	2.540
124B	Arthroscopy, Minor Complexity	0.757	1.557
125A	Bone and Joint Diagnostic Interventions Including Biopsy, Major Complexity	3.264	3.543
125B	Bone and Joint Diagnostic Interventions Including Biopsy, Minor Complexity	1.001	0.782
127A	Soft Tissue Interventions, Major Complexity	9.921	5.232
127B	Soft Tissue Interventions, Minor Complexity	1.316	1.378
128A	Other Musculoskeletal Interventions, Major Complexity	7.536	5.348
128B	Other Musculoskeletal Interventions, Intermediate Complexity	3.393	2.867
128C	Other Musculoskeletal Interventions, Minor Complexity	1.320	1.139
129Z	Knee Reconstructions, and Revisions of Reconstructions	7.211	7.254
130Z	Hand Interventions	1.095	1.403
I31A	Revision of Hip Replacement, Major Complexity	10.972	8.637
I31B	Revision of Hip Replacement, Intermediate Complexity	6.600	6.572
131C	Revision of Hip Replacement, Minor Complexity	8.522	3.882
132A	Revision of Knee Replacement, Major Complexity	8.720	8.106
132B	Revision of Knee Replacement, Minor Complexity	5.596	4.842
133A	Hip Replacement for Non-Trauma, Major Complexity	6.727	4.470
133B	Hip Replacement for Non-Trauma, Minor Complexity	3.748	2.969
160Z	Femoral Shaft Fractures	3.002	3.222
161Z	Distal Femoral Fractures	1.354	0.636
163A	Sprains, Strains and Dislocations of Hip, Pelvis and Thigh, Major Complexity	1.084	1.843
163B	Sprains, Strains and Dislocations of Hip, Pelvis and Thigh, Minor Complexity	0.737	0.611
164A	Osteomyelitis, Major Complexity	3.725	3.519
164B	Osteomyelitis, Minor Complexity	1.197	0.818
165A	Musculoskeletal Malignant Neoplastic Disorders, Major Complexity	3.735	3.218
165B	Musculoskeletal Malignant Neoplastic Disorders, Miajor Complexity Musculoskeletal Malignant Neoplastic Disorders, Minor Complexity	1.279	1.347
166A	Inflammatory Musculoskeletal Disorders, Major Complexity	2.677	7.089
166B	Inflammatory Musculoskeletal Disorders, Major Complexity	0.474	0.703
167A	Septic Arthritis, Major Complexity	3.376	2.461
167B	Septic Arthritis, Major Complexity Septic Arthritis, Minor Complexity	0.749	1.215
168A	Non-surgical Spinal Disorders, Major Complexity	1.345	1.660
168B	Non-surgical Spinal Disorders, Minor Complexity		
168B		0.313	0.673
	Bone Diseases and Arthropathies, Major Complexity Bone Diseases and Arthropathies, Minor Complexity		
169B		0.490	2.465
171A	Other Musculotendinous Disorders, Major Complexity	1.331	1.431
171B	Other Musculotendinous Disorders, Minor Complexity	0.313	0.589
172A	Specific Musculotendinous Disorders, Major Complexity	4.657	1.738
172B	Specific Musculotendinous Disorders, Minor Complexity	0.629	0.886
173A	Aftercare of Musculoskeletal Implants or Prostheses, Major Complexity	1.725	2.170

173B	Aftercare of Musculoskeletal Implants or Prostheses, Minor Complexity	0.611	0.780
I74A	Injuries to Forearm, Wrist, Hand and Foot, Major Complexity	0.803	1.059
174B	Injuries to Forearm, Wrist, Hand and Foot, Minor Complexity	0.324	0.451
175A	Injuries to Shoulder, Arm, Elbow, Knee, Leg and Ankle, Major Complexity	1.867	1.665
175B	Injuries to Shoulder, Arm, Elbow, Knee, Leg and Ankle, Intermediate Complexity	0.532	0.638
175C	Injuries to Shoulder, Arm, Elbow, Knee, Leg and Ankle, Minor Complexity	0.313	0.508
176A	Other Musculoskeletal Disorders, Major Complexity	1.781	1.963
176B	Other Musculoskeletal Disorders, Minor Complexity	0.401	0.598
177A	Fractures of Pelvis, Major Complexity	2.600	2.112
177B	Fractures of Pelvis, Minor Complexity	0.838	0.951
178A	Fractures of Neck of Femur, Major Complexity	2.372	8.353
178B	Fractures of Neck of Femur, Minor Complexity	1.060	0.700
179A	Pathological Fractures, Major Complexity	2.706	2.576
179B	Pathological Fractures, Minor Complexity	1.025	1.146
180Z	Femoral Fractures, Transferred to Acute Facility < 2 Days	0.209	0.216
J01A	Microvascular Tissue Transfers for Skin, Subcutaneous Tissue and Breast Disorders, Major Complexity	12.718	12.950
J01B	Microvascular Tissue Transfers for Skin, Subcutaneous Tissue and Breast Disorders, Minor Complexity	8.110	5.120
J06A	Major Interventions for Breast Disorders, Major Complexity	2.542	1.460
J06B	Major Interventions for Breast Disorders, Minor Complexity	1.871	1.792
J07Z	Minor Interventions for Breast Disorders	0.968	0.891
J08A	Other Skin Grafts and Debridement Interventions, Major Complexity	5.332	7.243
JO8B	Other Skin Grafts and Debridement Interventions, Intermediate Complexity	1.289	1.543
J08C	Other Skin Grafts and Debridement Interventions, Minor Complexity	1.095	1.309
J09Z	Perianal and Pilonidal Interventions	0.768	0.819
J10A	Plastic GIs for Skin, Subcutaneous Tissue and Breast Disorders, Major Complexity	1.764	1.852
J10B	Plastic GIs for Skin, Subcutaneous Tissue and Breast Disorders, Minor Complexity	0.724	0.724
J11A	Other Skin, Subcutaneous Tissue and Breast Interventions, Major Complexity	10.117	1.788
J11B	Other Skin, Subcutaneous Tissue and Breast Interventions, Minor Complexity	0.925	0.824
J12A	Lower Limb Interventions with Ulcer or Cellulitis, Major Complexity	6.036	5.210
J12B	Lower Limb Interventions with Ulcer or Cellulitis, Minor Complexity	2.378	2.180
J13A	Lower Limb Interventions without Ulcer or Cellulitis, Major Complexity	4.313	2.806
J13B	Lower Limb Interventions without Ulcer or Cellulitis, Minor Complexity	1.990	1.280
J14Z	Major Breast Reconstructions	4.769	3.932
J60A	Skin Ulcers and Pressure Injuries, Major Complexity	3.046	3.289
J60B	Skin Ulcers and Pressure Injuries, Intermediate Complexity	1.177	1.838
J60C	Skin Ulcers and Pressure Injuries, Minor Complexity	0.365	2.084
J62A	Malignant Breast Disorders, Major Complexity	2.590	3.157
J62B	Malignant Breast Disorders, Minor Complexity	0.429	1.374
J63Z	Non-Malignant Breast Disorders	0.661	0.611
J64A	Cellulitis, Major Complexity	1.567	1.779
J64B	Cellulitis, Minor Complexity	0.835	0.780
J65A	Trauma to Skin, Subcutaneous Tissue and Breast, Major Complexity	1.406	1.889
J65B	Trauma to Skin, Subcutaneous Tissue and Breast, Minor Complexity	0.279	0.517
J67A	Minor Skin Disorders, Major Complexity	1.138	1.212
J67B	Minor Skin Disorders, Minor Complexity	0.364	0.585

J68A	Major Skin Disorders, Major Complexity	5.147	2.476
J68B	Major Skin Disorders, Minor Complexity	0.317	0.822
J69A	Skin Malignancy, Major Complexity	2.274	1.765
J69B	Skin Malignancy, Minor Complexity	0.286	0.668
K01A	GIs for Diabetic Complications, Major Complexity	10.687	11.890
K01B	GIs for Diabetic Complications, Intermediate Complexity	5.427	5.105
K01C	GIs for Diabetic Complications, Minor Complexity	3.231	2.734
K02Z	Pituitary Interventions	6.231	5.322
K03Z	Adrenal Interventions	3.676	3.025
K05A	Parathyroid Interventions, Major Complexity	4.855	3.630
K05B	Parathyroid Interventions, Minor Complexity	1.384	1.197
K06A	Thyroid Interventions, Major Complexity	4.652	3.798
K06B	Thyroid Interventions, Minor Complexity	1.905	1.928
K08Z	Thyroglossal Interventions	1.669	3.274
K09A	Other Endocrine, Nutritional and Metabolic GIs, Major Complexity	5.387	4.540
K09B	Other Endocrine, Nutritional and Metabolic GIs, Minor Complexity	3.060	2.767
K10Z	Revisional and Open Interventions for Obesity	4.636	3.812
K11A	Major Laparoscopic Interventions for Obesity, Major Complexity	3.175	2.705
K11B	Major Laparoscopic Interventions for Obesity, Minor Complexity	2.537	3.598
K12Z	Other Interventions for Obesity	4.735	1.480
K13Z	Plastic GIs for Endocrine, Nutritional and Metabolic Disorders	2.763	2.577
K40A	Endoscopic and Investigative Interventions for Metabolic Disorders, Major Complexity	5.160	4.535
K40B	Endoscopic and Investigative Interventions for Metabolic Disorders, Minor Complexity	0.730	0.498
K60A	Diabetes, Major Complexity	2.211	2.276
K60B	Diabetes, Minor Complexity	0.880	2.915
K61A	Severe Nutritional Disturbance, Major Complexity	4.614	3.282
K61B	Severe Nutritional Disturbance, Minor Complexity	2.999	2.005
K62A	Miscellaneous Metabolic Disorders, Major Complexity	7.712	2.327
K62B	Miscellaneous Metabolic Disorders, Intermediate Complexity	0.758	0.966
K62C	Miscellaneous Metabolic Disorders, Minor Complexity	0.411	0.761
K63A	Inborn Errors of Metabolism, Major Complexity	1.864	2.456
K63B	Inborn Errors of Metabolism, Minor Complexity	0.406	0.981
K64A	Endocrine Disorders, Major Complexity	1.547	1.625
K64B	Endocrine Disorders, Minor Complexity	0.542	0.840
L02A	Operative Insertion of Peritoneal Catheter for Dialysis, Major Complexity	4.788	2.648
LO2B	Operative Insertion of Peritoneal Catheter for Dialysis, Minor Complexity	1.589	1.639
LO3A	Kidney, Ureter and Major Bladder Interventions for Neoplastic Disorders, Major Complexity	10.128	10.779
105A	Kidney, Ureter and Major Bladder Interventions for Neoplastic Disorders,	10.120	10.775
LO3B	Intermediate Complexity	5.130	5.489
L03C	Kidney, Ureter and Major Bladder Interventions for Neoplastic Disorders, Minor Complexity	3.030	2.501
L04A	Kidney, Ureter and Major Bladder Interventions for Non-Neoplastic Disorders, Major Complexity	5.806	5.994
	Kidney, Ureter and Major Bladder Interventions for Non-Neoplastic Disorders,		
LO4B	Intermediate Complexity	2.156	2.146

L04C	Kidney, Ureter and Major Bladder Interventions for Non-Neoplastic Disorders, Minor Complexity	1.112	2.341
L05A	Transurethral Prostatectomy for Urinary Disorder, Major Complexity	3.331	6.613
L05B	Transurethral Prostatectomy for Urinary Disorder, Minor Complexity	1.301	1.159
L06A	Minor Bladder Interventions, Major Complexity	5.458	5.558
L06B	Minor Bladder Interventions, Intermediate Complexity	1.993	2.116
L06C	Minor Bladder Interventions, Minor Complexity	1.560	0.865
L07A	Other Transurethral Interventions, Major Complexity	2.776	3.015
LO7B	Other Transurethral Interventions, Minor Complexity	0.845	0.798
L08Z	Urethral Interventions	4.379	1.447
L09A	Other Interventions for Kidney and Urinary Tract Disorders, Major Complexity	8.504	6.086
LO9B	Other Interventions for Kidney and Urinary Tract Disorders, Intermediate Complexity	2.608	2.705
LO9C	Other Interventions for Kidney and Urinary Tract Disorders, Minor Complexity	1.277	1.291
L10A	Kidney Transplantation, Age <= 16 Years or Major Complexity	14.140	9.019
L10B	Kidney Transplantation, Age >= 17 Years and Minor Complexity	6.117	5.845
L43A	Nephrolithiasis Interventions, Major Complexity	2.168	1.846
L43B	Nephrolithiasis Interventions, Minor Complexity	0.853	0.887
L44A	Cystourethroscopy for Urinary Disorder, Major Complexity	0.708	0.967
L44B	Cystourethroscopy for Urinary Disorder, Minor Complexity	0.229	0.281
L60A	Kidney Failure, Major Complexity	4.962	3.867
L60B	Kidney Failure, Intermediate Complexity	1.583	1.707
L60C	Kidney Failure, Minor Complexity	0.588	0.307
L61Z	Haemodialysis	0.088	0.088
L62A	Kidney and Urinary Tract Neoplastic Disorders, Major Complexity	2.013	2.153
L62B	Kidney and Urinary Tract Neoplastic Disorders, Intermediate Complexity	0.562	0.682
L62C	Kidney and Urinary Tract Neoplastic Disorders, Minor Complexity	0.238	0.248
L63A	Kidney and Urinary Tract Infections, Major Complexity	1.385	1.538
L63B	Kidney and Urinary Tract Infections, Minor Complexity	0.452	0.628
L64A	Urinary Stones and Obstruction, Major Complexity	0.788	0.626
L64B	Urinary Stones and Obstruction, Minor Complexity	0.175	0.281
L65A	Kidney and Urinary Tract Signs and Symptoms, Major Complexity	1.345	1.302
L65B	Kidney and Urinary Tract Signs and Symptoms, Minor Complexity	0.341	0.514
L66Z	Urethral Stricture	0.301	0.198
L67A	Other Kidney and Urinary Tract Disorders, Major Complexity	2.300	2.202
L67B	Other Kidney and Urinary Tract Disorders, Intermediate Complexity	0.633	0.638
L67C	Other Kidney and Urinary Tract Disorders, Minor Complexity	0.337	0.412
L68Z	Peritoneal Dialysis	0.088	0.130
M01A	Major Male Pelvic Interventions, Major Complexity	5.296	29.547
M01B	Major Male Pelvic Interventions, Minor Complexity	3.230	3.096
M02A	Transurethral Prostatectomy for Reproductive System Disorder, Major Complexity	3.338	2.998
M02B	Transurethral Prostatectomy for Reproductive System Disorder, Minor Complexity	1.431	1.611
M03A	Penis Interventions, Major Complexity	2.870	5.321
M03B	Penis Interventions, Minor Complexity	1.029	1.118
M04A	Testes Interventions, Major Complexity	1.488	1.747
M04B	Testes Interventions, Minor Complexity	0.767	0.848
M05Z	Circumcision	0.639	0.546
M06A	Other Male Reproductive System Gls, Major Complexity	3.758	3.670

M06B	Other Male Reproductive System Gls, Minor Complexity	1.198	1.680
M40Z	Cystourethroscopy for Male Reproductive System Disorder, Sameday	0.314	0.175
M60A	Male Reproductive System Malignancy, Major Complexity	1.952	1.908
M60B	Male Reproductive System Malignancy, Minor Complexity	0.501	0.502
M61A	Benign Prostatic Hypertrophy, Major Complexity	0.878	2.145
M61B	Benign Prostatic Hypertrophy, Minor Complexity	0.370	0.507
M62A	Male Reproductive System Inflammation, Major Complexity	1.240	1.709
M62B	Male Reproductive System Inflammation, Minor Complexity	0.401	0.656
M63Z	Male Sterilisation Interventions	0.499	0.370
M64A	Other Male Reproductive System Disorders, Major Complexity	0.748	0.764
M64B	Other Male Reproductive System Disorders, Minor Complexity	1.016	0.344
N01Z	Pelvic Evisceration and Radical Vulvectomy	4.511	16.142
N04A	Hysterectomy for Non-Malignancy, Major Complexity	3.001	2.444
N04B	Hysterectomy for Non-Malignancy, Minor Complexity	2.120	2.023
N05A	Oophorectomy and Complex Fallopian Tube Interventions for Non-Malignancy, Major Complexity	2.567	1.668
N05B	Oophorectomy and Complex Fallopian Tube Interventions for Non-Malignancy, Minor Complexity	1.432	1.437
N06A	Female Reproductive System Reconstructive Interventions, Major Complexity	2.352	4.146
N06B	Female Reproductive System Reconstructive Interventions, Minor Complexity	2.304	1.272
N07A	Other Uterus and Adnexa Interventions for Non-Malignancy, Major Complexity	1.274	1.246
N07B	Other Uterus and Adnexa Interventions for Non-Malignancy, Minor Complexity	0.601	0.525
N08Z	Endoscopic and Laparoscopic Interventions, Female Reproductive System	0.994	1.002
N09A	Other Vagina, Cervix and Vulva Interventions, Major Complexity	1.296	1.868
N09B	Other Vagina, Cervix and Vulva Interventions, Minor Complexity	0.485	0.489
N10Z	Diagnostic Curettage and Diagnostic Hysteroscopy	0.476	0.439
N11A	Other Female Reproductive System GIs, Major Complexity	2.075	3.940
N11B	Other Female Reproductive System GIs, Minor Complexity	1.198	0.436
N12A	Uterus and Adnexa Interventions for Malignancy, Major Complexity	5.578	3.420
N12B	Uterus and Adnexa Interventions for Malignancy, Intermediate Complexity	2.939	2.792
N12C	Uterus and Adnexa Interventions for Malignancy, Minor Complexity	2.277	1.768
N60A	Female Reproductive System Malignancy, Major Complexity	3.714	4.410
N60B	Female Reproductive System Malignancy, Minor Complexity	0.956	1.097
N61A	Female Reproductive System Infections, Major Complexity	0.799	1.003
N61B	Female Reproductive System Infections, Minor Complexity	0.333	0.454
N62A	Menstrual and Other Female Reproductive System Disorders, Major Complexity	0.596	0.612
N62B	Menstrual and Other Female Reproductive System Disorders, Minor Complexity	0.292	0.382
001A	Caesarean Delivery, Major Complexity	3.213	3.369
O01B	Caesarean Delivery, Intermediate Complexity	2.061	2.295
001C	Caesarean Delivery, Minor Complexity	1.574	1.542
002A	Vaginal Delivery with GIs, Major Complexity	2.360	3.309
O02B	Vaginal Delivery with GIs, Minor Complexity	1.490	1.290
003Z	Ectopic Pregnancy	1.104	1.061
004A	Postpartum and Post Abortion with GIs, Major Complexity	2.223	2.442
O04B	Postpartum and Post Abortion with GIs, Minor Complexity	0.695	1.025
005Z	Abortion with GIs	0.473	0.441
060A	Vaginal Delivery, Major Complexity	1.435	1.506

O60B	Vaginal Delivery, Intermediate Complexity	0.955	1.104
O60C	Vaginal Delivery, Minor Complexity	0.652	0.764
061A	Postpartum and Post Abortion without GIs, Major Complexity	1.437	1.029
O61B	Postpartum and Post Abortion without GIs, Minor Complexity	0.545	0.640
063A	Abortion without GIs, Major Complexity	0.664	0.869
O63B	Abortion without GIs, Minor Complexity	0.319	0.319
0050	Antenatal and Other Admissions related to Pregnancy, Childbirth and the	0.515	0.515
066A	Puerperium, Major Complexity	0.779	0.887
	Antenatal and Other Admissions related to Pregnancy, Childbirth and the		
O66B	Puerperium, Intermediate Complexity	0.615	0.541
	Antenatal and Other Admissions related to Pregnancy, Childbirth and the		
066C	Puerperium, Minor Complexity	0.280	0.402
	Neonate with Significant GI or Ventilation >= 96 Hours, Died or Transfer to Acute		
P01Z	Facility < 5 Days	1.238	1.910
P02Z	Cardiothoracic and Vascular Interventions for Neonates	3.831	33.161
	Neonate, Admission Weight 1000-1499g with Significant GI or Ventilation >= 96		
P03A	Hours, Major Complexity	22.191	16.267
0000	Neonate, Admission Weight 1000-1499g with Significant GI or Ventilation >= 96	44 447	40.000
P03B	Hours, Minor Complexity	11.117	12.658
P04A	Neonate, Admission Weight 1500-1999g with Significant GI or Ventilation >= 96 Hours, Major Complexity	15.832	11.850
FU4A	Neonate, Admission Weight 1500-1999g with Significant GI or Ventilation >= 96	13.032	11.000
P04B	Hours, Minor Complexity	8.196	9.410
	Neonate, Admission Weight 2000-2499g with Significant GI or Ventilation >= 96		
P05A	Hours, Major Complexity	18.089	14.070
	Neonate, Admission Weight 2000-2499g with Significant GI or Ventilation >= 96		
P05B	Hours, Minor Complexity	8.010	8.030
	Neonate, Admission Weight >= 2500g with Significant GI or Ventilation >= 96 Hours,		
P06A	Major Complexity	20.318	16.220
	Neonate, Admission Weight >= 2500g with Significant GI or Ventilation >= 96 Hours,	<i>c</i>	
P06B	Minor Complexity	6.003	4.473
P07Z	Neonate, Admission Weight < 750g with Significant GI	47.379	34.490
P08Z	Neonate, Admission Weight 750-999g with Significant GI	46.627	53.210
	Neonate without Significant GI or Ventilation >= 96 Hours, Died or Transfer to Acute		
P60A	Facility < 5 Days, Major Complexity	1.222	1.352
0.000	Neonate without Significant GI or Ventilation >= 96 Hours, Died or Transfer to Acute	0.500	0.057
P60B	Facility < 5 Days, Minor Complexity	0.509	0.857
P61Z	Neonate, Admission Weight < 750g without Significant GI	30.881	21.306
P62A	Neonate, Admission Weight 750-999g without Significant GI, Major Complexity	31.583	21.124
P62B	Neonate, Admission Weight 750-999g without Significant GI, Minor Complexity	20.659	19.656
	Neonate, Admission Weight 1000-1249g without Significant GI or Ventilation >= 96		
P63A	Hours, Major Complexity	12.923	11.291
	Neonate, Admission Weight 1000-1249g without Significant GI or Ventilation >= 96		
P63B	Hours, Minor Complexity	1.683	0.186
DC 44	Neonate, Admission Weight 1250-1499g without Significant GI or Ventilation >= 96	10 170	42 740
P64A	Hours, Major Complexity Neonate, Admission Weight 1250-1499g without Significant GI or Ventilation >= 96	10.470	13.748
P64B	Hours, Minor Complexity	6.696	8.763
F04B	Neonate, Admission Weight 1500-1999g without Significant GI or Ventilation >= 96	0.030	6.705
P65A	Hours, Extreme Complexity	7.883	9.742
	Neonate, Admission Weight 1500-1999g without Significant GI or Ventilation >= 96		
P65B	Hours, Major Complexity	7.036	6.350
	Neonate, Admission Weight 1500-1999g without Significant GI or Ventilation >= 96		
P65C	Hours, Intermediate Complexity	5.220	4.201

P65D	Neonate, Admission Weight 1500-1999g without Significant GI or Ventilation >= 96 Hours, Minor Complexity	3.467	4.111
	Neonate, Admission Weight 2000-2499g without Significant GI or Ventilation >= 96		
P66A	Hours, Extreme Complexity	5.662	3.912
P66B	Neonate, Admission Weight 2000-2499g without Significant GI or Ventilation >= 96 Hours, Major Complexity	2.816	2.995
P66C	Neonate, Admission Weight 2000-2499g without Significant GI or Ventilation >= 96 Hours, Intermediate Complexity	1.991	2.642
	Neonate, Admission Weight 2000-2499g without Significant GI or Ventilation >= 96		
P66D	Hours, Minor Complexity	1.097	1.016
P67A	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96 Hours, < 37 Complete Weeks Gestation, Extreme Complexity	4.138	3.531
	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96		
P67B	Hours, < 37 Complete Weeks Gestation, Major Complexity	2.420	3.505
	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96	1 050	1.000
P67C	Hours, < 37 Complete Weeks Gestation, Intermediate Complexity	1.952	1.989
P67D	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96 Hours, < 37 Complete Weeks Gestation, Minor Complexity	1.366	0.968
	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96		
P68A	Hours, >= 37 Complete Weeks Gestation, Extreme Complexity	2.497	2.708
	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96		
P68B	Hours, >= 37 Complete Weeks Gestation, Major Complexity	1.097	1.225
P68C	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96 Hours, >= 37 Complete Weeks Gestation, Intermediate Complexity	0.742	0.946
	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96		015 1
P68D	Hours, >= 37 Complete Weeks Gestation, Minor Complexity	0.580	0.579
Q01Z	Splenectomy	4.594	4.238
Q02A	Blood and Immune System Disorders with Other GIs, Major Complexity	12.945	5.340
Q02B	Blood and Immune System Disorders with Other GIs, Minor Complexity	1.282	1.399
Q60A	Reticuloendothelial and Immunity Disorders, Major Complexity	2.145	2.12
Q60B	Reticuloendothelial and Immunity Disorders, Minor Complexity	0.818	0.480
Q61A	Red Blood Cell Disorders, Major Complexity	1.420	1.224
Q61B	Red Blood Cell Disorders, Intermediate Complexity	0.364	0.370
Q61C	Red Blood Cell Disorders, Minor Complexity	0.309	0.48
Q62A	Coagulation Disorders, Major Complexity	2.367	2.21
Q62B	Coagulation Disorders, Minor Complexity	0.476	0.792
R01A	Lymphoma and Leukaemia with Major GIs, Major Complexity	12.814	7.93
R01B	Lymphoma and Leukaemia with Major GIs, Minor Complexity	3.983	5.432
R02A	Other Neoplastic Disorders with Major GIs, Major Complexity	9.571	7.296
R02B	Other Neoplastic Disorders with Major GIs, Intermediate Complexity	4.234	3.192
R02C	Other Neoplastic Disorders with Major GIs, Minor Complexity	2.225	1.863
R03A	Lymphoma and Leukaemia with Other GIs, Major Complexity	12.601	10.07
RO3B	Lymphoma and Leukaemia with Other GIs, Intermediate Complexity	4.116	3.51
R03C	Lymphoma and Leukaemia with Other GIs, Minor Complexity	1.522	1.672
R04A	Other Neoplastic Disorders with Other GIs, Major Complexity	4.519	4.548
R04B	Other Neoplastic Disorders with Other GIs, Minor Complexity Other Haematopoietic Stem Cell Transplantation, Age <= 16 Years or Major	2.018	1.910
R05A	Complexity	27.362	20.068
R05B	Other Haematopoietic Stem Cell Transplantation, Age >= 17 Years and Minor Complexity	13.042	11.13
R06A	Autologous Haematopoietic Stem Cell Transplantation, Major Complexity	8.347	8.693
R06B	Autologous Haematopoietic Stem Cell Transplantation, Intermediate Complexity	5.941	4.79

R06C	Autologous Haematopoietic Stem Cell Transplantation, Minor Complexity	1.619	4.065
R60A	Acute Leukaemia, Major Complexity	7.261	6.545
R60B	Acute Leukaemia, Intermediate Complexity	1.071	1.346
R60C	Acute Leukaemia, Minor Complexity	0.670	0.685
R61A	Lymphoma and Non-Acute Leukaemia, Major Complexity	3.911	3.979
R61B	Lymphoma and Non-Acute Leukaemia, Intermediate Complexity	0.953	1.021
R61C	Lymphoma and Non-Acute Leukaemia, Minor Complexity	0.484	0.618
R62A	Other Neoplastic Disorders, Major Complexity	3.281	2.750
R62B	Other Neoplastic Disorders, Intermediate Complexity	1.034	1.416
R62C	Other Neoplastic Disorders, Minor Complexity	0.635	0.272
R63Z	Pharmacotherapy for Neoplastic Disorders	0.249	0.153
T01A	Infectious and Parasitic Diseases with GIs, Major Complexity	12.956	11.253
T01B	Infectious and Parasitic Diseases with GIs, Intermediate Complexity	5.953	6.015
T01C	Infectious and Parasitic Diseases with GIs, Minor Complexity	2.698	2.638
T40Z	Infectious and Parasitic Diseases with Ventilator Support	8.163	8.084
T60A	Sepsis, Septic Shock and Systemic Infection, Major Complexity	8.036	4.741
T60B	Sepsis, Septic Shock and Systemic Infection, Intermediate Complexity	4.643	2.302
T60C	Sepsis, Septic Shock and Systemic Infection, Minor Complexity	1.420	1.232
T61A	Postoperative Infections, Major Complexity	2.225	2.848
T61B	Postoperative Infections, Minor Complexity	1.060	0.780
T62A	Fever of Unknown Origin, Major Complexity	1.014	1.410
T62B	Fever of Unknown Origin, Minor Complexity	0.484	0.702
T63A	Viral Illnesses, Major Complexity	1.710	1.911
T63B	Viral Illnesses, Minor Complexity	0.479	0.562
T64A	Other Infectious and Parasitic Diseases, Major Complexity	5.813	5.240
T64B	Other Infectious and Parasitic Diseases, Intermediate Complexity	3.541	2.679
T64C	Other Infectious and Parasitic Diseases, Minor Complexity	1.264	1.421
U40Z	Mental Health Treatment with ECT, Sameday	0.258	0.252
U60Z	Mental Health Treatment without ECT, Sameday	0.171	0.304
U61A	Schizophrenia Disorders, Major Complexity	9.695	6.824
U61B	Schizophrenia Disorders, Minor Complexity	4.462	1.989
U62A	Paranoia and Acute Psychotic Disorders, Major Complexity	5.891	6.601
U62B	Paranoia and Acute Psychotic Disorders, Minor Complexity	2.011	1.977
U63A	Major Affective Disorders, Major Complexity	25.566	6.908
U63B	Major Affective Disorders, Minor Complexity	2.837	3.882
U64A	Other Affective and Somatoform Disorders, Major Complexity	2.652	3.762
U64B	Other Affective and Somatoform Disorders, Minor Complexity	1.059	1.226
U65A	Anxiety Disorders, Major Complexity	3.178	2.356
U65B	Anxiety Disorders, Minor Complexity	1.404	1.283
U66A	Eating and Obsessive-Compulsive Disorders, Major Complexity	5.511	6.713
U66B	Eating and Obsessive-Compulsive Disorders, Minor Complexity	3.129	3.737
U67A	Personality Disorders and Acute Reactions, Major Complexity	2.847	3.803
U67B	Personality Disorders and Acute Reactions, Minor Complexity	1.208	2.492
U68A	Neurodevelopmental Disorders and Symbolic Dysfunctions, Major Complexity	6.512	4.058
U68B	Neurodevelopmental Disorders and Symbolic Dystanctions, Major Complexity	1.767	2.828
V60A	Alcohol Intoxication and Withdrawal, Major Complexity	1.781	1.405

V60B	Alcohol Intoxication and Withdrawal, Minor Complexity	0.309	0.671
V61A	Drug Intoxication and Withdrawal, Major Complexity	2.571	3.173
V61B	Drug Intoxication and Withdrawal, Minor Complexity	0.830	0.732
V62A	Alcohol Use and Dependence, Major Complexity	1.558	1.983
V62B	Alcohol Use and Dependence, Minor Complexity	0.605	1.476
V63Z	Opioid Use and Dependence	0.478	1.154
V64A	Other Drug Use and Dependence, Major Complexity	8.377	5.055
V64B	Other Drug Use and Dependence, Minor Complexity	0.513	0.562
W01A	Ventilation, Tracheostomy and Cranial Interventions for Multiple Significant Trauma, Major Complexity	40.260	35.763
W01B	Ventilation, Tracheostomy and Cranial Interventions for Multiple Significant Trauma, Intermediate Complexity	27.399	28.517
W01C	Ventilation, Tracheostomy and Cranial Interventions for Multiple Significant Trauma, Minor Complexity	14.015	13.755
W02A	Hip, Femur and Lower Limb Interventions for Multiple Significant Trauma, Major Complexity	14.721	13.165
W02B	Hip, Femur and Lower Limb Interventions for Multiple Significant Trauma, Minor Complexity	5.734	4.279
W03Z	Abdominal Interventions for Multiple Significant Trauma	6.872	7.921
W04A	Multiple Significant Trauma with Other GIs, Major Complexity	14.100	12.283
W04B	Multiple Significant Trauma with Other GIs, Minor Complexity	6.848	7.058
W60Z	Multiple Significant Trauma, Transferred to Acute Facility < 5 Days	0.781	0.543
W61A	Multiple Significant Trauma without GIs, Major Complexity	3.567	4.173
W61B	Multiple Significant Trauma without GIs, Minor Complexity	2.094	1.375
X02A	Microvascular Tissue Transfer and Skin Grafts for Injuries to Hand, Major Complexity	6.054	10.934
X02B	Microvascular Tissue Transfer and Skin Grafts for Injuries to Hand, Minor Complexity	1.365	2.495
X04A	Other Interventions for Injuries to Lower Limb, Major Complexity	4.723	12.925
X04B	Other Interventions for Injuries to Lower Limb, Minor Complexity	1.314	1.180
X05A	Other Interventions for Injuries to Hand, Major Complexity	1.861	2.591
X05B	Other Interventions for Injuries to Hand, Minor Complexity	0.873	1.036
X06A	Other Interventions for Other Injuries, Major Complexity	6.204	4.328
X06B	Other Interventions for Other Injuries, Intermediate Complexity	2.224	1.877
X06C	Other Interventions for Other Injuries, Minor Complexity	0.847	1.036
X07A	Skin Grafts for Injuries Excluding Hand, Major Complexity	8.709	4.696
X07B	Skin Grafts for Injuries Excluding Hand, Intermediate Complexity	3.382	3.920
X07C	Skin Grafts for Injuries Excluding Hand, Minor Complexity	1.996	2.743
	Injuries, Poisoning and Toxic Effects of Drugs with Ventilator Support, Major		
X40A	Complexity	5.961	12.173
X40B	Injuries, Poisoning and Toxic Effects of Drugs with Ventilator Support, Minor Complexity	3.760	5.995
X60A	Injuries, Major Complexity	0.897	1.154
X60B	Injuries, Minor Complexity	0.251	0.399
X61A	Allergic Reactions, Major Complexity	0.523	1.089
X61B	Allergic Reactions, Minor Complexity	0.169	0.503
X62A	Poisoning/Toxic Effects of Drugs and Other Substances, Major Complexity	1.385	2.424
X62B	Poisoning/Toxic Effects of Drugs and Other Substances, Minor Complexity	0.362	0.554
X63A	Sequelae of Treatment, Major Complexity	1.275	1.295
X63B	Sequelae of Treatment, Minor Complexity	0.427	0.576
X64A	Other Injuries, Poisonings and Toxic Effects, Major Complexity	4.651	1.682

X64B	Other Injuries, Poisonings and Toxic Effects, Intermediate Complexity	0.647	0.764
X64C	Other Injuries, Poisonings and Toxic Effects, Minor Complexity	0.251	0.38
Y01Z	Ventilation >= 96 Hours or Tracheostomy for Burns or GI for Severe Full Thickness Burns	33.885	27.455
Y02A	Skin Grafts for Other Burns, Major Complexity	12.573	15.358
Y02B	Skin Grafts for Other Burns, Intermediate Complexity	5.592	5.74
Y02C	Skin Grafts for Other Burns, Minor Complexity	2.438	3.02
Y03A	Other GIs for Other Burns, Major Complexity	3.564	3.49
Y03B	Other GIs for Other Burns, Minor Complexity	1.230	0.82
Y60Z	Burns, Transferred to Acute Facility < 5 Days	0.212	0.18
Y61Z	Severe Burns	1.508	2.25
Y62A	Other Burns, Major Complexity	1.995	2.30
Y62B	Other Burns, Minor Complexity	0.708	1.03
Z01A	Other Contacts with Health Services with Gls, Major Complexity	5.010	3.05
Z01B	Other Contacts with Health Services with Gls, Minor Complexity	0.819	0.88
Z40Z	Other Contacts with Health Services with Endoscopy	0.607	0.19
Z61A	Signs and Symptoms, Major Complexity	4.371	1.52
Z61B	Signs and Symptoms, Minor Complexity	0.373	0.69
Z63A	Other Follow Up After Surgery or Medical Care, Major Complexity	2.078	2.85
Z63B	Other Follow Up After Surgery or Medical Care, Minor Complexity	1.031	1.38
Z64A	Other Factors Influencing Health Status, Major Complexity	0.967	0.77
Z64B	Other Factors Influencing Health Status, Minor Complexity	0.478	0.38
Z65Z	Congenital Malformations, Chromosomal Abnormalities and Problems Arising in the Neonatal Period	2.472	0.36
Z66Z	Sleep Disorders	0.855	0.28

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	\$2,510
Admitted Surgical Interventions	I	\$4,415
Admitted Medical Interventions	М	\$2,510

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	\$3,516

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— Fees for private patients

In the case of a private patient -

- (1) 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. A medical practitioner with private practice rights or a diagnostic service provider may charge the patient where a patient elects to be a private patient.
- (2) prostheses implants are charged. The amount to be charged is the default minimum benefit contained in the Australian Government Private Health Insurance (Prostheses) Rules, or where the item is not listed, the purchase cost to the hospital for the item.

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 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—\$4 312.00

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— 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.

8— Table

Fee type classification reference table

Fee Туре	Classification Description	Classification Reference AN-SNAP v5.0	Classification Reference AR-DRG v11.1	Internal Classification Label
Admitted Subacute and Non-acute services	Weighted FIM Motor score 13-18, Brain, Spine, MMT, Burns, Age >= 59	5AZ1		Subacute
Admitted Subacute and Non-acute services	Weighted FIM Motor score 13-18, Brain, Spine, MMT, Burns, Age 18 - 58	5AZ2		Subacute
Admitted Subacute and Non-acute services	Weighted FIM Motor score 13-18, All other impairments, Age >= 79	5AZ3		Subacute
Admitted Subacute and Non-acute services	Weighted FIM Motor score 13-18, All other impairments, Age 18 - 78	5AZ4		Subacute
Admitted Subacute and Non-acute services	Stroke, Weighted FIM Motor 63 - 91, FIM Cognition 30 - 35	5AA1		Subacute
Admitted Subacute and Non-acute services	Stroke, Weighted FIM Motor 63 - 91, FIM Cognition 21 - 29	5AA2		Subacute
Admitted Subacute and Non-acute services	Stroke, Weighted FIM Motor 63 - 91, FIM Cognition 5 - 20	5AA3		Subacute
Admitted Subacute and Non-acute services	Stroke, Weighted FIM Motor 44 - 62, FIM Cognition 18 - 35	5AA4		Subacute
Admitted Subacute and Non-acute services	Stroke, Weighted FIM Motor 44 - 62, FIM Cognition 5 - 17	5AA5		Subacute
Admitted Subacute and Non-acute services	Stroke, Weighted FIM Motor 19 - 43, Age >= 80	5AA6		Subacute

Admitted Subacute and Non-acute services	Stroke, Weighted FIM Motor 19 - 43, Age 67 - 79	5AA7	Subacute
Admitted Subacute and Non-acute services	Stroke, Weighted FIM Motor 19 - 43 Age 18 - 66	5AA8	Subacute
Admitted Subacute and Non-acute services	Brain dysfunction, FIM Cognition 27 - 35 Weighted FIM Motor 59 - 91	5AB1	Subacute
Admitted Subacute and Non-acute services	Brain dysfunction, FIM Cognition 27 - 35 Weighted FIM Motor 19 - 58	5AB2	Subacute
Admitted Subacute and Non-acute services	Brain dysfunction, FIM Cognition 19 - 26 Weighted FIM Motor 50 - 91	5AB3	Subacute
Admitted Subacute and Non-acute services	Brain dysfunction, FIM Cognition 19 - 26 Weighted FIM Motor 19 - 49	5AB4	Subacute
Admitted Subacute and Non-acute services	Brain dysfunction, FIM Cognition 5 - 18 Weighted FIM Motor 39 - 91	5AB5	Subacute
Admitted Subacute and Non-acute services	Brain dysfunction, FIM Cognition 5 - 18 Weighted FIM Motor 19 - 38	5AB6	Subacute
Admitted Subacute and Non-acute services	Neurological conditions, Weighted FIM Motor 70 - 91	5AC1	Subacute
Admitted Subacute and Non-acute services	Neurological conditions, Weighted FIM Motor 50 - 69	5AC2	Subacute
Admitted Subacute and Non-acute services	Neurological conditions, Weighted FIM Motor 19 - 49	5AC3	Subacute
Admitted Subacute and Non-acute services	Spinal cord dysfunction, Weighted FIM Motor 55 - 91	5AD1	Subacute

Admitted Subacute and Non-acute services	Spinal cord dysfunction, Weighted FIM Motor 37 - 54	5AD2	Subacute
Admitted Subacute and Non-acute services	Spinal cord dysfunction, Weighted FIM Motor 19 - 36	5AD3	Subacute
Admitted Subacute and Non-acute services	Amputation of limb	5AE1	Subacute
Admitted Subacute and Non-acute services	Orthopaedic conditions, fractures, Weighted FIM Motor 48 - 91, FIM Cognition 33 - 35	5AH1	Subacute
Admitted Subacute and Non-acute services	Orthopaedic conditions, fractures, Weighted FIM Motor 48 - 91, FIM Cognition 21 - 32	5AH2	Subacute
Admitted Subacute and Non-acute services	Orthopaedic conditions, fractures, Weighted FIM Motor 48 - 91, FIM Cognition 5 - 20	5AH3	Subacute
Admitted Subacute and Non-acute services	Orthopaedic conditions, fractures, Weighted FIM Motor 19 - 47	5AH4	Subacute
Admitted Subacute and Non-acute services	Orthopaedic conditions, replacement (knee, hip, shoulder), Weighted FIM Motor 61 - 91	5A41	Subacute
Admitted Subacute and Non-acute services	Orthopaedic conditions, replacement (knee, hip, shoulder), Weighted FIM Motor 45 - 60	5A42	Subacute
Admitted Subacute and Non-acute services	Orthopaedic conditions, replacement (knee, hip, shoulder), Weighted FIM Motor 19 - 44	5A43	Subacute
Admitted Subacute and Non-acute services	Orthopaedic conditions, all other, Weighted FIM Motor 57 - 91	5A21	Subacute
Admitted Subacute and Non-acute services	Orthopaedic conditions, all other, Weighted FIM Motor 41 - 56	5A22	Subacute

Admitted Subacute and Non-acute services	Orthopaedic conditions, all other, Weighted FIM Motor 19 - 40	5A23	Subacute
Admitted Subacute and Non-acute services	Cardiac, Pain syndromes, and Pulmonary, Weighted FIM Motor 66 - 91	5A31	Subacute
Admitted Subacute and Non-acute services	Cardiac, Pain syndromes, and Pulmonary, Weighted FIM Motor 38 - 65	5A32	Subacute
Admitted Subacute and Non-acute services	Cardiac, Pain syndromes, and Pulmonary, Weighted FIM Motor 19 - 37	5A33	Subacute
Admitted Subacute and Non-acute services	Major Multiple Trauma, Weighted FIM Motor 51 - 91	5AP1	Subacute
Admitted Subacute and Non-acute services	Major Multiple Trauma, Weighted FIM Motor 19 - 50	5AP2	Subacute
Admitted Subacute and Non-acute services	Reconditioning, Weighted FIM Motor 64 - 91, FIM Cognition 29 - 35	5AR1	Subacute
Admitted Subacute and Non-acute services	Reconditioning, Weighted FIM Motor 64 - 91, FIM Cognition 5 - 28	5AR2	Subacute
Admitted Subacute and Non-acute services	Reconditioning, Weighted FIM Motor 48 - 63, FIM Cognition 19 - 35	5AR3	Subacute
Admitted Subacute and Non-acute services	Reconditioning, Weighted FIM Motor 48 - 63, FIM Cognition 5 - 18	5AR4	Subacute
Admitted Subacute and Non-acute services	Reconditioning, Weighted FIM Motor 19 - 47	5AR5	Subacute
Admitted Subacute and Non-acute services	All other impairments, Weighted FIM Motor 61 - 91	5A91	Subacute

Admitted Subacute and Non-acute services	All other impairments, Weighted FIM Motor 42 - 60	5A92	Subacute
Admitted Subacute and Non-acute services	All other impairments, Weighted FIM Motor 19 - 41	5A93	Subacute
Admitted Subacute and Non-acute services	Adult Same-Day Rehabilitation	5J01	Subacute
Admitted Subacute and Non-acute services	Adult Rehabilitation - Ungroupable	599A	Subacute
Admitted Subacute and Non-acute services	Rehabilitation, Age <= 3	5F01	Subacute
Admitted Subacute and Non-acute services	Rehabilitation, Age >= 4, Spinal cord dysfunction	5F02	Subacute
Admitted Subacute and Non-acute services	Rehabilitation, Age >= 4, Brain dysfunction	5F03	Subacute
Admitted Subacute and Non-acute services	Rehabilitation, Age >= 4, Neurological conditions	5F04	Subacute
Admitted Subacute and Non-acute services	Rehabilitation, Age >= 4, All other impairments	5F05	Subacute
Admitted Subacute and Non-acute services	Paediatric Same-Day Rehabilitation	5001	Subacute
Admitted Subacute and Non-acute services	Paediatric Rehabilitation - Ungroupable	599F	Subacute
Admitted Subacute and Non-acute services	Stable phase, RUG-ADL 4- 5	5BS1	Subacute

Admitted Subacute and Non-acute services	Stable phase, RUG-ADL 6- 16	5BS2	Subacute
Admitted Subacute and Non-acute services	Stable phase, RUG-ADL 17-18	5BS3	Subacute
Admitted Subacute and Non-acute services	Unstable phase, First Phase in Episode, RUG-ADL 4-13	5BU1	Subacute
Admitted Subacute and Non-acute services	Unstable phase, First Phase in Episode, RUG-ADL 14-18	5BU2	Subacute
Admitted Subacute and Non-acute services	Unstable phase, Not first Phase in Episode, RUG- ADL 4-5	5BU3	Subacute
Admitted Subacute and Non-acute services	Unstable phase, Not first Phase in Episode, RUG- ADL 6-18	5BU4	Subacute
Admitted Subacute and Non-acute services	Deteriorating phase, RUG- ADL 4-14	5BD1	Subacute
Admitted Subacute and Non-acute services	Deteriorating phase, RUG- ADL 15-18, Age >= 75	5BD2	Subacute
Admitted Subacute and Non-acute services	Deteriorating phase, RUG- ADL 15-18, Age 55-74	5BD3	Subacute
Admitted Subacute and Non-acute services	Deteriorating phase, RUG- ADL 15-18, Age <= 54	5BD4	Subacute
Admitted Subacute and Non-acute services	Terminal phase	5BT1	Subacute
Admitted Subacute and Non-acute services	Adult Same-Day Palliative Care	5K01	Subacute

Admitted Subacute and Non-acute services	Adult Palliative Care - Ungroupable	599B	Subacute
Admitted Subacute and Non-acute services	Phase Type: Not Terminal, Age < 1 year	5G01	Subacute
Admitted Subacute and Non-acute services	Phase Type: Not Terminal, Age >= 1 year, Stable phase	5G02	Subacute
Admitted Subacute and Non-acute services	Phase Type: Not Terminal, Age >= 1 year, Unstable or Deteriorating phase	5G03	Subacute
Admitted Subacute and Non-acute services	Terminal phase	5G04	Subacute
Admitted Subacute and Non-acute services	Paediatric Same-Day Palliative Care	5P01	Subacute
Admitted Subacute and Non-acute services	Paediatric Palliative Care - Ungroupable	599G	Subacute
Admitted Subacute and Non-acute services	Frailty Related Index of Comorbidities (FRIC) Score 0 - 1.8, FIM Motor 58 - 91	5CL1	Subacute
Admitted Subacute and Non-acute services	Frailty Related Index of Comorbidities (FRIC) Score 0 - 1.8, FIM Motor 13 - 57	5CL2	Subacute
Admitted Subacute and Non-acute services	Frailty Related Index of Comorbidities (FRIC) Score 1.9 - 7.3, FIM Motor 51 - 91	5CM1	Subacute
Admitted Subacute and Non-acute services	Frailty Related Index of Comorbidities (FRIC) Score 1.9 - 7.3, FIM Motor 13 - 50	5CM2	Subacute
Admitted Subacute and Non-acute services	Frailty Related Index of Comorbidities (FRIC) Score >= 7.4, FIM Motor 40 - 91	5CH1	Subacute

Admitted Subacute and Non-acute services	Frailty Related Index of Comorbidities (FRIC) Score >= 7.4, FIM Motor 13 - 39	5CH2	Subacute
Admitted Subacute and Non-acute services	Same-Day GEM	5L01	Subacute
Admitted Subacute and Non-acute services	GEM - Ungroupable	599C	Subacute
Admitted Subacute and Non-acute services	Long term care (LOS > 91)	5DL1	Subacute
Admitted Subacute and Non-acute services	LOS =< 91, HoNOS 65+ Total 18 - 48	5DS1	Subacute
Admitted Subacute and Non-acute services	LOS =< 91, HoNOS 65+ Total 0 - 17	5DS2	Subacute
Admitted Subacute and Non-acute services	Same-Day Psychogeriatric Care	5M01	Subacute
Admitted Subacute and Non-acute services	Psychogeriatric care - Ungroupable	599D	Subacute
Admitted Subacute and Non-acute services	Long term care (LOS > 91)	5EL1	Subacute
Admitted Subacute and Non-acute services	Shorter term care (LOS =< 91), Age >= 65, Frailty Related Index of Comorbidities (FRIC) Score 0 - 1.9	5ES1	Subacute
Admitted Subacute and Non-acute services	Shorter term care (LOS =< 91), Age >= 65, Frailty Related Index of Comorbidities (FRIC) Score >= 2	5ES2	Subacute
Admitted Subacute and Non-acute services	Shorter term care (LOS =< 91), Age = 18-64	5ES3	Subacute

Admitted Subacute and Non-acute services	Shorter term care (LOS =< 91), Age =< 17	5ES4		Subacute
Admitted Surgical Interventions	Ventilation >= 336 Hours, Major Complexity		A13A	I
Admitted Surgical Interventions	Ventilation >= 336 Hours, Minor Complexity		A13B	I
Admitted Surgical Interventions	Ventilation >= 96 Hours and < 336 Hours, Major Complexity		A14A	I
Admitted Surgical Interventions	Ventilation >= 96 Hours and < 336 Hours, Intermediate Complexity		A14B	I
Admitted Surgical Interventions	Ventilation >= 96 Hours and < 336 Hours, Minor Complexity		A14C	I
Admitted Surgical Interventions	Tracheostomy, Major Complexity		A15A	I
Admitted Surgical Interventions	Tracheostomy, Intermediate Complexity		A15B	I
Admitted Surgical Interventions	Tracheostomy, Minor Complexity		A15C	I
Admitted Surgical Interventions	ECMO		A40Z	I
Admitted Surgical Interventions	Ventricular Shunt Revision		B01Z	I
Admitted Surgical Interventions	Cranial Interventions, Major Complexity		B02A	I
Admitted Surgical Interventions	Cranial Interventions, Intermediate Complexity		B02B	I
Admitted Surgical Interventions	Cranial Interventions, Minor Complexity		B02C	I
Admitted Surgical Interventions	Spinal Interventions, Major Complexity		B03A	I
Admitted Surgical Interventions	Spinal Interventions, Intermediate Complexity		B03B	I
Admitted Surgical Interventions	Spinal Interventions, Minor Complexity		B03C	I
Admitted Surgical Interventions	Extracranial Vascular Interventions, Major Complexity		B04A	I

Admitted Surgical Interventions	Extracranial Vascular Interventions, Intermediate Complexity	B04B	I
Admitted Surgical Interventions	Extracranial Vascular Interventions, Minor Complexity	B04C	I
Admitted Surgical Interventions	Carpal Tunnel Release	B05Z	I
Admitted Surgical Interventions	Interventions for Cerebral Palsy, Muscular Dystrophy and Neuropathy, Major Complexity	B06A	I
Admitted Surgical Interventions	Interventions for Cerebral Palsy, Muscular Dystrophy and Neuropathy, Intermediate Complexity	B06B	I.
Admitted Surgical Interventions	Interventions for Cerebral Palsy, Muscular Dystrophy and Neuropathy, Minor Complexity	B06C	I
Admitted Surgical Interventions	Cranial or Peripheral Nerve and Other Nervous System Interventions, Major Complexity	B07A	I
Admitted Surgical Interventions	Cranial or Peripheral Nerve and Other Nervous System Interventions, Minor Complexity	B07B	I
Admitted Surgical Interventions	Endovascular Clot Retrieval, Major Complexity	B08A	I
Admitted Surgical Interventions	Endovascular Clot Retrieval, Minor Complexity	B08B	I
Admitted Surgical Interventions	Plasmapheresis with Neurological Disease, Sameday	B40Z	I
Admitted Surgical Interventions	Telemetric EEG Monitoring, Major Complexity	B41A	I
Admitted Surgical Interventions	Telemetric EEG Monitoring, Minor Complexity	B41B	I
Admitted Surgical Interventions	Nervous System Disorders with Ventilator Support, Major Complexity	B42A	I
Admitted Surgical Interventions	Nervous System Disorders with Ventilator Support, Intermediate Complexity	B42B	I

Admitted Surgical Interventions	Nervous System Disorders with Ventilator Support, Minor Complexity	B42C	I
Admitted Medical Interventions	Apheresis	B62Z	М
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	М
Admitted Medical Interventions	Cerebral Palsy	B65Z	М
Admitted Medical Interventions	Nervous System Neoplastic Disorders, Major Complexity	B66A	М
Admitted Medical Interventions	Nervous System Neoplastic Disorders, Minor Complexity	B66B	М
Admitted Medical Interventions	Degenerative Nervous System Disorders, Major Complexity	B67A	М
Admitted Medical Interventions	Degenerative Nervous System Disorders, Intermediate Complexity	B67B	М
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	М
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	Stroke and Other Cerebrovascular Disorders, Major Complexity	B70A	М

Admitted Medical Interventions	Stroke and Other Cerebrovascular Disorders, Intermediate Complexity	B70B	М
Admitted Medical Interventions	Stroke and Other Cerebrovascular Disorders, Minor Complexity	B70C	М
Admitted Medical Interventions	Stroke and Other Cerebrovascular Disorders, Transferred < 5 Days	B70D	М
Admitted Medical Interventions	Cranial and Peripheral Nerve Disorders, Major Complexity	B71A	М
Admitted Medical Interventions	Cranial and Peripheral Nerve Disorders, Minor Complexity	B71B	М
Admitted Medical Interventions	Nervous System Infection Excluding Viral Meningitis, Major Complexity	B72A	М
Admitted Medical Interventions	Nervous System Infection Excluding Viral Meningitis, Minor Complexity	B72B	М
Admitted Medical Interventions	Viral Meningitis, Major Complexity	B73A	М
Admitted Medical Interventions	Viral Meningitis, Minor Complexity	B73B	М
Admitted Medical Interventions	Nontraumatic Stupor and Coma, Major Complexity	B74A	М
Admitted Medical Interventions	Nontraumatic Stupor and Coma, Minor Complexity	B74B	М
Admitted Medical Interventions	Febrile Convulsions	B75Z	М
Admitted Medical Interventions	Seizures, Major Complexity	B76A	М
Admitted Medical Interventions	Seizures, Minor Complexity	B76B	М
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	М
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	М
Admitted Medical Interventions	Other Disorders of the Nervous System, Minor Complexity	B81B	М
Admitted Medical Interventions	Chronic and Unspecified Paraplegia/Quadriplegia, Major Complexity	B82A	М
Admitted Medical Interventions	Chronic and Unspecified Paraplegia/Quadriplegia, Intermediate Complexity	B82B	М
Admitted Medical Interventions	Chronic and Unspecified Paraplegia/Quadriplegia, Minor Complexity	B82C	М
Admitted Medical Interventions	Acute Paraplegia and Quadriplegia and Spinal Cord Conditions, Major Complexity	B83A	М
Admitted Medical Interventions	Acute Paraplegia and Quadriplegia and Spinal Cord Conditions, Intermediate Complexity	B83B	М
Admitted Medical Interventions	Acute Paraplegia and Quadriplegia and Spinal Cord Conditions, Minor Complexity	B83C	М
Admitted Surgical Interventions	Interventions for Penetrating Eye Injury	C01Z	I
Admitted Surgical Interventions	Enucleations and Orbital Interventions, Major Complexity	C02A	I
Admitted Surgical Interventions	Enucleations and Orbital Interventions, Minor Complexity	C02B	I
Admitted Surgical	Retinal Interventions, Major Complexity	C03A	I

Interventions			
Admitted Surgical Interventions	Retinal Interventions, Minor Complexity	C03B	I
Admitted Surgical Interventions	Major Corneal, Scleral and Conjunctival Interventions, Major Complexity	C04A	I
Admitted Surgical Interventions	Major Corneal, Scleral and Conjunctival Interventions, Minor Complexity	C04B	I
Admitted Surgical Interventions	Dacryocystorhinostomy	C05Z	I
Admitted Surgical Interventions	Strabismus Interventions	C10Z	I
Admitted Surgical Interventions	Eyelid Interventions	C11Z	I
Admitted Surgical Interventions	Other Corneal, Scleral and Conjunctival Interventions, Major Complexity	C12A	I
Admitted Surgical Interventions	Other Corneal, Scleral and Conjunctival Interventions, Minor Complexity	C12B	I
Admitted Surgical Interventions	Lacrimal Interventions	C13Z	I
Admitted Surgical Interventions	Other Eye Interventions, Major Complexity	C14A	I
Admitted Surgical Interventions	Other Eye Interventions, Minor Complexity	C14B	I
Admitted Surgical Interventions	Glaucoma and Complex Cataract Interventions, Major Complexity	C15A	I
Admitted Surgical Interventions	Glaucoma and Complex Cataract Interventions, Minor Complexity	C15B	I
Admitted Surgical Interventions	Lens Interventions	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	М
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	М
Admitted Medical Interventions	Other Disorders of the Eye, Minor Complexity	C63B	М
Admitted Surgical Interventions	Cochlear Implant	D01Z	I
Admitted Surgical Interventions	Head and Neck Interventions, Major Complexity	D02A	I
Admitted Surgical Interventions	Head and Neck Interventions, Intermediate Complexity	D02B	I
Admitted Surgical Interventions	Head and Neck Interventions, Minor Complexity	D02C	I
Admitted Surgical Interventions	Surgical Repair for Cleft Lip and Palate Disorders, Major Complexity	D03A	I
Admitted Surgical Interventions	Surgical Repair for Cleft Lip and Palate Disorders, Minor Complexity	D03B	I
Admitted Surgical Interventions	Maxillo Surgery, Major Complexity	D04A	I
Admitted Surgical Interventions	Maxillo Surgery, Minor Complexity	D04B	I
Admitted Surgical Interventions	Parotid Gland Interventions	D05Z	I
Admitted Surgical Interventions	Sinus and Complex Middle Ear Interventions	D06Z	I
Admitted Surgical Interventions	Nasal Interventions	D10Z	I
Admitted Surgical Interventions	Tonsillectomy and Adenoidectomy	D11Z	I
Admitted Surgical Interventions	Other Ear, Nose, Mouth and Throat Interventions, Major Complexity	D12A	I

Admitted Surgical Interventions	Other Ear, Nose, Mouth and Throat Interventions, Minor Complexity	D12B	I
Admitted Surgical Interventions	Myringotomy with Tube Insertion	D13Z	I
Admitted Surgical Interventions	Mouth and Salivary Gland Interventions, Major Complexity	D14A	I
Admitted Surgical Interventions	Mouth and Salivary Gland Interventions, Minor Complexity	D14B	I
Admitted Surgical Interventions	Mastoid Interventions	D15Z	I
Admitted Surgical Interventions	Dental Extractions and Restorations	D40Z	I
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	М
Admitted Medical Interventions	Epistaxis, Major Complexity	D62A	М
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	М

Admitted Medical Interventions	Other Ear, Nose, Mouth and Throat Disorders, Major Complexity	D66A	М
Admitted Medical Interventions	Other Ear, Nose, Mouth and Throat Disorders, Minor Complexity	D66B	М
Admitted Medical Interventions	Oral and Dental Disorders, Major Complexity	D67A	М
Admitted Medical Interventions	Oral and Dental Disorders, Minor Complexity	D67B	М
Admitted Surgical Interventions	Major Chest Interventions, Major Complexity	E01A	I
Admitted Surgical Interventions	Major Chest Interventions, Intermediate Complexity	E01B	I
Admitted Surgical Interventions	Major Chest Interventions, Minor Complexity	E01C	I
Admitted Surgical Interventions	Other Respiratory System Gls, Major Complexity	E02A	I
Admitted Surgical Interventions	Other Respiratory System Gls, Intermediate Complexity	E02B	I
Admitted Surgical Interventions	Other Respiratory System Gls, Minor Complexity	E02C	I
Admitted Surgical Interventions	Lung or Heart-Lung Transplantation	E03Z	I
Admitted Surgical Interventions	Respiratory System Disorders with Ventilator Support, Major Complexity	E40A	I
Admitted Surgical Interventions	Respiratory System Disorders with Ventilator Support, Minor Complexity	E40B	I
Admitted Surgical Interventions	Respiratory System Disorders with Non-Invasive Ventilation, Major Complexity	E41A	I
Admitted Surgical Interventions	Respiratory System Disorders with Non-Invasive Ventilation, Minor Complexity	E41B	I
Admitted Surgical Interventions	Bronchoscopy, Major Complexity	E42A	Ι
Admitted Surgical Interventions	Bronchoscopy, Intermediate Complexity	E42B	I

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	М
Admitted Medical Interventions	Respiratory Infections and Inflammations, Major Complexity	E62A	М
Admitted Medical Interventions	Respiratory Infections and Inflammations, Minor Complexity	E62B	М
Admitted Medical Interventions	Sleep Apnoea, Major Complexity	E63A	М
Admitted Medical Interventions	Sleep Apnoea, Minor Complexity	E63B	М
Admitted Medical Interventions	Pulmonary Oedema and Respiratory Failure, Major Complexity	E64A	М
Admitted Medical Interventions	Pulmonary Oedema and Respiratory Failure, Minor Complexity	E64B	М
Admitted Medical Interventions	Chronic Obstructive Pulmonary Disease, Major Complexity	E65A	М
Admitted Medical Interventions	Chronic Obstructive Pulmonary Disease, Minor Complexity	E65B	М
Admitted Medical Interventions	Major Chest Trauma, Major Complexity	E66A	М
Admitted Medical Interventions	Major Chest Trauma, Minor Complexity	E66B	М
Admitted Medical Interventions	Respiratory Signs and Symptoms, Major Complexity	E67A	М
Admitted Medical Interventions	Respiratory Signs and Symptoms, Minor Complexity	E67B	М
Admitted Medical Interventions	Pneumothorax, Major Complexity	E68A	М

Admitted Medical Interventions	Pneumothorax, Minor Complexity	E68B	М
Admitted Medical Interventions	Bronchitis and Asthma, Major Complexity	E69A	М
Admitted Medical Interventions	Bronchitis and Asthma, Minor Complexity	E69B	М
Admitted Medical Interventions	Whooping Cough and Acute Bronchiolitis, Major Complexity	E70A	М
Admitted Medical Interventions	Whooping Cough and Acute Bronchiolitis, Minor Complexity	E70B	М
Admitted Medical Interventions	Respiratory Neoplastic Disorders, Major Complexity	E71A	М
Admitted Medical Interventions	Respiratory Neoplastic Disorders, Minor Complexity	E71B	М
Admitted Medical Interventions	Respiratory Problems Arising from Neonatal Period	E72Z	М
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	М
Admitted Medical Interventions	Respiratory Tuberculosis, Major Complexity	E76A	М
Admitted Medical Interventions	Respiratory Tuberculosis, Minor Complexity	E76B	М
Admitted Medical Interventions	Bronchiectasis, Major Complexity	E77A	М

Admitted Medical Interventions	Bronchiectasis, Minor Complexity	Е77В	М
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	1
Admitted Surgical Interventions	Other AICD Interventions	F02Z	I
Admitted Surgical Interventions	Cardiac Valve Interventions with CPB Pump with Invasive Cardiac Investigation, Major Complexity	F03A	I
Admitted Surgical Interventions	Cardiac Valve Interventions with CPB Pump with Invasive Cardiac Investigation, Minor Complexity	F03B	I
Admitted Surgical Interventions	Cardiac Valve Interventions with CPB Pump without Invasive Cardiac Investigation, Major Complexity	F04A	I
Admitted Surgical Interventions	Cardiac Valve Interventions with CPB Pump without Invasive Cardiac Investigation, Intermediate Complexity	F04B	I
Admitted Surgical Interventions	Cardiac Valve Interventions with CPB Pump without Invasive Cardiac Investigation, Minor Complexity	F04C	I
Admitted Surgical Interventions	Coronary Bypass with Invasive Cardiac Investigation, Major Complexity	F05A	I
Admitted Surgical Interventions	Coronary Bypass with Invasive Cardiac Investigation, Minor Complexity	F05B	I
Admitted Surgical Interventions	Coronary Bypass without Invasive Cardiac Investigation, Major Complexity	F06A	I

Admitted Surgical Interventions	Coronary Bypass without Invasive Cardiac Investigation, Intermediate Complexity	F06B	I
Admitted Surgical Interventions	Coronary Bypass without Invasive Cardiac Investigation, Minor Complexity	F06C	I
Admitted Surgical Interventions	Other Cardiothoracic/Vascular Interventions with CPB Pump, Major Complexity	F07A	I
Admitted Surgical Interventions	Other Cardiothoracic/Vascular Interventions with CPB Pump, Intermediate Complexity	F07B	I
Admitted Surgical Interventions	Other Cardiothoracic/Vascular Interventions with CPB Pump, Minor Complexity	F07C	I
Admitted Surgical Interventions	Major Reconstructive Vascular Interventions without CPB Pump, Major Complexity	F08A	I
Admitted Surgical Interventions	Major Reconstructive Vascular Interventions without CPB Pump, Intermediate Complexity	F08B	I
Admitted Surgical Interventions	Major Reconstructive Vascular Interventions without CPB Pump, Minor Complexity	F08C	I
Admitted Surgical Interventions	Other Cardiothoracic Interventions without CPB Pump, Major Complexity	F09A	I
Admitted Surgical Interventions	Other Cardiothoracic Interventions without CPB Pump, Minor Complexity	F09B	I
Admitted Surgical Interventions	Interventional Coronary Procedures, Admitted for AMI, Major Complexity	F10A	I
Admitted Surgical Interventions	Interventional Coronary Procedures, Admitted for AMI, Minor Complexity	F10B	I
Admitted Surgical Interventions	Amputation, Excluding Upper Limb and Toe, for Circulatory Disorders, Major Complexity	F11A	I
Admitted Surgical Interventions	Amputation, Excluding Upper Limb and Toe, for Circulatory Disorders, Minor	F11B	I

	Complexity		
Admitted Surgical Interventions	Implantation and Replacement of Pacemaker, Total System, Major Complexity	F12A	I
Admitted Surgical Interventions	Implantation and Replacement of Pacemaker, Total System, Minor Complexity	F12B	I
Admitted Surgical Interventions	Amputation, Upper Limb and Toe, for Circulatory Disorders, Major Complexity	F13A	I
Admitted Surgical Interventions	Amputation, Upper Limb and Toe, for Circulatory Disorders, Minor Complexity	F13B	I
Admitted Surgical Interventions	Vascular Interventions, Excluding Major Reconstruction, without CPB Pump, Major Complexity	F14A	I
Admitted Surgical Interventions	Vascular Interventions, Excluding Major Reconstruction, without CPB Pump, Intermediate Complexity	F14B	I
Admitted Surgical Interventions	Vascular Interventions, Excluding Major Reconstruction, without CPB Pump, Minor Complexity	F14C	I
Admitted Surgical Interventions	Insertion and Replacement of Pacemaker Generator, Major Complexity	F17A	I
Admitted Surgical Interventions	Insertion and Replacement of Pacemaker Generator, Minor Complexity	F17B	I
Admitted Surgical Interventions	Other Pacemaker Interventions	F18Z	I
Admitted Surgical Interventions	Trans-Vascular Percutaneous Cardiac Intervention, Major Complexity	F19A	I
Admitted Surgical Interventions	Trans-Vascular Percutaneous Cardiac Intervention, Minor Complexity	F19B	I
Admitted Surgical Interventions	Vein Ligation and Stripping	F20Z	I

Admitted Surgical Interventions	Other Circulatory System Gls, Major Complexity	F21A	I
Admitted Surgical Interventions	Other Circulatory System Gls, Intermediate Complexity	F21B	I
Admitted Surgical Interventions	Other Circulatory System Gls, Minor Complexity	F21C	I
Admitted Surgical Interventions	Insertion of Artificial Heart Device	F22Z	I
Admitted Surgical Interventions	Heart Transplantation	F23Z	I
Admitted Surgical Interventions	Interventional Coronary Procedures, Not Admitted for AMI, Major Complexity	F24A	I
Admitted Surgical Interventions	Interventional Coronary Procedures, Not Admitted for AMI, Minor Complexity	F24B	I
Admitted Surgical Interventions	Percutaneous Heart Valve Replacement with Bioprosthesis, Major Complexity	F25A	I
Admitted Surgical Interventions	Percutaneous Heart Valve Replacement with Bioprosthesis, Minor Complexity	F25B	I
Admitted Surgical Interventions	Circulatory Disorders with Ventilator Support, Major Complexity	F40A	I
Admitted Surgical Interventions	Circulatory Disorders with Ventilator Support, Minor Complexity	F40B	I
Admitted Surgical Interventions	Circulatory Disorders, Admitted for AMI with Invasive Cardiac Investigative Interventions, Major Complexity	F41A	I
Admitted Surgical Interventions	Circulatory Disorders, Admitted for AMI with Invasive Cardiac Investigative Interventions, Minor Complexity	F41B	I
Admitted Surgical Interventions	Circulatory Disorders, Not Admitted for AMI with Invasive Cardiac Investigative Interventions, Major Complexity	F42A	I

Admitted Surgical Interventions	Circulatory Disorders, Not Admitted for AMI with Invasive Cardiac Investigative Interventions, Minor Complexity	F42B	I
Admitted Surgical Interventions	Circulatory Disorders with Non-Invasive Ventilation, Major Complexity	F43A	I
Admitted Surgical Interventions	Circulatory Disorders with Non-Invasive Ventilation, Minor Complexity	F43B	I
Admitted Medical Interventions	Circulatory Disorders, Admitted for AMI without Invasive Cardiac Investigative Interventions	F60A	М
Admitted Medical Interventions	Circulatory Disorders, Admitted for AMI without Invasive Cardiac Investigative Interventions, Transferred < 5 Days	F60B	М
Admitted Medical Interventions	Infective Endocarditis, Major Complexity	F61A	М
Admitted Medical Interventions	Infective Endocarditis, Minor Complexity	F61B	М
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	М
Admitted Medical Interventions	Venous Thrombosis, Minor Complexity	F63B	М
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	М
Admitted Medical Interventions	Coronary Atherosclerosis, Minor Complexity	F66B	М
Admitted Medical Interventions	Hypertension, Major Complexity	F67A	М
Admitted Medical Interventions	Hypertension, Minor Complexity	F67B	М
Admitted Medical Interventions	Congenital Heart Disease	F68Z	М
Admitted Medical Interventions	Valvular Disorders, Major Complexity	F69A	М
Admitted Medical Interventions	Valvular Disorders, Minor Complexity	F69B	М
Admitted Medical Interventions	Unstable Angina, Major Complexity	F72A	М
Admitted Medical Interventions	Unstable Angina, Minor Complexity	F72B	М
Admitted Medical Interventions	Syncope and Collapse, Major Complexity	F73A	М
Admitted Medical Interventions	Syncope and Collapse, Minor Complexity	F73B	М
Admitted Medical Interventions	Chest Pain, Major Complexity	F74A	М
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, Minor Complexity	F75B	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	I
Admitted Surgical Interventions	Rectal Resection, Intermediate Complexity	G01B	I
Admitted Surgical Interventions	Rectal Resection, Minor Complexity	G01C	I
Admitted Surgical Interventions	Major Small and Large Bowel Interventions, Major Complexity	G02A	I
Admitted Surgical Interventions	Major Small and Large Bowel Interventions, Intermediate Complexity	G02B	I
Admitted Surgical Interventions	Major Small and Large Bowel Interventions, Minor Complexity	G02C	I
Admitted Surgical Interventions	Stomach, Oesophageal and Duodenal Interventions, Major Complexity	G03A	I
Admitted Surgical Interventions	Stomach, Oesophageal and Duodenal Interventions, Intermediate Complexity	G03B	I
Admitted Surgical Interventions	Stomach, Oesophageal and Duodenal Interventions, Minor Complexity	G03C	I
Admitted Surgical Interventions	Peritoneal Adhesiolysis, Major Complexity	G04A	I
Admitted Surgical Interventions	Peritoneal Adhesiolysis, Intermediate Complexity	G04B	I
Admitted Surgical Interventions	Peritoneal Adhesiolysis, Minor Complexity	G04C	I
Admitted Surgical Interventions	Minor Small and Large Bowel Interventions, Major Complexity	G05A	I
Admitted Surgical Interventions	Minor Small and Large Bowel Interventions, Minor Complexity	G05B	I
Admitted Surgical Interventions	Pyloromyotomy	G06Z	I
Admitted Surgical Interventions	Appendicectomy, Major Complexity	G07A	I
Admitted Surgical Interventions	Appendicectomy, Minor Complexity	G07B	I
Admitted Surgical	Hernia Interventions, Major Complexity	G10A	I

Interventions			
Admitted Surgical Interventions	Hernia Interventions, Minor Complexity	G10B	I
Admitted Surgical Interventions	Anal and Stomal Interventions, Major Complexity	G11A	I
Admitted Surgical Interventions	Anal and Stomal Interventions, Minor Complexity	G11B	I
Admitted Surgical Interventions	Other Digestive System Gls, Major Complexity	G12A	I
Admitted Surgical Interventions	Other Digestive System Gls, Intermediate Complexity	G12B	I
Admitted Surgical Interventions	Other Digestive System Gls, Minor Complexity	G12C	I
Admitted Surgical Interventions	Peritonectomy for Gastrointestinal Disorders	G13Z	I
Admitted Surgical Interventions	Complex Endoscopy, Major Complexity	G46A	I
Admitted Surgical Interventions	Complex Endoscopy, Minor Complexity	G46B	I
Admitted Surgical Interventions	Gastroscopy, Major Complexity	G47A	I
Admitted Surgical Interventions	Gastroscopy, Intermediate Complexity	G47B	I
Admitted Surgical Interventions	Gastroscopy, Minor Complexity	G47C	I
Admitted Surgical Interventions	Colonoscopy, Major Complexity	G48A	I
Admitted Surgical Interventions	Colonoscopy, Minor Complexity	G48B	I
Admitted Medical Interventions	Digestive Malignancy, Major Complexity	G60A	М
Admitted Medical Interventions	Digestive Malignancy, Minor Complexity	G60B	М
Admitted Medical Interventions	Gastrointestinal Haemorrhage, Major Complexity	G61A	М

Admitted Medical Interventions	Gastrointestinal Haemorrhage, Minor Complexity	G61B	М
Admitted Medical Interventions	Inflammatory Bowel Disease	G64Z	М
Admitted Medical Interventions	Gastrointestinal Obstruction, Major Complexity	G65A	М
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	М
Admitted Medical Interventions	Other Digestive System Disorders, Intermediate Complexity	G70B	М
Admitted Medical Interventions	Other Digestive System Disorders, Minor Complexity	G70C	М
Admitted Surgical Interventions	Pancreas, Liver and Shunt Interventions, Major Complexity	H01A	I
Admitted Surgical Interventions	Pancreas, Liver and Shunt Interventions, Intermediate Complexity	H01B	I
Admitted Surgical Interventions	Pancreas, Liver and Shunt Interventions, Minor Complexity	H01C	I
Admitted Surgical Interventions	Major Biliary Tract Interventions, Major Complexity	H02A	I
Admitted Surgical Interventions	Major Biliary Tract Interventions, Intermediate Complexity	H02B	I
Admitted Surgical Interventions	Major Biliary Tract Interventions, Minor Complexity	H02C	I

Admitted Surgical Interventions	Hepatobiliary Diagnostic Interventions, Major Complexity	H05A	I
Admitted Surgical Interventions	Hepatobiliary Diagnostic Interventions, Intermediate Complexity	Н05В	I
Admitted Surgical Interventions	Hepatobiliary Diagnostic Interventions, Minor Complexity	H05C	I
Admitted Surgical Interventions	Other Hepatobiliary and Pancreas Interventions, Major Complexity	H06A	I
Admitted Surgical Interventions	Other Hepatobiliary and Pancreas Interventions, Intermediate Complexity	H06B	I
Admitted Surgical Interventions	Other Hepatobiliary and Pancreas Interventions, Minor Complexity	H06C	I
Admitted Surgical Interventions	Open Cholecystectomy, Major Complexity	H07A	I
Admitted Surgical Interventions	Open Cholecystectomy, Intermediate Complexity	Н07В	I
Admitted Surgical Interventions	Open Cholecystectomy, Minor Complexity	H07C	I
Admitted Surgical Interventions	Laparoscopic Cholecystectomy, Major Complexity	H08A	I
Admitted Surgical Interventions	Laparoscopic Cholecystectomy, Minor Complexity	H08B	I
Admitted Surgical Interventions	Liver Transplantation	H09Z	I
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	М
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

Admitted Medical Interventions	Disorders of Pancreas, Excluding Malignancy, Major Complexity	H62A	М
Admitted Medical Interventions	Disorders of Pancreas, Excluding 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	Н63В	М
Admitted Medical Interventions	Other Disorders of Liver, Minor Complexity	H63C	М
Admitted Medical Interventions	Disorders of the Biliary Tract, Major Complexity	H64A	М
Admitted Medical Interventions	Disorders of the Biliary Tract, Minor Complexity	H64B	М
Admitted Medical Interventions	Bleeding Oesophageal Varices, Major Complexity	H65A	М
Admitted Medical Interventions	Bleeding Oesophageal Varices, Intermediate Complexity	Н65В	М
Admitted Medical Interventions	Bleeding Oesophageal Varices, Minor Complexity	H65C	М
Admitted Surgical Interventions	Bilateral and Multiple Major Joint Interventions of Lower Limb, Major Complexity	I01A	I
Admitted Surgical Interventions	Bilateral and Multiple Major Joint Interventions of Lower Limb, Minor Complexity	I01B	I
Admitted Surgical Interventions	Microvascular Tissue Transfers or Skin Grafts, Excluding Hand, Major Complexity	102A	I
Admitted Surgical Interventions	Microvascular Tissue Transfers or Skin Grafts, Excluding Hand, Intermediate Complexity	I02B	I
Admitted Surgical Interventions	Microvascular Tissue Transfers or Skin Grafts, Excluding Hand, Minor Complexity	102C	I
Admitted Surgical Interventions	Hip Replacement for Trauma, Major Complexity	103A	I

Admitted Surgical Interventions	Hip Replacement for Trauma, Minor Complexity	103B	I
Admitted Surgical Interventions	Knee Replacement, Major Complexity	104A	I
Admitted Surgical Interventions	Knee Replacement, Minor Complexity	I04B	I
Admitted Surgical Interventions	Other Joint Replacement, Major Complexity	105A	I
Admitted Surgical Interventions	Other Joint Replacement, Minor Complexity	I05B	I
Admitted Surgical Interventions	Spinal Fusion for Deformity	106Z	I
Admitted Surgical Interventions	Amputation	107Z	I
Admitted Surgical Interventions	Other Hip and Femur Interventions, Major Complexity	108A	I
Admitted Surgical Interventions	Other Hip and Femur Interventions, Intermediate Complexity	108B	I
Admitted Surgical Interventions	Other Hip and Femur Interventions, Minor Complexity	108C	I
Admitted Surgical Interventions	Spinal Fusion, Major Complexity	109A	I
Admitted Surgical Interventions	Spinal Fusion, Intermediate Complexity	109B	I
Admitted Surgical Interventions	Spinal Fusion, Minor Complexity	109C	I
Admitted Surgical Interventions	Other Back and Neck Interventions, Major Complexity	I10A	I
Admitted Surgical Interventions	Other Back and Neck Interventions, Minor Complexity	I10B	I
Admitted Surgical Interventions	Limb Lengthening Interventions	I11Z	I
Admitted Surgical Interventions	Miscellaneous Musculoskeletal Interventions for Infection/Inflammation of Bone and Joint, Major Complexity	I12A	I

Admitted Surgical Interventions	Miscellaneous Musculoskeletal Interventions for Infection/Inflammation of Bone and Joint, Intermediate Complexity	I12B	I
Admitted Surgical Interventions	Miscellaneous Musculoskeletal Interventions for Infection/Inflammation of Bone and Joint, Minor Complexity	I12C	I
Admitted Surgical Interventions	Humerus, Tibia, Fibula and Ankle Interventions, Major Complexity	I13A	I
Admitted Surgical Interventions	Humerus, Tibia, Fibula and Ankle Interventions, Intermediate Complexity	I13B	I
Admitted Surgical Interventions	Humerus, Tibia, Fibula and Ankle Interventions, Minor Complexity	113C	I
Admitted Surgical Interventions	Cranio-Facial Surgery	I15Z	I
Admitted Surgical Interventions	Other Shoulder Interventions	I16Z	I
Admitted Surgical Interventions	Maxillo-Facial Surgery, Major Complexity	I17A	I
Admitted Surgical Interventions	Maxillo-Facial Surgery, Minor Complexity	I17B	I
Admitted Surgical Interventions	Other Knee Interventions, Major Complexity	I18A	I
Admitted Surgical Interventions	Other Knee Interventions, Minor Complexity	I18B	I
Admitted Surgical Interventions	Other Elbow and Forearm Interventions, Major Complexity	I19A	I
Admitted Surgical Interventions	Other Elbow and Forearm Interventions, Minor Complexity	I19B	I
Admitted Surgical Interventions	Other Foot Interventions, Major Complexity	I20A	I
Admitted Surgical Interventions	Other Foot Interventions, Minor Complexity	I20B	I

Admitted Surgical Interventions	Local Excision and Removal of Internal Fixation Devices of Hip and Femur, Major Complexity	I21A	I
Admitted Surgical Interventions	Local Excision and Removal of Internal Fixation Devices of Hip and Femur, Minor Complexity	I21B	I
Admitted Surgical Interventions	Local Excision and Removal of Internal Fixation Devices, Excluding Hip and Femur, Major Complexity	I23A	I
Admitted Surgical Interventions	Local Excision and Removal of Internal Fixation Devices, Excluding Hip and Femur, Minor Complexity	I23B	I
Admitted Surgical Interventions	Arthroscopy, Major Complexity	I24A	I
Admitted Surgical Interventions	Arthroscopy, Minor Complexity	I24B	I
Admitted Surgical Interventions	Bone and Joint Diagnostic Interventions Including Biopsy, Major Complexity	I25A	I
Admitted Surgical Interventions	Bone and Joint Diagnostic Interventions Including Biopsy, Minor Complexity	I25B	I
Admitted Surgical Interventions	Soft Tissue Interventions, Major Complexity	I27A	I
Admitted Surgical Interventions	Soft Tissue Interventions, Minor Complexity	I27B	I
Admitted Surgical Interventions	Other Musculoskeletal Interventions, Major Complexity	I28A	I
Admitted Surgical Interventions	Other Musculoskeletal Interventions, Intermediate Complexity	I28B	I
Admitted Surgical Interventions	Other Musculoskeletal Interventions, Minor Complexity	128C	I
Admitted Surgical Interventions	Knee Reconstructions, and Revisions of Reconstructions	I29Z	I
Admitted Surgical Interventions	Hand Interventions	130Z	I
Admitted Surgical Interventions	Revision of Hip Replacement, Major Complexity	I31A	I

Admitted	Revision of Hip		
Surgical Interventions	Replacement, Intermediate Complexity	I31B	I
Admitted	Revision of Hip		
Surgical Interventions	Replacement, Minor Complexity	I31C	I
Admitted Surgical Interventions	Revision of Knee Replacement, Major Complexity	I32A	I
Admitted Surgical Interventions	Revision of Knee Replacement, Minor Complexity	I32B	I
Admitted Surgical Interventions	Hip Replacement for Non- Trauma, Major Complexity	I33A	I
Admitted Surgical Interventions	Hip Replacement for Non- Trauma, Minor Complexity	I33B	I
Admitted Medical Interventions	Femoral Shaft Fractures	I60Z	М
Admitted Medical Interventions	Distal Femoral Fractures	I61Z	М
Admitted Medical Interventions	Sprains, Strains and Dislocations of Hip, Pelvis and Thigh, Major Complexity	163A	М
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 Neoplastic Disorders, Major Complexity	165A	М
Admitted Medical Interventions	Musculoskeletal Malignant Neoplastic Disorders, Minor Complexity	I65B	М
Admitted Medical Interventions	Inflammatory Musculoskeletal Disorders, Major Complexity	I66A	М
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	М
Admitted Medical Interventions	Bone Diseases and Arthropathies, Major Complexity	169A	М
Admitted Medical Interventions	Bone Diseases and Arthropathies, Minor Complexity	I69B	М
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	173A	М
Admitted Medical Interventions	Aftercare of Musculoskeletal Implants or Prostheses, Minor Complexity	I73B	М
Admitted Medical Interventions	Injuries to Forearm, Wrist, Hand and Foot, Major Complexity	I74A	М
Admitted Medical Interventions	Injuries to Forearm, Wrist, Hand and Foot, Minor Complexity	I74B	М
Admitted Medical Interventions	Injuries to Shoulder, Arm, Elbow, Knee, Leg and Ankle, Major Complexity	I75A	М
Admitted Medical Interventions	Injuries to Shoulder, Arm, Elbow, Knee, Leg and Ankle, Intermediate Complexity	I75B	М
Admitted Medical Interventions	Injuries to Shoulder, Arm, Elbow, Knee, Leg and Ankle, Minor Complexity	175C	М
Admitted Medical Interventions	Other Musculoskeletal Disorders, Major Complexity	I76A	М

Admitted Medical Interventions	Other Musculoskeletal Disorders, Minor Complexity	I76B	М
Admitted Medical Interventions	Fractures of Pelvis, Major Complexity	I77A	М
Admitted Medical Interventions	Fractures of Pelvis, Minor Complexity	І77В	М
Admitted Medical Interventions	Fractures of Neck of Femur, Major Complexity	I78A	М
Admitted Medical Interventions	Fractures of Neck of Femur, Minor Complexity	I78B	М
Admitted Medical Interventions	Pathological Fractures, Major Complexity	I79A	М
Admitted Medical Interventions	Pathological Fractures, Minor Complexity	I79B	М
Admitted Medical Interventions	Femoral Fractures, Transferred to Acute Facility < 2 Days	180Z	М
Admitted Surgical Interventions	Microvascular Tissue Transfers for Skin, Subcutaneous Tissue and Breast Disorders, Major Complexity	J01A	I
Admitted Surgical Interventions	Microvascular Tissue Transfers for Skin, Subcutaneous Tissue and Breast Disorders, Minor Complexity	J01B	I
Admitted Surgical Interventions	Major Interventions for Breast Disorders, Major Complexity	J06A	I
Admitted Surgical Interventions	Major Interventions for Breast Disorders, Minor Complexity	J06B	I
Admitted Surgical Interventions	Minor Interventions for Breast Disorders	J07Z	I
Admitted Surgical Interventions	Other Skin Grafts and Debridement Interventions, Major Complexity	J08A	I
Admitted Surgical Interventions	Other Skin Grafts and Debridement Interventions, Intermediate Complexity	J08B	I
Admitted Surgical Interventions	Other Skin Grafts and Debridement Interventions, Minor Complexity	J08C	I

Admitted Surgical Interventions	Perianal and Pilonidal Interventions	J09Z	I
Admitted Surgical Interventions	Plastic GIs for Skin, Subcutaneous Tissue and Breast Disorders, Major Complexity	J10A	I
Admitted Surgical Interventions	Plastic GIs for Skin, Subcutaneous Tissue and Breast Disorders, Minor Complexity	J10B	I
Admitted Surgical Interventions	Other Skin, Subcutaneous Tissue and Breast Interventions, Major Complexity	J11A	I
Admitted Surgical Interventions	Other Skin, Subcutaneous Tissue and Breast Interventions, Minor Complexity	J11B	I
Admitted Surgical Interventions	Lower Limb Interventions with Ulcer or Cellulitis, Major Complexity	J12A	I
Admitted Surgical Interventions	Lower Limb Interventions with Ulcer or Cellulitis, Minor Complexity	J12B	I
Admitted Surgical Interventions	Lower Limb Interventions without Ulcer or Cellulitis, Major Complexity	J13A	I
Admitted Surgical Interventions	Lower Limb Interventions without Ulcer or Cellulitis, Minor Complexity	J13B	I
Admitted Surgical Interventions	Major Breast Reconstructions	J14Z	I
Admitted Medical Interventions	Skin Ulcers and Pressure Injuries, Major Complexity	J60A	М
Admitted Medical Interventions	Skin Ulcers and Pressure Injuries, Intermediate Complexity	J60B	М
Admitted Medical Interventions	Skin Ulcers and Pressure Injuries, Minor Complexity	J60C	М
Admitted Medical Interventions	Malignant Breast Disorders, Major Complexity	J62A	М
Admitted Medical Interventions	Malignant Breast Disorders, Minor Complexity	J62B	М
Admitted Medical Interventions	Non-Malignant Breast Disorders	J63Z	М

Admitted Medical Interventions	Cellulitis, Major Complexity	J64A	М
Admitted Medical Interventions	Cellulitis, Minor Complexity	J64B	М
Admitted Medical Interventions	Trauma to Skin, Subcutaneous Tissue and Breast, Major Complexity	J65A	М
Admitted Medical Interventions	Trauma to Skin, Subcutaneous Tissue and Breast, Minor Complexity	J65B	М
Admitted Medical Interventions	Minor Skin Disorders, Major Complexity	J67A	М
Admitted Medical Interventions	Minor Skin Disorders, Minor Complexity	J67B	М
Admitted Medical Interventions	Major Skin Disorders, Major Complexity	J68A	М
Admitted Medical Interventions	Major Skin Disorders, Minor Complexity	J68B	М
Admitted Medical Interventions	Skin Malignancy, Major Complexity	J69A	М
Admitted Medical Interventions	Skin Malignancy, Minor Complexity	J69B	М
Admitted Surgical Interventions	GIs for Diabetic Complications, Major Complexity	K01A	I
Admitted Surgical Interventions	GIs for Diabetic Complications, Intermediate Complexity	К01В	I
Admitted Surgical Interventions	GIs for Diabetic Complications, Minor Complexity	K01C	I
Admitted Surgical Interventions	Pituitary Interventions	K02Z	I
Admitted Surgical Interventions	Adrenal Interventions	K03Z	I
Admitted Surgical Interventions	Parathyroid Interventions, Major Complexity	K05A	I
Admitted Surgical Interventions	Parathyroid Interventions, Minor Complexity	K05B	I
Admitted Surgical Interventions	Thyroid Interventions, Major Complexity	K06A	I

Admitted Surgical Interventions	Thyroid Interventions, Minor Complexity	K06B	I
Admitted Surgical Interventions	Thyroglossal Interventions	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	КОЭВ	I
Admitted Surgical Interventions	Revisional and Open Interventions for Obesity	K10Z	I
Admitted Surgical Interventions	Major Laparoscopic Interventions for Obesity, Major Complexity	K11A	I
Admitted Surgical Interventions	Major Laparoscopic Interventions for Obesity, Minor Complexity	K11B	I
Admitted Surgical Interventions	Other Interventions for Obesity	K12Z	I
Admitted Surgical Interventions	Plastic GIs for Endocrine, Nutritional and Metabolic Disorders	K13Z	I
Admitted Surgical Interventions	Endoscopic and Investigative Interventions for Metabolic Disorders, Major Complexity	K40A	I
Admitted Surgical Interventions	Endoscopic and Investigative Interventions for Metabolic Disorders, Minor Complexity	K40B	I
Admitted Medical Interventions	Diabetes, Major Complexity	K60A	М
Admitted Medical Interventions	Diabetes, Minor Complexity	K60B	М
Admitted Medical Interventions	Severe Nutritional Disturbance, Major Complexity	K61A	М
Admitted Medical Interventions	Severe Nutritional Disturbance, Minor Complexity	K61B	М
Admitted Medical Interventions	Miscellaneous Metabolic Disorders, Major Complexity	K62A	М
Admitted Medical Interventions	Miscellaneous Metabolic Disorders, Intermediate Complexity	K62B	М

Admitted Medical Interventions	Miscellaneous Metabolic Disorders, Minor Complexity	K62C	м
Admitted Medical Interventions	Inborn Errors of Metabolism, Major Complexity	K63A	М
Admitted Medical Interventions	Inborn Errors of Metabolism, Minor Complexity	K63B	М
Admitted Medical Interventions	Endocrine Disorders, Major Complexity	K64A	м
Admitted Medical Interventions	Endocrine Disorders, Minor Complexity	K64B	М
Admitted Surgical Interventions	Operative Insertion of Peritoneal Catheter for Dialysis, Major Complexity	L02A	I
Admitted Surgical Interventions	Operative Insertion of Peritoneal Catheter for Dialysis, Minor Complexity	L02B	I
Admitted Surgical Interventions	Kidney, Ureter and Major Bladder Interventions for Neoplastic Disorders, Major Complexity	L03A	I
Admitted Surgical Interventions	Kidney, Ureter and Major Bladder Interventions for Neoplastic Disorders, Intermediate Complexity	L03B	I
Admitted Surgical Interventions	Kidney, Ureter and Major Bladder Interventions for Neoplastic Disorders, Minor Complexity	L03C	I
Admitted Surgical Interventions	Kidney, Ureter and Major Bladder Interventions for Non-Neoplastic Disorders, Major Complexity	L04A	I
Admitted Surgical Interventions	Kidney, Ureter and Major Bladder Interventions for Non-Neoplastic Disorders, Intermediate Complexity	L04B	I
Admitted Surgical Interventions	Kidney, Ureter and Major Bladder Interventions for Non-Neoplastic Disorders, Minor Complexity	L04C	I
Admitted Surgical Interventions	Transurethral Prostatectomy for Urinary Disorder, Major Complexity	L05A	I
Admitted Surgical Interventions	Transurethral Prostatectomy for Urinary Disorder, Minor Complexity	L05B	I

Admitted Surgical Interventions	Minor Bladder Interventions, Major Complexity	L06A	I
Admitted Surgical Interventions	Minor Bladder Interventions, Intermediate Complexity	L06B	I
Admitted Surgical Interventions	Minor Bladder Interventions, Minor Complexity	L06C	I
Admitted Surgical Interventions	Other Transurethral Interventions, Major Complexity	L07A	I
Admitted Surgical Interventions	Other Transurethral Interventions, Minor Complexity	L07B	I
Admitted Surgical Interventions	Urethral Interventions	L08Z	I
Admitted Surgical Interventions	Other Interventions for Kidney and Urinary Tract Disorders, Major Complexity	L09A	I
Admitted Surgical Interventions	Other Interventions for Kidney and Urinary Tract Disorders, Intermediate Complexity	L09B	I
Admitted Surgical Interventions	Other Interventions for Kidney and Urinary Tract Disorders, Minor Complexity	L09C	I
Admitted Surgical Interventions	Kidney Transplantation, Age <= 16 Years or Major Complexity	L10A	I
Admitted Surgical Interventions	Kidney Transplantation, Age >= 17 Years and Minor Complexity	L10B	I
Admitted Surgical Interventions	Nephrolithiasis Interventions, Major Complexity	L43A	I
Admitted Surgical Interventions	Nephrolithiasis Interventions, Minor Complexity	L43B	I
Admitted Surgical Interventions	Cystourethroscopy for Urinary Disorder, Major Complexity	L44A	I
Admitted Surgical Interventions	Cystourethroscopy for Urinary Disorder, Minor Complexity	L44B	I
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 Neoplastic Disorders, Major Complexity	L62A	М
Admitted Medical Interventions	Kidney and Urinary Tract Neoplastic Disorders, Intermediate Complexity	L62B	М
Admitted Medical Interventions	Kidney and Urinary Tract Neoplastic Disorders, Minor Complexity	L62C	М
Admitted Medical Interventions	Kidney and Urinary Tract Infections, Major Complexity	L63A	М
Admitted Medical Interventions	Kidney and Urinary Tract Infections, Minor Complexity	L63B	М
Admitted Medical Interventions	Urinary Stones and Obstruction, Major Complexity	L64A	М
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	М
Admitted Medical Interventions	Peritoneal Dialysis	L68Z	м
Admitted Surgical Interventions	Major Male Pelvic Interventions, Major Complexity	M01A	I

Admitted Surgical Interventions	Major Male Pelvic Interventions, Minor Complexity	M01B	I
Admitted Surgical Interventions	Transurethral Prostatectomy for Reproductive System Disorder, Major Complexity	M02A	I
Admitted Surgical Interventions	Transurethral Prostatectomy for Reproductive System Disorder, Minor Complexity	M02B	I
Admitted Surgical Interventions	Penis Interventions, Major Complexity	M03A	I
Admitted Surgical Interventions	Penis Interventions, Minor Complexity	M03B	I
Admitted Surgical Interventions	Testes Interventions, Major Complexity	M04A	I
Admitted Surgical Interventions	Testes Interventions, Minor Complexity	M04B	I
Admitted Surgical Interventions	Circumcision	M05Z	I
Admitted Surgical Interventions	Other Male Reproductive System Gls, Major Complexity	M06A	I
Admitted Surgical Interventions	Other Male Reproductive System Gls, Minor Complexity	M06B	I
Admitted Surgical Interventions	Cystourethroscopy for Male Reproductive System Disorder, Sameday	M40Z	I
Admitted Medical Interventions	Male Reproductive System Malignancy, Major Complexity	M60A	М
Admitted Medical Interventions	Male Reproductive System Malignancy, Minor Complexity	M60B	М
Admitted Medical Interventions	Benign Prostatic Hypertrophy, Major Complexity	M61A	М
Admitted Medical Interventions	Benign Prostatic Hypertrophy, Minor Complexity	M61B	М
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 Interventions	M63Z	М
Admitted Medical Interventions	Other Male Reproductive System Disorders, Major Complexity	M64A	М
Admitted Medical Interventions	Other Male Reproductive System Disorders, Minor Complexity	M64B	м
Admitted Surgical Interventions	Pelvic Evisceration and Radical Vulvectomy	N01Z	I
Admitted Surgical Interventions	Hysterectomy for Non- Malignancy, Major Complexity	N04A	I
Admitted Surgical Interventions	Hysterectomy for Non- Malignancy, Minor Complexity	N04B	I
Admitted Surgical Interventions	Oophorectomy and Complex Fallopian Tube Interventions for Non- Malignancy, Major Complexity	N05A	I
Admitted Surgical Interventions	Oophorectomy and Complex Fallopian Tube Interventions for Non- Malignancy, Minor Complexity	N05B	I
Admitted Surgical Interventions	Female Reproductive System Reconstructive Interventions, Major Complexity	N06A	I
Admitted Surgical Interventions	Female Reproductive System Reconstructive Interventions, Minor Complexity	N06B	I
Admitted Surgical Interventions	Other Uterus and Adnexa Interventions for Non- Malignancy, Major Complexity	N07A	I
Admitted Surgical Interventions	Other Uterus and Adnexa Interventions for Non- Malignancy, Minor Complexity	N07B	I
Admitted Surgical Interventions	Endoscopic and Laparoscopic Interventions, Female Reproductive System	N08Z	I
Admitted Surgical Interventions	Other Vagina, Cervix and Vulva Interventions, Major Complexity	N09A	I
Admitted Surgical Interventions	Other Vagina, Cervix and Vulva Interventions, Minor Complexity	N09B	I

Admitted Surgical Interventions	Diagnostic Curettage and Diagnostic Hysteroscopy	N10Z	I
Admitted Surgical Interventions	Other Female Reproductive System Gls, Major Complexity	N11A	I
Admitted Surgical Interventions	Other Female Reproductive System GIs, Minor Complexity	N11B	I
Admitted Surgical Interventions	Uterus and Adnexa Interventions for Malignancy, Major Complexity	N12A	I
Admitted Surgical Interventions	Uterus and Adnexa Interventions for Malignancy, Intermediate Complexity	N12B	I
Admitted Surgical Interventions	Uterus and Adnexa Interventions for Malignancy, Minor Complexity	N12C	I
Admitted Medical Interventions	Female Reproductive System Malignancy, Major Complexity	N60A	М
Admitted Medical Interventions	Female Reproductive System Malignancy, Minor Complexity	N60B	М
Admitted Medical Interventions	Female Reproductive System Infections, Major Complexity	N61A	М
Admitted Medical Interventions	Female Reproductive System Infections, Minor Complexity	N61B	М
Admitted Medical Interventions	Menstrual and Other Female Reproductive System Disorders, Major Complexity	N62A	М
Admitted Medical Interventions	Menstrual and Other Female Reproductive System Disorders, Minor Complexity	N62B	М
Admitted Births / Deliveries	Caesarean Delivery, Major Complexity	O01A	Birth / Delivery
Admitted Births / Deliveries	Caesarean Delivery, Intermediate Complexity	O01B	Birth / Delivery
Admitted Births / Deliveries	Caesarean Delivery, Minor Complexity	O01C	Birth / Delivery
Admitted Births / Deliveries	Vaginal Delivery with Gls, Major Complexity	O02A	Birth / Delivery
Admitted Births / Deliveries	Vaginal Delivery with Gls, Minor Complexity	O02B	Birth / Delivery
Admitted Surgical Interventions	Ectopic Pregnancy	O03Z	I

Admitted Surgical Interventions	Postpartum and Post Abortion with GIs, Major Complexity	O04A	I
Admitted Surgical Interventions	Postpartum and Post Abortion with GIs, Minor Complexity	O04B	I
Admitted Surgical Interventions	Abortion with GIs	005Z	I
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 without GIs, Major Complexity	O61A	М
Admitted Medical Interventions	Postpartum and Post Abortion without GIs, Minor Complexity	O61B	М
Admitted Medical Interventions	Abortion without Gls, Major Complexity	O63A	М
Admitted Medical Interventions	Abortion without Gls, Minor Complexity	O63B	М
Admitted Medical Interventions	Antenatal and Other Admissions related to Pregnancy, Childbirth and the Puerperium, Major Complexity	O66A	М
Admitted Medical Interventions	Antenatal and Other Admissions related to Pregnancy, Childbirth and the Puerperium, Intermediate Complexity	O66B	М
Admitted Medical Interventions	Antenatal and Other Admissions related to Pregnancy, Childbirth and the Puerperium, Minor Complexity	O66C	М
Admitted Surgical Interventions	Neonate with Significant GI or Ventilation >= 96 Hours, Died or Transfer to Acute Facility < 5 Days	P01Z	I
Admitted Surgical Interventions	Cardiothoracic and Vascular Interventions for Neonates	P02Z	I

Admitted Surgical Interventions	Neonate, Admission Weight 1000-1499g with Significant GI or Ventilation >= 96 Hours, Major Complexity	P03A	I
Admitted Surgical Interventions	Neonate, Admission Weight 1000-1499g with Significant GI or Ventilation >= 96 Hours, Minor Complexity	P03B	I
Admitted Surgical Interventions	Neonate, Admission Weight 1500-1999g with Significant GI or Ventilation >= 96 Hours, Major Complexity	P04A	I
Admitted Surgical Interventions	Neonate, Admission Weight 1500-1999g with Significant GI or Ventilation >= 96 Hours, Minor Complexity	P04B	I
Admitted Surgical Interventions	Neonate, Admission Weight 2000-2499g with Significant GI or Ventilation >= 96 Hours, Major Complexity	P05A	I
Admitted Surgical Interventions	Neonate, Admission Weight 2000-2499g with Significant GI or Ventilation >= 96 Hours, Minor Complexity	P05B	I
Admitted Surgical Interventions	Neonate, Admission Weight >= 2500g with Significant GI or Ventilation >= 96 Hours, Major Complexity	P06A	I
Admitted Surgical Interventions	Neonate, Admission Weight >= 2500g with Significant GI or Ventilation >= 96 Hours, Minor Complexity	P06B	I
Admitted Surgical Interventions	Neonate, Admission Weight < 750g with Significant Gl	P07Z	I
Admitted Surgical Interventions	Neonate, Admission Weight 750-999g with Significant GI	P08Z	I
Admitted Medical Interventions	Neonate without Significant GI or Ventilation >= 96 Hours, Died or Transfer to Acute Facility < 5 Days, Major Complexity	P60A	М
Admitted Medical Interventions	Neonate without Significant GI or Ventilation >= 96 Hours, Died or Transfer to Acute Facility < 5 Days, Minor Complexity	P60B	М
Admitted Medical Interventions	Neonate, Admission Weight < 750g without Significant Gl	P61Z	М

Admitted Medical Interventions	Neonate, Admission Weight 750-999g without Significant GI, Major Complexity	P62A	М
Admitted Medical Interventions	Neonate, Admission Weight 750-999g without Significant GI, Minor Complexity	P62B	М
Admitted Medical Interventions	Neonate, Admission Weight 1000-1249g without Significant GI or Ventilation >= 96 Hours, Major Complexity	P63A	М
Admitted Medical Interventions	Neonate, Admission Weight 1000-1249g without Significant GI or Ventilation >= 96 Hours, Minor Complexity	P63B	М
Admitted Medical Interventions	Neonate, Admission Weight 1250-1499g without Significant GI or Ventilation >= 96 Hours, Major Complexity	P64A	Μ
Admitted Medical Interventions	Neonate, Admission Weight 1250-1499g without Significant GI or Ventilation >= 96 Hours, Minor Complexity	P64B	М
Admitted Medical Interventions	Neonate, Admission Weight 1500-1999g without Significant GI or Ventilation >= 96 Hours, Extreme Complexity	P65A	М
Admitted Medical Interventions	Neonate, Admission Weight 1500-1999g without Significant GI or Ventilation >= 96 Hours, Major Complexity	P65B	М
Admitted Medical Interventions	Neonate, Admission Weight 1500-1999g without Significant GI or Ventilation >= 96 Hours, Intermediate Complexity	P65C	М
Admitted Medical Interventions	Neonate, Admission Weight 1500-1999g without Significant GI or Ventilation >= 96 Hours, Minor Complexity	P65D	М
Admitted Medical Interventions	Neonate, Admission Weight 2000-2499g without Significant GI or Ventilation >= 96 Hours, Extreme Complexity	P66A	М

Admitted Medical Interventions	Neonate, Admission Weight 2000-2499g without Significant GI or Ventilation >= 96 Hours, Major Complexity	2000-2499g without ificant GI or Ventilation P66B >= 96 Hours, Major		
Admitted Medical Interventions	Neonate, Admission Weight 2000-2499g without Significant GI or Ventilation >= 96 Hours, Intermediate Complexity		P66C	М
Admitted Medical Interventions	Neonate, Admission Weight 2000-2499g without Significant GI or Ventilation >= 96 Hours, Minor Complexity		P66D	М
Admitted Medical Interventions	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96 Hours, < 37 Complete Weeks Gestation, Extreme Complexity		P67A	М
Admitted Medical Interventions	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96 Hours, < 37 Complete Weeks Gestation, Major Complexity		P67B	М
Admitted Medical Interventions	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96 Hours, < 37 Complete Weeks Gestation, Intermediate Complexity		P67C	М
Admitted Medical Interventions	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96 Hours, < 37 Complete Weeks Gestation, Minor Complexity		P67D	М
Admitted Medical Interventions	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96 Hours, >= 37 Complete Weeks Gestation, Extreme Complexity		P68A	М
Admitted Medical Interventions	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96 Hours, >= 37 Complete Weeks Gestation, Major Complexity	Admission Weight vithout Significant ntilation >= 96 = 37 Complete sestation, Major		М

Admitted Medical Interventions	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96 Hours, >= 37 Complete Weeks Gestation, Intermediate Complexity		М
Admitted Medical Interventions	Neonate, Admission Weight >= 2500g without Significant GI or Ventilation >= 96 Hours, >= 37 Complete Weeks Gestation, Minor Complexity	P68D	М
Admitted Surgical Interventions	Splenectomy	Q01Z	I
Admitted Surgical Interventions	Blood and Immune System Disorders with Other GIs, Major Complexity	Q02A	I
Admitted Surgical Interventions	Blood and Immune System Disorders with Other GIs, Minor Complexity	Q02B	I
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	М
Admitted Medical Interventions	Coagulation Disorders, Major Complexity	Q62A	М
Admitted Medical Interventions	Coagulation Disorders, Minor Complexity	Q62B	М
Admitted Surgical Interventions	Lymphoma and Leukaemia with Major Gls, Major Complexity	R01A	I
Admitted Surgical Interventions	Lymphoma and Leukaemia with Major Gls, Minor Complexity	R01B	I
Admitted Surgical Interventions	Other Neoplastic Disorders with Major Gls, Major Complexity	R02A	I

Admitted Surgical Interventions	Other Neoplastic Disorders with Major Gls, Intermediate Complexity		I
Admitted Surgical Interventions	Other Neoplastic Disorders with Major Gls, Minor Complexity	R02C	I
Admitted Surgical Interventions	Lymphoma and Leukaemia with Other Gls, Major Complexity	R03A	I
Admitted Surgical Interventions	Lymphoma and Leukaemia with Other Gls, Intermediate Complexity	R03B	I
Admitted Surgical Interventions	Lymphoma and Leukaemia with Other Gls, Minor Complexity	R03C	I
Admitted Surgical Interventions	Other Neoplastic Disorders with Other Gls, Major Complexity	R04A	I
Admitted Surgical Interventions	Other Neoplastic Disorders with Other Gls, Minor Complexity	R04B	I
Admitted Surgical Interventions	Other Haematopoietic Stem Cell Transplantation, Age <= 16 Years or Major Complexity	R05A	I
Admitted Surgical Interventions	Other Haematopoietic Stem Cell Transplantation, Age >= 17 Years and Minor Complexity	R05B	I
Admitted Surgical Interventions	Autologous Haematopoietic Stem Cell Transplantation, Major Complexity	R06A	I
Admitted Surgical Interventions	Autologous Haematopoietic Stem Cell Transplantation, Intermediate Complexity	R06B	I
Admitted Surgical Interventions	Autologous Haematopoietic Stem Cell Transplantation, Minor Complexity	R06C	I
Admitted Medical Interventions	Acute Leukaemia, Major Complexity	R60A	М
Admitted Medical Interventions	Acute Leukaemia, Intermediate Complexity	R60B	М
Admitted Medical Interventions	Acute Leukaemia, Minor Complexity	R60C	М
Admitted Medical Interventions	Lymphoma and Non-Acute Leukaemia, Major Complexity	R61A	М

Admitted Medical Interventions	Lymphoma and Non-Acute Leukaemia, Intermediate Complexity	R61B	М
Admitted Medical Interventions	Lymphoma and Non-Acute Leukaemia, Minor Complexity	R61C	М
Admitted Medical Interventions	Other Neoplastic Disorders, Major Complexity	R62A	М
Admitted Medical Interventions	Other Neoplastic Disorders, Intermediate Complexity	R62B	М
Admitted Medical Interventions	Other Neoplastic Disorders, Minor Complexity	R62C	М
Admitted Medical Interventions	Pharmacotherapy for Neoplastic Disorders	R63Z	М
Admitted Surgical Interventions	Infectious and Parasitic Diseases with GIs, Major Complexity	T01A	I
Admitted Surgical Interventions	Infectious and Parasitic Diseases with Gls, Intermediate Complexity	то1в	I
Admitted Surgical Interventions	Infectious and Parasitic Diseases with GIs, Minor Complexity	T01C	I
Admitted Surgical Interventions	Infectious and Parasitic Diseases with Ventilator Support		I
Admitted Medical Interventions	Sepsis, Septic Shock and Systemic Infection, Major Complexity	Т60А	М
Admitted Medical Interventions	Sepsis, Septic Shock and Systemic Infection, Intermediate Complexity	Т60В	М
Admitted Medical Interventions	Sepsis, Septic Shock and Systemic Infection, Minor Complexity	T60C	М
Admitted Medical Interventions	Postoperative Infections, Major Complexity	T61A	М
Admitted Medical Interventions	Postoperative Infections, Minor Complexity	Т61В	М
Admitted Medical Interventions	Fever of Unknown Origin, Major Complexity	T62A	М
Admitted Medical Interventions	Fever of Unknown Origin, Minor Complexity	Т62В	М
Admitted Medical	Viral Illnesses, Major Complexity	Т63А	М

Interventions			
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 Medical Interventions	Mental Health Treatment with ECT, Sameday	U40Z	М
Admitted Medical Interventions	Mental Health Treatment without ECT, Sameday	U60Z	М
Admitted Medical Interventions	Schizophrenia Disorders, Major Complexity	U61A	М
Admitted Medical Interventions	Schizophrenia Disorders, Minor Complexity U61B		М
Admitted Medical Interventions	Paranoia and Acute Psychotic Disorders, Major Complexity	U62A	М
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	М
Admitted Medical Interventions	Eating and Obsessive- Compulsive Disorders, Major Complexity	U66A	М

Admitted Medical Interventions	Eating and Obsessive- Compulsive Disorders, Minor Complexity	U66B	М
Admitted Medical Interventions	Personality Disorders and Acute Reactions, Major Complexity	U67A	М
Admitted Medical Interventions	Personality Disorders and Acute Reactions, Minor Complexity	U67B	М
Admitted Medical Interventions	Neurodevelopmental Disorders and Symbolic Dysfunctions, Major Complexity	U68A	М
Admitted Medical Interventions	Neurodevelopmental Disorders and Symbolic Dysfunctions, Minor Complexity	U68B	М
Admitted Medical Interventions	Alcohol Intoxication and Withdrawal, Major Complexity	V60A	М
Admitted Medical Interventions	Alcohol Intoxication and Withdrawal, Minor Complexity	V60B	М
Admitted Medical Interventions	Drug Intoxication and Withdrawal, Major Complexity	V61A	М
Admitted Medical Interventions	Drug Intoxication and Withdrawal, Minor Complexity	V61B	М
Admitted Medical Interventions	Alcohol Use and Dependence, Major Complexity	V62A	М
Admitted Medical Interventions	Alcohol Use and Dependence, Minor Complexity	V62B	М
Admitted Medical Interventions	Opioid Use and Dependence	V63Z	М
Admitted Medical Interventions	Other Drug Use and Dependence, Major Complexity	V64A	М
Admitted Medical Interventions	Other Drug Use and Dependence, Minor Complexity	V64B	М
Admitted Surgical Interventions	Ventilation, Tracheostomy and Cranial Interventions for Multiple Significant Trauma, Major Complexity	W01A	I

Admitted Surgical Interventions	Ventilation, Tracheostomy and Cranial Interventions for Multiple Significant Trauma, Intermediate Complexity	W01B	I
Admitted Surgical Interventions	Ventilation, Tracheostomy and Cranial Interventions for Multiple Significant Trauma, Minor Complexity	W01C	I
Admitted Surgical Interventions	Hip, Femur and Lower Limb Interventions for Multiple Significant Trauma, Major Complexity	W02A	I
Admitted Surgical Interventions	Hip, Femur and Lower Limb Interventions for Multiple Significant Trauma, Minor Complexity	W02B	I
Admitted Surgical Interventions	Abdominal Interventions for Multiple Significant Trauma	W03Z	I
Admitted Surgical Interventions	Multiple Significant Trauma with Other Gls, Major Complexity	W04A	1
Admitted Surgical Interventions	Multiple Significant Trauma with Other GIs, Minor Complexity	W04B	I
Admitted Medical Interventions	Multiple Significant Trauma, Transferred to Acute Facility < 5 Days	W60Z	м
Admitted Medical Interventions	Multiple Significant Trauma without Gls, Major Complexity	W61A	М
Admitted Medical Interventions	Multiple Significant Trauma without Gls, Minor Complexity	W61B	М
Admitted Surgical Interventions	Microvascular Tissue Transfer and Skin Grafts for Injuries to Hand, Major Complexity	X02A	I
Admitted Surgical Interventions	Microvascular Tissue Transfer and Skin Grafts for Injuries to Hand, Minor Complexity	Х02В	I
Admitted Surgical Interventions	Other Interventions for Injuries to Lower Limb, Major Complexity	X04A	I
Admitted Surgical Interventions	Other Interventions for Injuries to Lower Limb, Minor Complexity	Х04В	I
Admitted Surgical Interventions	Other Interventions for Injuries to Hand, Major Complexity	X05A	I

Admitted	Other Interventions for	I I	
Surgical	Injuries to Hand, Minor	X05B	1
Interventions	Complexity		
Admitted	Other Interventions for	X06A	
Surgical Interventions	Other Injuries, Major Complexity	A06A	I
Admitted	Other Interventions for		
Surgical	Other Injuries, Intermediate	Х06В	I. I.
Interventions	Complexity		
Admitted	Other Interventions for		
Surgical	Other Injuries, Minor	X06C	I
Interventions	Complexity		
Admitted	Skin Grafts for Injuries	X074	
Surgical Interventions	Excluding Hand, Major Complexity	X07A	I
Admitted Surgical	Skin Grafts for Injuries Excluding Hand,	Х07В	
Interventions	Intermediate Complexity		'
Admitted	Skin Grafts for Injuries		
Surgical	Excluding Hand, Minor	X07C	1
Interventions	Complexity		
	Injuries, Poisoning and		
Admitted	Toxic Effects of Drugs with	X 10.4	
Surgical Interventions	Ventilator Support, Major	X40A	I
Interventions	Complexity		
A aluaritta al	Injuries, Poisoning and		
Admitted Surgical	Toxic Effects of Drugs with	X40B	
Interventions	Ventilator Support, Minor	X40B	1
	Complexity		
Admitted		× 62.4	
Medical Interventions	Injuries, Major Complexity	X60A	М
Admitted			
Medical	Injuries, Minor Complexity	Х60В	М
Interventions			
Admitted	Allergic Reactions, Major		
Medical	Complexity	X61A	М
Interventions Admitted			
Medical	Allergic Reactions, Minor	X61B	м
Interventions	Complexity		
	Poisoning/Toxic Effects of		
Admitted Medical	Drugs and Other	X62A	м
Interventions	Substances, Major		101
	Complexity		
Admitted	Poisoning/Toxic Effects of		
Medical	Drugs and Other	Х62В	М
Interventions	Substances, Minor Complexity		
Admitted	Complexity		
Medical	Sequelae of Treatment,	X63A	м
Interventions	Major Complexity		
		•	

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	Other Injuries, Poisonings and Toxic Effects, Minor Complexity		X64C	М
Admitted Surgical Interventions	Ventilation >= 96 Hours or Tracheostomy for Burns or GI for Severe Full Thickness Burns		Y01Z	I
Admitted Surgical Interventions	Skin Grafts for Other Burns, Major Complexity		Y02A	I
Admitted Surgical Interventions	Skin Grafts for Other Burns, Intermediate Complexity		Y02B	I
Admitted Surgical Interventions	Skin Grafts for Other Burns, Minor Complexity		Y02C	I
Admitted Surgical Interventions	Other Gls for Other Burns, Major Complexity Y03A		Y03A	I
Admitted Surgical Interventions	Other Gls for Other Burns, Minor Complexity		Y03B	I
Admitted Medical Interventions	Burns, Transferred to Acute Facility < 5 Days		Y60Z	М
Admitted Medical Interventions	Severe Burns		Y61Z	М
Admitted Medical Interventions	Other Burns, Major Complexity		Y62A	М
Admitted Medical Interventions	Other Burns, Minor Complexity		Y62B	М
Admitted Surgical Interventions	Other Contacts with Health Services with GIs, Major Complexity		Z01A	I
Admitted Surgical Interventions	Other Contacts with Health Services with GIs, Minor Complexity		Z01B	I
Admitted Surgical Interventions	Other Contacts with Health Services with Endoscopy		Z40Z	I

1			
Admitted Medical Interventions	Signs and Symptoms, Major Complexity	Z61A	М
Admitted Medical Interventions	Signs and Symptoms, Minor Complexity	Z61B	М
Admitted Medical Interventions	Other Follow Up After Surgery or Medical Care, Major Complexity	Z63A	М
Admitted Medical Interventions	Other Follow Up After Surgery or Medical Care, Minor Complexity	Z63B	М
Admitted Medical Interventions	Other Factors Influencing Health Status, Major Complexity	Z64A	М
Admitted Medical Interventions	Other Factors Influencing Health Status, Minor Complexity	Z64B	М
Admitted Medical Interventions	Congenital Malformations, Chromosomal Abnormalities and Problems Arising in the Neonatal Period	Z65Z	М
Admitted Medical Interventions	Sleep Disorders	Z66Z	М
Admitted Medical Interventions	Ungroupable	960Z	М

Schedule 3— Incorporated hospitals and public hospital sites: fees for nonadmitted 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 x 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 x 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 Price x 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) No emergency department fee applies if the non-Medicare patient is subsequently admitted into the public hospital immediately following the emergency department occasion of service at the same hospital.

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 x 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.

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. A medical practitioner with private practice rights or a diagnostic service provider may charge the patient where a patient elects to be a private patient.

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 x 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 x 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)—\$729.95
- (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-\$4 312.00.

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

	Price		
Type of Service	Public Patient	Private Patient	
Emergency Department	\$440	\$367	
Outpatient	\$302	\$218	
Outreach	\$323	\$236	

Table 2: Emergency Department (ED) Weights

Patien Classifica		Hospital or Facility ED Classification			Hospital or Facility ED Classific		on
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	\$583.00
Country A&E SMO - private	\$482.00
Large Country - public	\$377.00
Large Country - private	\$300.00
Other Metro - public	\$583.00
Specialist - public	\$583.00
Teaching - public	\$583.00

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	0	0	0
Ear Nose Throat	0.751	0.937	0.486	0.192	0.192
Eating Disorders	0.836	0.836	0.836	0.319	0.297
Endocrine	1.259	0.600	0.568	0.530	0.530
Endoscopy Bronchoscopy	8.256	8.256	8.256	8.531	8.531
Endoscopy Colonoscopy	20.126	6.336	6.336	6.788	6.788

Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
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
ні	6.258	6.258	6.258	6.258	6.258
Hypertension	0.877	0.877	0.877	0.091	0.091
Immunology	2.483	0.915	0.915	0.655	0.655
Infectious Disease	2.702	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	0.866	0.866	0.168	0.168
Pain	1.872	1.872	0.698	0.493	0.493
Palliative Care	0.343	0.343	0.343	0.928	0.323

Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
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
Psychiatric	0.86	0.879	1.119	0.208	0.208
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	0.377
Thoracic Surgery	1.44	1.44	0.716	0.716	0.716
Treatment room	0.105	0.105	1.174	1.293	0.572
Urology	0.779	0.999	0.764	0.245	0.249
Vascular Surgery	0.931	0.931	0.988	0.546	0.546

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

Table 5: Outpatient (OP) Group Weights

Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
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
Nutrition/Dietetic	1.044	1.044	0.803	2.577	0.643
Obstetrics	1.64	1.64	0.786	0.749	0.643
Occupational Therapy	1.325	1.325	0.803	0.257	0.643
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

Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
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 inpatient accommodation—per day or part day \$1 050.00 2— Central Adelaide Local Health Network Incorporated Rehabilitation Facilities Head Injury Service---(a) Inpatient---(i) inpatient accommodation fee-per day or part day \$1 934.00 (ii) professional service fee (not payable by private patient)-per day or part day \$138.00 (b) Rehabilitation service for non-admitted patients (i) assessment or treatment provided by a medical practitioner, per hour of attendance by the patient (maximum fee) \$419.00 (ii) individual assessment or treatment provided by a person who is not a medical practitioner, per hour of attendance by the patient (maximum fee) \$315.00 (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) \$135.00 3 – Country Domiciliary Care Domiciliary maintenance and care visitattendance involving a service provided by a medical (a) practitioner or other health professional (other than a paramedical aide)-per visit \$183.00 \$82.50 (b) any other attendance-per visit

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 Craniofacial 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 Craniofacial Unit has undertaken in writing to admit for specified treatment or care as an aliquot patient for a specified fee.

Australian Craniofacial Unit means the Australian Craniofacial 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 Craniofacial 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 Craniofacial Unit or related treatment or care of a South Australian Government Funded public non-Medicare patient.
- (2) In this clause—

Australian Craniofacial 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 Craniofacial 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 nonadmitted patient by a public hospital site, where the treatment, care and accommodation, or occasion of service, is arranged by the Australian Craniofacial 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 Craniofacial 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

- (1) The fee to be charged by a public hospital for Australian Craniofacial Unit treatment or care of an aliquot public non-Medicare patient is \$66 519.
- (2) In this clause—

Australian Craniofacial 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 Craniofacial 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 Craniofacial 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 Craniofacial 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 Craniofacial 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 Craniofacial 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		
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 Hampstead Rehabilitation facility The Queen Elizabeth Hospital facility St Margaret's Hospital facility Central Adelaide Local Health Network Incorporated Rehabilitation Facilities 	Teaching Teaching Teaching Other Metro Teaching	Teaching Teaching Teaching Other Metro Teaching
Women's and Children's Health Network Incorporated		
 Women's and Children's Hospital facility (Women's) 	Other Metro	Teaching
 Women's and Children's Hospital facility (Paediatric) 	Specialist	Specialist

ncorporated hospitals and public hospital sites	ED type	OP type
arossa Hills Fleurieu Local Health Network ncorporated		
Angaston & District Hospital facility	Other Count	try Other Cou
Eudunda Hospital facility	Other Count	try Other Cou
Gawler Health Service (Public) facility	Other Count	try Large Cou
 Gumeracha District Soldiers' Memorial Hospital facility 	Other Count	try Other Cou
Kangaroo Island Health Service	Other Count	try Other Cou
 Kapunda Hospital facility 	Other Count	try Other Cou
 Mt Barker District Soldiers' Memorial Hospital facility 	Other Count	try Other Cou
 Mt Pleasant District Hospital facility 	Other Count	try Other Cou
 Strathalbyn & District Soldiers' Memorial Hospital facility 	Other Count	try Other Cou
 Tanunda War Memorial Hospital facility 	Other Count	try Other Cou
 Southern Fleurieu Health Service 	Other Count	try Other Cou
yre and Far North Local Health Network		
Ceduna District Hospital facility	Other Count	try Other Cou
Cleve District Hospital facility	Other Count	try Other Cou
Coober Pedy Hospital facility	Other Count	try Other Cou
Cowell District Hospital facility	Other Count	try Other Cou
 Cummins and District Memorial Hospital facility 	Other Count	try Other Cou
Elliston Hospital facility	Other Count	try Other Cou
Kimba District Hospital facility	Other Count	-
Oodnadatta Health facility	Other Count	2
Pt Lincoln Hospital facility	Other Count	try Other Cou
 Streaky Bay Hospital facility 	Other Count	2
Tumby Bay Hospital facility	Other Count	try Other Cou

•	Wudinna Hospital facility	Other Country	Other Country					
	Flinders and Upper North Local Health Network Incorporated							
•	Andamooka Community Health Services facility	Other Country	Other Country					
•	Hawker Memorial Hospital facility	Other Country	Other Country					
•	Leigh Creek Health Clinic	Other Country	Other Country					
٠	Marree Hospital facility	Other Country	Other Country					
٠	Pt Augusta Hospital facility	Large Country	Large Country					
•	Quorn & District Memorial Hospital facility	Other Country	Other Country					
•	Roxby Downs Health Service facility	Other Country	Other Country					
•	Whyalla Hospital & Health Service facility	Large Country	Large Country					
	and Mallee Coorong Local Health Network orated							
•	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					
٠	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	Other Country	Other Country
	Hospital facility	-	-
•	Tailem Bend District Hospital facility	Other Country	Other Country
•	Waikerie Health Services facility	Other Country	Other Country
	tone Coast Local Health Network		
Incorp	orated		
•	Bordertown Memorial Hospital facility	Other Country	Other Country
٠	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
	and Northern Local Health Network orated		
•	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
•	Minlaton District Hospital facility	Other Country	Other Country
•	Northern Yorke Peninsula Health Service facility (also known as Wallaroo Hospital)	Other Country	Other Country

٠	Orroroo and District Health Service facility	Other Country	Other Country
٠	Peterborough Soldiers' Memorial Hospital facility	Other Country	Other Country
•	Pt Broughton District Hospital & Health Services facility	Other Country	Other Country
•	Pt Pirie Regional Health Service facility	Large Country	Large Country
•	Riverton District Soldiers' Memorial Hospital facility	Other Country	Other Country
•	Snowtown Memorial Hospital facility	Other Country	Other Country
•	Yorketown Hospital facility (also known as Southern Yorke Peninsula Health Service)	Other Country	Other Country

HEAVY VEHICLE NATIONAL LAW (SOUTH AUSTRALIA) ACT 2013

South Australia

Heavy Vehicle National Law (South Australia) (Fees) Notice 2024

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 2024.*

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 2023*, as published in the Government Gazette on 18 May 2023 (p 1133).

2—Commencement

This notice has effect on 1 July 2024.

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

	Desc	cription	Fee
1	ame	payable to the Transport Department in relation to the grant, ndment, cancellation or suspension of a mass or dimension authority, chicle standards exemption	
	(1)	for an inspection of a heavy vehicle (other than a trailer)	\$392.00
	(2)	for an inspection of a trailer (other than a converter dolly)	\$198.00
	(3)	for an inspection of a converter dolly	\$99.00
	(4)	for a further inspection of any vehicle referred to in a preceding subitem	\$99.00
	(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	\$102.00
	(6)	for booking an inspection or further inspection	\$29.00
2		payable to the Transport Department in relation to compliance with a lition of a vehicle standards exemption, or mass or dimension authority	
	(1)	for an inspection of a heavy vehicle (other than a trailer)	\$392.00
	(2)	for an inspection of a trailer (other than a converter dolly)	\$198.00

	Des	cription	Fee
	(3)	for an inspection of a converter dolly	\$99.00
	(4)	for a further inspection of any vehicle referred to in a preceding subitem	\$99.00
	(5)	for booking an inspection or further inspection	\$29.00
3		payable to the Transport Department in relation to the approval by the ulator of a vehicle modification (Section 87 of the Law)	
	(1)	for an inspection of a heavy vehicle (other than a trailer)	\$294.00
	(2)	for an inspection of a trailer (other than a converter dolly)	\$198.00
	(3)	for an inspection of a converter dolly	\$99.00
	(4)	for a further inspection of any vehicle referred to in a preceding subitem	\$99.00
	(5)	for booking an inspection or further inspection	\$29.00
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)	\$294.00
	(2)	for an inspection of a trailer (other than a converter dolly)	\$198.00
	(3)	for an inspection of a converter dolly	\$99.00
	(4)	for a further inspection of any vehicle referred to in a preceding subitem	\$99.00
	(5)	for booking an inspection or further inspection	\$29.00
5	5 Fee payable to the Transport Department in relation to maintenance management accreditation (including the determination of an application for such accreditation (Section 459 of the Law))		
	(1) if the heavy vehicle is nominated to be used in a class 1, 2 or 3 heavy combination—		
		(a) for an inspection of a heavy vehicle (other than a trailer)	\$392.00
		(b) for an inspection of a trailer (other than a converter dolly)	\$198.00
		(c) for an inspection of a converter dolly	\$99.00
		(d) for a further inspection of any vehicle referred to in a preceding subsubitem	\$99.00
		(e) for booking an inspection or further inspection	\$29.00
	(2)	in any other case—	
		(a) for an inspection of a heavy vehicle (other than a trailer)	\$294.00
		(b) for an inspection of a trailer (other than a converter dolly)	\$198.00
		(c) for an inspection of a converter dolly	\$99.00
		(d) for a further inspection of any vehicle referred to in a preceding subsubitem	\$99.00
		(e) for booking an inspection or further inspection	\$29.00

	Description		Fee
6	Fee payable to the Transport Department for an inspection required by notice under Section 522 of the Law in relation to any purpose not otherwise covered under this Schedule—		
	(1)	for an inspection of a heavy vehicle (other than a trailer)	\$294.00
	(2)	for an inspection of a trailer (other than a converter dolly)	\$198.00
	(3)	for an inspection of a converter dolly	\$99.00
	(4)	for a further inspection of any vehicle referred to in a preceding subitem	\$99.00
	(5)	for booking an inspection or further inspection	\$29.00
7		payable to the Transport Department in relation to clearing a major of notice or a minor defect notice (Section 530 of the Law)	
	(1)	for an inspection of a heavy vehicle (other than a trailer)	\$294.00
	(2)	for an inspection of a trailer (other than a converter dolly)	\$198.00
	(3)	for an inspection of a converter dolly	\$99.00
	(4)	for a further inspection of any vehicle referred to in a preceding subitem	\$99.00
	(5)	for booking an inspection or further inspection	\$29.00
8		payable to SA Police in relation to clearing a major defect notice or a or defect notice (Section 530 of the Law)	
		for a police officer at a police station inspecting a heavy vehicle and certifying that the required repairs have been made to the vehicle to stop the vehicle from being a defective heavy vehicle	\$68.00
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 30 April 2024

HIGHWAYS ACT 1926

SECTION 26(3)

Grosvenor Street, Glandore

I, Wayne Buckerfield, delegate of the Commissioner of Highways, with the approval of the Minister for Transport and pursuant to my delegated powers under Section 12A of the *Highways Act 1926*, do hereby give notice that I will undertake the care, control and management of Grosvenor Street, Glandore, contained within the boundaries of the City of West Torrens until further notice. Dated: 13 May 2024

WAYNE BUCKERFIELD Delegate of the Commissioner of Highways

HOUSING IMPROVEMENT ACT 2016

South Australia

Housing Improvement (Fees) Notice 2024

under the Housing Improvement Act 2016

1—Short title

This notice may be cited as the Housing Improvement (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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	Recover	ry of costs and expenses incurred by Minister (Section 18(2) of Act)-	_
	(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	\$434.00
		 (ii) for each subsequent entry made by the Registrar-General in registering the order 	\$121.00
	(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	\$314.00
		(ii) for each subsequent endorsement made by the Registrar-Gene in cancelling the registration of the order	ral \$24.10
2	A copy	of part of the register (Section 46(6) of Act)	\$42.00
3	Fee for t	the purposes of Schedule 2 Clause 2(2)(b) of the regulations	\$42.00

Signed by the Minister for Housing and Urban Development

On 1 May 2024

HOUSING IMPROVEMENT ACT 2016

Rent Control

In the exercise of the powers conferred by the *Housing Improvement Act 2016*, the Delegate of the Minister for Housing and Urban Development hereby fixes the maximum rental amount per week that shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each premises described in the following table. The amount shown in the said table shall come into force on the date of this publication in the Gazette.

02/692	\$0.00
49/641	\$0.00
-	CRAIG THOMPSON
.2	449/641 C Housing Regula

Delegate of the Minister for Housing and Urban Development

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

In the exercise of the powers conferred by the *Housing Improvement Act 2016*, the Delegate of the Minister for Housing and Urban Development hereby revokes the maximum rental amount per week that shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each premises described in the following table.

Address of Premises	Allotment Section	<u>Certificate of Title</u> Volume/Folio
44 Frederick Street, Maylands, SA 5069	Allotment 92, Filed Plan 134843, Hundred of Adelaide	CT5412/362
Dated: 16 May 2024		CRAIG THOMPSON
		Housing Regulator and Registrar

Housing Regulator and Registrar Housing Safety Authority Delegate of the Minister for Housing and Urban Development

HYDROPONICS INDUSTRY CONTROL ACT 2009

South Australia

Hydroponics Industry Control (Fees) Notice 2024

under the Hydroponics Industry Control Act 2009

1—Short title

This notice may be cited as the Hydroponics Industry Control (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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	Application for hydroponic equipment dealer's licence—					
	(a)	if the applicant is a body corporate	\$928			
	(b)	if the applicant is a natural person	\$573			
2	Applicat	ion for approval as hydroponics industry employee	\$573			
3	Annual	ee for licence holders—				
	(a)	if the licence holder is a body corporate	\$1 017			
	(b)	if the licence holder is a natural person	\$779			
4	Annual	ee for approved person	\$373			
5	Penalty for default (Regulation 14(5)) \$215					

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

On 2 May 2024

JUSTICES OF THE PEACE ACT 2005

SECTION 4

Notice of Appointment of Justices of the Peace for South Australia by the Acting Commissioner for Consumer Affairs

I, Fraser W. Stroud, 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. It being a condition of appointment that the Justices of the Peace must take the oaths required of a justice under the Oaths Act 1936 and return the oaths of office form to Justice of the Peace Services within three months after the date of appointment.

For a period of ten years for a term commencing on 4 June 2024 and expiring on 3 June 2034:

Angelo Christopher Jude ZERELLA Nathaniel James WINTER Kirstie Skye THOMPSON Sandra THELNING Sofia Gianina Lee SY Daniel Dusan SLADOJEVIC Harvinder SINGH Poonam SHARMA James Ashley ROCK Bernadette READING Natasha Lee RAYSON Mitchel Caven PATTISON Julian David NUSKE Shahrukh NAZ James MIDDAP Stephen James MASTERS Emily Anne LOVEGROVE Katherine KROLLIG Rajesh Babu JAMMULA Kerri Ellen I'ANSON Pamela Christina HEINRICH Hannah HAINS Peter James GOODRICH Sally Ann GOODE Eleni DEMOURTZIDIS Simone Jorja CAMERON Mallika BHARDWAJ Jamie BEAUMONT Linda Maria BEARD Dated: 14 May 2024

FRASER W. STROUD Commissioner for Consumer Affairs Delegate of the Attorney-General LABOUR HIRE LICENSING ACT 2017

South Australia

Labour Hire Licensing (Fees) Notice 2024

under the Labour Hire Licensing Act 2017

1—Short title

This notice may be cited as the Labour Hire Licensing (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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(2)(d))	\$674	.00 plus—
		(a)	if the applicant for the licence is a natural person—\$270.00
		(b)	if the applicant for the licence is a body corporate—\$1,471.00
2	Periodic fee (Section 20(2)(a))	(a)	if the holder of the licence is a natural person—\$270.00
		(b)	if the holder of the licence is a body corporate—\$1,471.00
3	Application to change responsible person (Section 28(2)(b))	\$147	.00
4	On notice of substitute responsible person for limited period (Section 29(3))	\$147	.00

Signed by the Minister for Consumer and Business Affairs

On 26 April 2024

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land: Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 202 in Deposited Plan 34545 comprised in Certificate of Title Volume 5107 Folio 561.

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 up to \$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: Petrula Pettas GPO Box 1533 Adelaide SA 5001

Telephone: (08) 7133 2457

Dated: 10 May 2024

The Common Seal of the COMMISSIONER OF HIGHWAYS was hereto affixed by authority of the Commissioner in the presence of:

ROCCO CARUSO Director Property Acquisition (Authorised Officer) Department for Infrastructure and Transport

File Reference: 2022/02740/01

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land: Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 201 in Deposited Plan 36169 comprised in Certificate of Title Volume 5683 Folio 2 and being the whole of the land identified as Allotment 439 in D132281 lodged in the Lands Titles Office.

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 up to \$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: Philip Cheffirs

GPO Box 1533 Adelaide SA 5001 Telephone: (08) 7133 2395

Dated: 14 May 2024

The Common Seal of the COMMISSIONER OF HIGHWAYS was hereto affixed by authority of the Commissioner in the presence of:

ROCCO CARUSO Director, Property Acquisition (Authorised Officer) Department for Infrastructure and Transport

File Reference: 2022/09507/01

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land: Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 229 in Filed Plan 19501 comprised in Certificate of Title Volume 5397 Folio 393.

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 up to \$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: Daniel Tuk GPO Box 1533 Adelaide SA 5001

Telephone: (08) 7133 2479

Dated: 14 May 2024

The Common Seal of the COMMISSIONER OF HIGHWAYS was hereto affixed by authority of the Commissioner in the presence of:

ROCCO CARUSO Director, Property Acquisition (Authorised Officer) Department for Infrastructure and Transport

File Reference: 2022/11132/01

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land: Comprising an unencumbered estate in fee simple in that piece of land being portion of Section 937 in Hundred of Pirie comprised in Certificate of Title Volume 5962 Folio 757, and being the whole of the land identified as Allotment 100 in D134248 lodged in the Lands Titles Office.

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 up to \$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: Philip Cheffirs

GPO Box 1533 Adelaide SA 5001 Telephone: (08) 7133 2395

Dated: 14 May 2024

The Common Seal of the COMMISSIONER OF HIGHWAYS was hereto affixed by authority of the Commissioner in the presence of:

ROCCO CARUSO Director, Property Acquisition (Authorised Officer) Department for Infrastructure and Transport

File Reference: 2023/06475/01

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land: Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 101 in Filed Plan 19717 comprised in Certificates of Title Volume 6226 Folio 171, 172 and 173.

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 up to \$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: Petrula Pettas GPO Box 1533 Adelaide SA 5001

Adelaide SA 5001 Telephone: (08) 7133 2457

Dated: 14 May 2024

The Common Seal of the COMMISSIONER OF HIGHWAYS was hereto affixed by authority of the Commissioner in the presence of:

ROCCO CARUSO Director, Property Acquisition (Authorised Officer) Department for Infrastructure and Transport

File Reference: 2022/02967/01

LAND AGENTS ACT 1994

South Australia

Land Agents (Fees) Notice 2024

under the Land Agents Act 1994

1—Short title

This notice may be cited as the Land Agents (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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.

3 3a 4

7

Schedule 1—Fees

1	Application	fee for	registration	(Section	7 of Act)—
-	rippineation	100 101	1051btration	(Section	, 01 1 100)

(a)	as an agent	\$365.00
(b)	as an agent and auctioneer	\$365.00
(c)	as a sales representative	\$365.00
(d)	as a sales representative and auctioneer	\$365.00
(da)	as a sales representative and property manager	\$365.00
(db)	as a sales representative, auctioneer and property manager	\$365.00
(dc)	as a property manager	\$365.00
(dd)	as a property manager and the applicant holds registration as a sales representative	\$145.00
(e)	as an auctioneer	\$145.00
Registrat	tion fee (payable on grant of registration under Part 2 of Act)—	
(a)	for an agent who is a natural person	\$447.00
(b)	for an agent that is a body corporate	\$673.00
(c)	for a sales representative	\$286.00
(d)	for a sales representative and a property manager	\$286.00
(e)	for a property manager	\$240.00
under Se be made	riod between the grant of the registration and the next date for payment of a fee action 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 bod bears to 12 months.	
Applicat	ion for variation or revocation of condition of registration (Section 8B of Act)	\$155.00
Applicat	ion for variation or revocation of condition of registration (Section 8BB of Act)	\$155.00
Annual f	See (Section 9 of Act)—	
(a)	for an agent who is a natural person	\$447.00
(b)	for an agent that is a body corporate	\$673.00
(c)	for a sales representative	\$286.00
(d)	for a sales representative who is also registered as a property manager	\$286.00
(e)	for a property manager	\$240.00
date for than or n	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 ing the proportion that the length of that period bears to 12 months.	
Fee for r	eplacement of registration card	\$33.75

Signed by the Minister for Consumer and Business Affairs

On 26 April 2024

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

South Australia

Land and Business (Sale and Conveyancing) (Fees) Notice 2024

under the Land and Business (Sale and Conveyancing) Act 1994

1—Short title

This notice may be cited as the Land and Business (Sale and Conveyancing) (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Land and Business (Sale and Conveyancing) Act 1994.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to a council, or a statutory authority or prescribed body, as specified in the Schedule.

Schedule 1—Contracts for sale of land or businesses—fees

1-Fees payable to councils

For a council search report to be provided by a council-

(a) for particulars in the report—

	(i)	in relation to 1 strata unit	\$28.50
	(ii)	in relation to 2 strata units on the same strata plan	\$57.00
	(iii)	in relation to 3 or more strata units on the same strata plan	\$85.50
	(iv)	for each certificate of title to land under the <i>Real Property</i> <i>Act 1886</i> , or Crown lease, in respect of which particulars are to be provided—	
		 (A) if the applicant requests that the particulars be provided within 24 hours after receipt of the request 	\$42.75
		(B) in any other case	\$28.50
(b)	for docum	entary material in the report—the actual cost incurred by the	

council in producing a copy of the document.

2—Fees payable to statutory authorities or prescribed bodies

(1) For particulars and documentary material to be provided by a statutory authority or prescribed body (other than where particulars are to be provided for the purposes of a property interest report)—

	(a)	for particul	lars—	
		(i)	in relation to 1 strata unit	\$21.60
		(ii)	in relation to 2 strata units on the same strata plan	\$40.25
		(iii)	in relation to 3 or more strata units on the same strata plan	\$61.00
		(iv)	in any other case—in relation to each certificate of title to land under the <i>Real Property Act 1886</i> , or Crown lease, in respect of which particulars are to be provided	\$21.60
	(b)		entary material—the actual cost incurred by the statutory or prescribed body in producing a copy of the document.	
(2)	For a pr	operty intere	st report or update—	
	(a)		rty interest report to be provided by the Department in relation to a of title to land under the <i>Real Property Act 1886</i> or a Crown lease	\$355.00
	(b)		ate of such a report (where the application is made not more than er the original report was issued) to be provided by the Department.	\$177.00
(3)	For a pr	operty intere	st report or update for a related title—	
	(a)	for a prope a related tit	erty interest report to be provided by the Department in relation to tle	\$54.00
	(b)		ate of such a report (where the application is made not more than er the original report was issued) to be provided by the Department.	\$13.50
3—I	nterpreta	tion		
	In this S	chedule—		
	in electr or the re	onic form) th	<i>rt</i> means a report by a council (whether or not wholly or partially hat provides particulars and documentary material under the Act der the Act for the purposes of the preparation of a vendor's to land;	
	Crown l	<i>ease</i> means a	a leasehold interest granted by the Crown under an Act;	
	Departn	<i>ient</i> means th	he Department for Trade and Investment;	
	prescrib	ed body mean	ns a body prescribed for the purposes of Section 12(2) of the Act;	

Note—

See Regulation 16 of the Land and Business (Sale and Conveyancing) Regulations 2010.

property interest report means a report (whether or not wholly or partially in the form of an annotated version of Form 1 or Form 2 as set out in Schedule 1 of the Land and Business (Sale and Conveyancing) Regulations 2010, and whether or not wholly or partially in electronic form) produced by the Department for the purposes of the preparation of a vendor's statement in relation to land, that includes-

- (a) particulars and documentary material provided by the Department under the Act or regulations under the Act for the purposes of the preparation of the statement; and
- a search copy of the certificate of title to the land or, in the case of a Crown (b) lease, a copy of the lease;

related title means a certificate of title to, or a Crown lease of, land that-

is contiguous with, and owned or held pursuant to a Crown lease by the (a) same person as, land in relation to which a property interest report is to be provided by the Department; and

(b) is valued by the Valuer-General under the *Valuation of Land Act 1971* conjointly with, and is to be sold at the same time as, the land in relation to which the property interest report is to be provided;

strata unit includes a community lot (or development lot) and *strata plan* includes a community plan.

Note—

The fees payable to a strata corporation or a community corporation for the provision of information are prescribed under the *Strata Titles Act 1988* and the *Community Titles Act 1996*, respectively.

Signed by the Minister for Consumer and Business Affairs

On 26 April 2024

LAND TAX ACT 1936

South Australia

Land Tax (Fees) Notice 2024

under the Land Tax Act 1936

1—Short title

This notice may be cited as the Land Tax (Fees) Notice 2024.

2—Commencement

This notice has effect on 1 July 2024.

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 \$40.25 in respect of land

Made by the Treasurer

Hon. Stephen Mullighan MP

On 22 April 2024

LEGAL PRACTITIONERS ACT 1981

South Australia

Legal Practitioners (Fees) Notice 2024

under the Legal Practitioners Act 1981

1—Short title

This notice may be cited as the Legal Practitioners (Fees) Notice 2024.

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 these regulations, unless the contrary intention appears-

Act means the Legal Practitioners Act 1981.

4—Fees

The Fees specified in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1	For the issue or renewal of a practising certificate (other than a volunteer practising certificate)—						
	(a) for more than 6 months	\$723 fee \$227 levy					
	(b) for 6 months or less	\$405 fee \$114 levy					
2	Fee for the issue or renewal of a volunteer practising certificate (see LPEAC Rule 3B: category D practising certificate)	\$103 fee \$47 levy					
3	Fee to accompany written notice provided under Section 23D of the Act	\$32.50					
4	Fee to accompany written notice provided under Schedule 1 Clause 4 of the Act	\$32.50					

Signed by the Attorney-General

On 16 May 2024

LIQUOR LICENSING ACT 1997

South Australia

Liquor Licensing (Fees) Notice 2024

under the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing (Fees) Notice 2024*.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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 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—
 - 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.

Schedule 1—Fees

1	Annitation for the smart of a linear other them a short terms linear					
1	Applicat	tion for	the gra	ant of a licence other than a short term licence	\$708.00	
1A	Applicat	tion for	the gra	int of an interstate direct sales licence	\$107.00	
2	licence)	Application for the grant of a short term licence (other than a 5 year short term icence) if it is to be granted to the holder of a licence (other than a short term icence) and the licensed premises of the short term licence comprise the whole or a part of the licensed premises of the other licence held by the licensee—				
	(a)	wher	e the ap	plication is made within the prescribed time	\$107.00	
	(b)	deter		plication is not made within the prescribed time—the fee n accordance with paragraph (a) of this item plus a <i>late fee</i>		
3				ant of a short term licence (other than a short term licence to r a 5 year short term licence)—		
	(a)	wher	e the ap	plication is made within the prescribed time—		
		(i)	if the	licence is sought for a class 1 event	\$107.00	
		(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	\$107.00	
			(B)	in any other case	\$227.00	
		(iii)	if the	licence is sought for a class 3 event	\$708.00	
	(b)			plication is not made within the prescribed time—the fee a 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	\$107.00	
		(ii)	if the	licence is sought for a class 2 event—		
			(A)	in the case of a licence that only authorises the sale of liquor by direct sales transactions	\$107.00	
			(B)	in any other case	\$227.00	
		(iii)	if the	licence is sought for a class 3 event	\$708.00	
	However, no fee is payable under item 2 or 3 for an application for the grant of a short term licence if—					
	(a)	the li	cence is	s sought for a class 1 or 2 event; and		
	(1)	41	1			

(b) the applicant is an incorporated association under the Associations Incorporation Act 1985 or an entity registered under the Australian Charities and Not-for-profits Commission Act 2012 of the Commonwealth,

but if such an application is not made within the prescribed time, the late fee under item 2(b) or 3(b)(i) or (ii) (as the case requires) is payable in respect of the application.

For the purposes of items 2 and 3, the *prescribed time*, in relation to an application, is the time prescribed under Section 51(1)(c) of the Act (see the *Liquor Licensing (General) Regulations 2012*) as the time within which the application must be made.

- 4 Event fee in relation to an event endorsed on a short term licence (other than a 5 year short term licence)—
 - (a) if the event endorsed is a class 1 event—no fee is payable
 - (b) if the event endorsed is a class 2 event—

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	(i)	if the conditions of the licence only authorise the sale of liquor by direct sales transactions—an amount of \$11.40 is payable in respect of each day of the event	
	(ii)	in any other case—an amount equal to the sum of the base amount and the capacity amount is payable in respect of each day of the event	
(c)	the b	e event endorsed is a class 3 event—an amount equal to the sum of ase amount, the capacity amount and the trading hours amount is ble in respect of each day of the event	
Applica	tion for	r the grant of a 5 year short term licence—	
(a)	an ap	oplication fee of	\$708.00
and			
(b)		ndorsement fee for the endorsement by the licensing authority of the event on the licence—	
	(i)	for the endorsement of a class 1 event	\$53.50
	(ii)	for the endorsement of a class 2 event	\$113.00
	(iii)	for the endorsement of a class 3 event	\$353.00
(c)		vent fee in relation to the endorsement by the licensing authority of irst event on the licence—	
	(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	
	y on a :	fees are payable for each subsequent event endorsed by the licensing 5 year short term licence in accordance with the conditions of	
(a)	an en	ndorsement fee for the endorsement of the event on the licence—	
	(i)	for the endorsement of a class 1 event	\$53.50
	(ii)	for the endorsement of a class 2 event	\$113.00
	(iii)	for the endorsement of a class 3 event	\$353.00
(b)	an ev	vent 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	
not paid	within	er item 6 payable in accordance with the conditions of the licence are the time before the commencement of the event specified by those following additional amount is payable:	
(a)	if the	e event to be endorsed on the licence is a class 1 event	\$53.50
(b)	if the	e event to be endorsed on the licence is a class 2 event	\$113.00
(c)	if the	e event to be endorsed on the licence is a class 3 event	\$353.00

8 For the purposes of items 4(b)(ii) and (c), 5(c), and 6(b)-

For the purposes of items $4(0)(11)$ and (0) , $5(0)$, and $6(0)$ —						
	(a)	the b	ase amount is—	\$114.00		
	and					
	(b)	(b) the <i>capacity amount</i> 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	\$28.50		
		(iii)	if the maximum capacity of the licensed premises exceeds 1 000 but does not exceed 5 000	\$57.00		
		(iv)	if the maximum capacity of the licensed premises exceeds 5 000 but does not exceed 10 000	\$85.50		
		(v)	if the maximum capacity of the licensed premises exceeds 10 000	\$114.00		
	and					
	(c)	the <i>tr</i>	rading 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	\$22.90		
		(ii)	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	\$68.00		
		(iii)	if the sale or supply of liquor past 4am is authorised for the event but the sale or supply of liquor past 5 am is not authorised	\$166.00		
		(iv)	if the licence authorises the sale or supply of liquor past 5 am	\$333.00		
9	Applica	tion for	the grant of a designated application under Section 53A of the Act	\$155.00		
10	Applica	tion for	r removal of a licence	\$708.00		
11	Applica	tion for	transfer of a licence	\$708.00		
12	Applica	tion for				
	(a)	appro	oval of an alteration or proposed alteration to licensed premises	\$155.00		
	(b)	redef	inition of licensed premises as defined in the licence	\$155.00		
13		transpo	holder of a club licence for endorsement of club event endorsement rt endorsement on licence (an application may relate to up to 5 such	\$155.00		
14	Applica	tion for	exemption under Section 38(6) of the Act	\$155.00		
15			holder of liquor production and sales licence for approval of let, retail outlet or wholesale outlet under Section 39(2) of the Act	\$155.00		
16		•	holder of liquor production and sales licence for production outlet, wholesale outlet to be removed under Section 62A of the Act	\$155.00		
17		l premis	holder of a liquor production and sales licence for additional sets to be shared in accordance with Section 39(3) of the Act <i>ttlet</i>)	\$155.00		
18	Application by holder of a liquor production and sales licence for endorsement of \$155 production and sales event endorsement on licence (an application may relate to up to 5 such endorsements)					
19	Applica	tion for	amalgamation of a club licence under Section 65A of the Act	\$155.00		
20	Applica	tion for	authorisation to sell liquor in an area adjacent to licensed premises	\$155.00		

21		Application for a variation of trading hours or for the imposition, variation or revocation of a condition of a licence—							
	(a)	in rel	ation to a short term licence	\$55.00					
	(b)	in rel	ation to a club licence	\$243.00					
	(c)	in an	y other case	\$708.00					
22	Applica	tion for	r—						
	(a)	appro the A	oval of a person or persons as a responsible person or persons under	\$155.00					
	(b)	exem	nption under Section 97(2) of the Act	\$155.00					
23			r approval of the assumption by a person of a position of authority in porate entity that holds the licence						
	(a)	under licen	e person is the subject of an approval of the Commissioner in force r Section 38 of the <i>Gaming Machines Act 1992</i> in relation to the ce under that Act that authorises operations under the <i>Gaming</i> <i>hines Act 1992</i> at the licensed premises (under the <i>Liquor Licensing</i> <i>997</i>)	no fee					
	(b)	in an	y other case	\$155.00					
24	Applicate the Act	tion for	r an approval, permission or temporary licence under Section 73 of	\$155.00					
25	Applica	tion for	r conversion of a temporary licence into an ordinary licence	\$708.00					
26	Application for consent of the licensing authority to use part of the licensed \$708 premises or area adjacent to the licensed premises for the purpose of providing prescribed entertainment								
28	Applicate the Act	Application for approval of an agreement or arrangement under Section 99(2) of \$155 the Act							
29			r approval of employment of minor on licensed premises under of the Act	\$155.00					
30	Applica	tion for	r exemption from provision of code of practice	\$155.00					
31	Annual	fee for	a general and hotel licence—the annual fee is the sum of—						
	(a)	the ba	ase amount of	\$142.00					
	and								
	(b)	the ca	apacity 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	\$35.50					
		(iii)	if the maximum capacity of the licensed premises exceeds 400 but does not exceed 800	\$71.00					
		(iv)	if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200	\$106.50					
		(v)	if the maximum capacity of the licensed premises exceeds 1 200	\$142.00					
	and								
	(c)	the tr	ading 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			an on premises licence where the licensed premises are a public he annual fee is the sum of	
	(a)	the ba	ase amount of	\$428.00
	and			
	(b)		prescribed entertainment amount applies —the prescribed tainment amount	
33	Annual	fee for	any other on premises licence—the annual fee is the sum of—	
	(a)	the ba	ase amount of	\$486.00
	and			
	(b)	the ca	apacity 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	\$121.50
		(iii)	if the maximum capacity of the licensed premises exceeds 400 but does not exceed 800	\$243.00
		(iv)	if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200	\$364.50
		(v)	if the maximum capacity of the licensed premises exceeds 1 200	\$486.00
	and			
	(c)	the tr	ading 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	
34	Annual fee is the		a restaurant and catering licence or a residential licence—the annual of—	
	(a)	the ba	ase amount of	\$428.00
	and			
	(b)		prescribed entertainment amount applies—the prescribed tainment amount	
35	Annual	fee for	a club licence—the annual fee is the sum of—	
	(a)	the b	ase amount of	\$142.00

and

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	(b)	the ca	apacity amount of the following:	
		(i)	if the maximum capacity of the licensed premises does not exceed 800	nil
		(ii)	if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200	\$106.50
		(iii)	if the maximum capacity of the licensed premises exceeds 1 200	\$142.00
	and			
	(c)	the tr	ading 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 endorsement amount applies-the endorsement amount	
36	Annual	fee for	a small venue licence-the annual fee is the sum of-	
	(a)	the ba	ase amount of	\$486.00
	and			
	(b)		prescribed entertainment amount applies—the prescribed tainment amount	
37	Annual the sum		a category 1 liquor production and sales licence-the annual fee is	
	(a)	the ba	ase amount of	\$86.00
	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 it	em—		
			<i>nor production and sales licence</i> means a liquor production and at only authorises the licensee to do the following:	
	(a)	to sup	pply liquor for consumption by way of sample on the licensed premises;	
	(b)		Il the licensee's product on the licensed premises for consumption ne licensed premises;	
	(c)	to sel	Il the licensee's product by direct sales transactions.	
38	Annual the sum		a category 2 liquor production and sales licence-the annual fee is	
	(a)	the ba	ase amount of	\$229.00
	and			
	(b)	the ca	apacity amount of the following:	
		(i)	if the maximum capacity of the licensed premises does not	nil

exceed 200

	(ii)	if the maximum capacity of the licensed premises exceeds 200 but does not exceed 400	\$57.25
	(iii)	if the maximum capacity of the licensed premises exceeds 400 but does not exceed 800	\$114.50
	(iv)	if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200	\$171.75
	(v)	if the maximum capacity of the licensed premises exceeds 1 200	\$229.00
and			
(c)	the tr	ading 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	
In this it	em—		
sales lic	ence th	<i>or production and sales licence</i> means a liquor production and at is not a category 1 liquor production and sales licence and that the licensee—	
(a)	to sel	l the licensee's product—	
	(i)	on the licensed premises for consumption on or off the licensed premises; and	
	(ii)	by direct sales transactions; and	
(b)		l liquor (including the licensee's product) for consumption on the sed 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	
	(iii)	to a person seated at a table.	
Annual sum of–		any other liquor production and sales licence-the annual fee is the	
(a)	the ba	ase amount of	\$572.00
and			
(b)	the ca	apacity 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	\$143.00
	(iii)	if the maximum capacity of the licensed premises exceeds 400 but does not exceed 800	\$286.00

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	(iv)		maximum capacity of the licensed premises exceeds 800 but not exceed 1 200	\$429.00
	(v)	if the	maximum capacity of the licensed premises exceeds 1 200	\$572.00
and				
(c)	the tra	ading h	ours amount	
and				
(d)				
	(i)		prescribed entertainment amount applies—the prescribed ainment amount; and	
	(ii)		consumption off premises amount applies—the consumption emises amount; and	
	(iii)		prescribed area amount applies—the prescribed area nt; and	
	(iv)	if the	endorsement amount applies-the endorsement amount	
Annual f	ee for	a packa	ged liquor sales licence—the annual fee is the sum of—	
(a)	the ba	ise amo	ount of—	
	(i)		licence only authorises the licensee to sell liquor through sales transactions	\$2 057.00
	(ii)	if the	licence is not of a kind referred to in (i) and the licensee-	
		(A)	is subject to an exemption from the condition under Section 38(3) of the Act and holds less than 6 packaged liquor sales licences under the Act	\$961.00
		(B)	holds less than 6 packaged liquor sales licences under the Act	\$3 200.00
		(C)	holds more than 6 but not more than 10 packaged liquor sales licences under the Act	\$4 345.00
		(D)	holds 11 or more packaged liquor sales licences under the Act	\$7 889.00
and				
(b)			bed entertainment amount applies—the prescribed at amount	
Annual f	fee for	an inter	state direct sales licence	\$142.00
For the p	urpose	s of iter	ns 31 to 40 (inclusive) (relating to annual fees for licences)	
(a)	the <i>tr</i>	ading h	nours amount is as follows:	
	(i)	if the	licence does not authorise the sale or supply of liquor past 2 am	nil
	(ii)		licence authorises the sale or supply of liquor past 2 am but not authorise the sale or supply of liquor past 3 am	\$2 288.00
	(iii)		licence authorises the sale or supply of liquor past 3 am but not authorise the sale or supply of liquor past 4 am	\$6 860.00
	(iv)		licence authorises the sale or supply of liquor past 4 am but not authorise the sale or supply of liquor past 5 am	\$17 150.00
	(v)	if the	licence authorises the sale or supply of liquor past 5 am	\$34 298.00
(b)				

(b) —

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	(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 <i>prescribed entertainment amount</i> is	\$572.00
(c)			
	(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	
	(ii)	the <i>consumption off premises amount</i> is	\$343.00
(d)			
	(i)	the prescribed area amount applies if the Commissioner is satisfied that Hindley St is the street address of the licensed premises; and	
	(ii)	the <i>prescribed area amount</i> is	\$572.00
-	, the bo	es of the item relating to the annual fee for a general and hotel ottle shop amount applies (in addition to the consumption off int) if—	
(a)	prem	cence authorises the sale (on a specified part of the licensed ises) of packaged liquor from a facility commonly known as a le shop", "drive-in" or "drive through"; and	
(b)	the b	ottle shop amount is	\$1 029.00
	oducti	es of the items relating to the annual fee for a club licence and a on and sales licence (including a category 1 or 2 liquor production ce)—	
(a)	the e	ndorsement amount applies if—	
	(i)	in the case of a club licence—the licence includes a club event endorsement or a club transport endorsement; and	
	(ii)	in the case of a liquor production and sales licence—the licence includes a production and sales event endorsement; and	
(b)	the e	ndorsement amount 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	\$297.00
	(iii)	if the licence is endorsed with more than 10 but not more than 15 endorsements	\$572.00
	(iv)	if the licence is endorsed with more than 15 endorsements	\$1 601.00
		a suspended licence of a kind referred to in Regulation 7E of the <i>ng (General) Regulations 2012</i>	\$142.00

Signed by the Minister for Consumer and Business Affairs

On 26 April 2024

LIVESTOCK ACT 1997

South Australia

Livestock (Fees) Notice 2024

under the Livestock Act 1997

1—Short title

This notice may be cited as the Livestock (Fees) Notice 2024.

2—Commencement

This notice has effect on 1 July 2024.

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 Livestock Act 1997.

4—Fees

The fees specified in Schedule 1 are prescribed for the purposes of the Act and the *Livestock Regulations 2013*.

Schedule 1—Fees

1		tion for registration or renewal of registration under Section 17 of the beekeeper	\$51.00
	No fee i	s payable under item 1 if—	
	(a)	the beekeeper keeps less than 5 hives; or	
	(b)	the bees are kept for the purposes of instruction in an educational institution approved by the Chief Inspector.	
2		tion for registration or renewal of registration under Section 17 of the deer keeper	\$102.00
	more the	rm for which registration is to be granted or renewed is less than or an 24 months, a pro rata adjustment is to be made to the amount of the er item 1 or 2 by applying the proportion that the number of whole in the term bears to 24 months.	
	No regis	stration fee is payable under item 2 if—	
	(a)	the application is accompanied by an application for the allocation or renewal of a PIC for the land where the deer are or are to be kept; and	
	(b)	the proposed term of registration is no longer than the proposed term for which the PIC will be current; and	
	(c)	a fee is payable for the application for the allocation or renewal of the PIC that is not less than the fee that would be payable for registration apart from this provision.	

3	Application for registration or renewal of registration of an artificial breeding centre	\$88.50
4	Fee for inspection of an artificial breeding centre	\$147.00 per hour plus a fee of \$0.90 per kilometre travelled to and from the location of the artificial breeding centre
5	Application for registration or renewal of registration authorising an artificial breeding procedure	\$88.50
	(The same fee applies in relation to an applicant for, or for renewal of, registration authorising more than 1 category of artificial breeding procedure).	
6	Application for registration or renewal of registration of a diagnostic laboratory	\$553.00
7	Late application fee for renewal of registration	\$53.00
8	Replacement certificate of registration	\$44.50
9	Application for allocation or renewal of identification code-for each code	\$102.00
	If the term for which the code is to be allocated or renewed is less than or more than 24 months, a pro rata adjustment is to be made to the amount of the fee under item 9 by applying the proportion that the number of whole months in the term bears to 24 months.	
10	Late application fee for renewal of PIC	\$53.00
11	For an extract from the register of identification codes comprised of a PIC or associated pig tattoo code and related details—	
	(a) for each PIC	\$45.50
	(b) to a maximum of	\$244.00

Made by the Minister for Primary Industries and Regional Development

On 16 May 2024

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

DISTRICT COUNCIL OF LOWER EYRE PENINSULA

Supplementary Election of Area Councillor Call for Nominations

Nominations open on Thursday, 23 May 2024 and close at 12 noon, Thursday, 6 June 2024. Candidates must submit a profile of not more than 1,000 characters with their nomination and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

More information about nominating, including the candidate handbook that outlines the criteria and requirements for nominating, can be accessed at <u>ecsa.sa.gov.au</u> or by phoning 1300 655 232.

Nominate online at: <u>ecsa.sa.gov.au</u>.

ECSA are holding an online briefing session for intending candidates at 6pm on Thursday, 23 May 2024. Register online at <u>ecsa.sa.gov.au</u>. Dated: 16 May 2024

MICK SHERRY Returning Officer

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

WAKEFIELD REGIONAL COUNCIL

Close of Roll for Supplementary Election

Due to the resignation of a member of the council, a supplementary election will be necessary to fill the vacancy of Councillor in North Ward. The voters roll for this supplementary election will close at 5pm on Friday, 31 May 2024.

You are entitled to vote in the election if you are enrolled on the State electoral roll for the council ward. If you have recently turned 18 or changed your residential or postal address, you must complete an electoral enrolment form available online at <u>www.ecsa.sa.gov.au</u>.

If you are not eligible to enrol on the State electoral roll you may still be entitled to enrol to vote if you own or occupy a property in the council ward. Contact the council to find out how.

Nominations to fill the vacancy will open on Thursday, 27 June 2024 and will be received until 12 noon on Thursday, 11 July 2024.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on polling day, Monday, 26 August 2024.

Dated: 16 May 2024

MICK SHERRY Returning Officer

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

DISTRICT COUNCIL OF YANKALILLA

Supplementary Election of Councillor for Light Ward Call for Nominations

Call for Nominations

Nominations open on Thursday, 23 May 2024 and close at 12 noon, Thursday, 6 June 2024. Candidates must submit a profile of not more than 1,000 characters with their nomination and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

More information about nominating, including the candidate handbook that outlines the criteria and requirements for nominating, can be accessed at <u>ecsa.sa.gov.au</u> or by phoning 1300 655 232.

Nominate online at: <u>ecsa.sa.gov.au</u>.

ECSA are holding an online briefing session for intending candidates at 6pm on Thursday, 23 May 2024. Register online at <u>ecsa.sa.gov.au</u>. Dated: 16 May 2024

MICK SHERRY Returning Officer

LOTTERIES ACT 2019

South Australia

Lotteries (Fees) Notice 2024

under the Lotteries Act 2019

1—Short title

This notice may be cited as the Lotteries (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Lotteries Act 2019.

4—Fees

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

Schedule 1—Fees

1	Applica	ation for lottery licence	\$10.70
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	\$245.00
	(b)	for a total value of more than \$10 000 but not more than \$50 000	\$900.00
	(c)	for a total value of more than \$50 000 but not more than \$100 000	\$1 575.00
	(d)	for a total value of more than \$100 000 but not more than \$200 000	\$2 701.00
	(e)	for a total value of more than \$200 000	\$4 952.00
	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 basis of the total value of only those prizes that are capable of being d to winners in this State.	
3	granted by the I	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 Minister—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	\$491.00
	(b)	for a total value of more than \$10 000 but not more than \$50 000	\$1 804.00
	(c)	for a total value of more than \$50 000 but not more than \$100 000	\$3 144.00
	(d)	for a total value of more than \$100 000 but not more than \$200 000	\$5 399.00
	(e)	for a total value of more than \$200 000	\$9 906.00
	number on the l	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 pasis of the total value of only those prizes that are capable of being d to winners in this State.	
4		ation by holder of trade promotion lottery licence to Minister for variation s of lottery to which licence applies	\$81.00
5	Applica	ation for grant of supplier's licence	\$2 275.00
6	Applica	ation for renewal of supplier's licence	\$226.00

Signed by the Minister for Consumer and Business Affairs

On 16 May 2024

MAGISTRATES COURT ACT 1991

South Australia

Magistrates Court (Fees) Notice 2024

under the Magistrates Court Act 1991

1—Short title

This notice may be cited as the Magistrates Court (Fees) Notice 2024

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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

1	On filing	g a final notice of claim—	
	(a)	in the case of a notice of claim filed using the Electronic System	\$26.00
	(b)	in any other case	\$62.50
2	On filing	g a minor civil action	\$175.00
3		g a cross action in the nature of a counter claim or a third party a minor civil action	\$175.00
4		g a document to commence any other proceeding under the ates Court Act 1991—	
	(a)	where the claim is not for money—	
		(i) in the case of a prescribed corporation	\$647.00
		(ii) in any other case	\$381.00
	(b)	where the amount claimed, or the value of the property the subject of the proceeding, exceeds \$12 000.00 but does not exceed \$25 000.00—	
		(i) in the case of a prescribed corporation	\$647.00
		(ii) in any other case	\$381.00
	(c)	where the amount claimed, or the value of the property the subject of the proceeding, exceeds \$25 000.00 but does not exceed \$50 000.00—	
		(i) in the case of a prescribed corporation	\$921.00
		(ii) in any other case	\$490.00
	(d)	where the amount claimed, or the value of the property the subject of the proceeding, exceeds \$50 000.00—	
		(i) in the case of a prescribed corporation	\$1 349.00
		(ii) in any other case	\$921.00
5		g a cross action in the nature of a counter claim or third party 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	\$647.00
		(ii) in any other case	\$381.00
	(b)	where the amount claimed, or the value of the property the subject of the proceeding, exceeds \$12 000.00 but does not exceed \$25 000.00—	
		(i) in the case of a prescribed corporation	\$647.00
		(ii) in any other case	\$381.00
	(c)	where the amount claimed, or the value of the property the subject of the proceeding, exceeds \$25 000.00 but does not exceed \$50 000.00—	
		(i) in the case of a prescribed corporation	\$921.00

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

	(ii) in any other case	\$490.00
	(d) where the amount claimed, or the value of the property the subject of the proceeding, exceeds \$50 000.00—	
	(i) in the case of a prescribed corporation	\$1 349.00
	(ii) in any other case	\$921.00
6	For issuing and administering an investigation or examination summons under the <i>Magistrates Court Act 1991</i>	\$66.50
7	On commencement of a proceeding under any other Act	\$175.00
	Note—	
	No fee is payable under this clause for a private application for an intervention order, pursuant to Clause 22.	
8	On filing a cross action in the nature of a counter claim or a third party claim in any proceeding under any other Act	\$175.00
9	On setting a date for trial—	
	(a) for a minor civil action—	
	(i) where the amount claimed does not exceed \$4 000.00	\$244.00
	(ii) in any other case	\$735.00
	(b) for any other proceeding under the <i>Magistrates Court Act 1991</i> —	
	(i) in the case of a prescribed corporation	\$1 227.00
	(ii) in any other case	\$921.00
10	For publishing an advertisement	actual costs reasonably incurred
11	For each request to search and/or inspect a record of the Court	\$28.75
12	For an unsealed copy of the record of the Court	\$28.75
13	For a sealed copy of the record of the Court	\$90.50
14	For copy of evidence—	
	(a) per page in electronic form	\$9.80
	(b) per page in hard-copy form	\$12.50
15	For copy of reasons for judgment—per page	\$9.80
	Note—	
	1 copy will be supplied to a party to the proceeding free of charge.	
16	For copy of any other document—per page	\$5.80
17	For production of transcript at request of a party where the Court does not require the transcript—per page	\$19.70
18	Suitors' Fund—on interest collected on funds in Court or credited to an account, payable on transfer of interest out of the fund or account or at such 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	Taxation of costs: on lodging a claim for costs in an existing proceeding (other than in a minor civil action)	\$90.50

20	For opening Registry (or Registry remaining open) after hours for urgent execution of process—for each hour or part of an hour	\$466.00
21	For opening Court (or Court remaining open) after hours for urgent hearing—for each hour or part of an hour	\$1 402.00
22	For a private application for an intervention order under Section 20 of the <i>Intervention Orders (Prevention of Abuse) Act 2009</i> , where domestic abuse is alleged	No fee

Part 2—Fees in Criminal Division

1	On commencement of proceedings for summary applications, summary offences, minor indictable offences or indictable offences	\$328.00 plus if the information alleges more than 1 offence—\$59.00
2	For each request to search and/or inspect a record of the Court	\$28.75
3	For an unsealed copy of the record of the Court	\$28.75
4	For a sealed copy of the record of the Court	\$90.50
	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 of evidence—	
	(a) per page in electronic form	\$9.80
	(b) per page in hard-copy form	\$12.50
6	For copy of reasons for judgment—per page	\$9.80
	Note—	
	1 copy will be supplied to a party to the proceeding free of charge.	
7	For copy of any other document—per page	\$5.80
8	For production of transcript at request of a party where the Court does not require the transcript—per page	\$19.70
Part	t 3—Fee in Petty Sessions Division	

1	On an application under Section 23 of the Fines Enforcement and Debt	\$66.50
	Recovery Act 2017 for a review of a decision to refuse to revoke an	
	enforcement determination	

Part 4—Fee in Commonwealth Fair Work Act 2009 jurisdiction

1	On an application in relation to the jurisdiction of the Court under the Fair	no fee
	Work Act 2009 of the Commonwealth	

Made by the Attorney-General

On 16 May 2024

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MOTOR VEHICLE ACCIDENTS (LIFETIME SUPPORT SCHEME) ACT 2013

2024–25 Lifetime Support Scheme Fund Levy Schedule

Pursuant to Section 44 of the *Motor Vehicle Accidents (Lifetime Support Scheme) Act 2013*, I, Stephen Mullighan, Treasurer, having determined, after consultation with the Lifetime Support Authority, the scheme for the LSS Fund Levy, hereby give notice that the amounts in the Schedule below are payable by all persons who apply for any of the following under the *Motor Vehicles Act 1959* from 1 July 2024 to 30 June 2025:

(a) the registration of a motor vehicle;

(b) an exemption from registration in respect of a motor vehicle;

(c) a permit in respect of a motor vehicle.

Dated: 16 May 2024

HON STEPHEN MULLIGHAN MP Treasurer

Schedule							
Levy Class	Vehicle Description	District	1 Month \$	3 Months \$	6 Months \$	9 Months \$	Annual \$
А	Private or business passenger vehicles	1	11.87	35.60	71.20	106.79	142.39
В	Private or business passenger vehicles	2	9.40	28.21	56.42	84.63	112.84
С	Goods carrying vehicles—light	1	13.99	41.98	83.96	125.94	167.92
D	Goods carrying vehicles—light	2	8.40	25.19	50.37	75.56	100.75
E	Taxis	1	47.56	142.68	285.36	428.05	570.73
F	Taxis	2	21.94	65.83	131.66	197.49	263.32
G	Hire and drive yourself vehicles	1 and 2	20.15	60.45	120.90	181.35	241.80
Н	Public passenger vehicles—no fare	1 and 2	11.75	35.26	70.52	105.79	141.05
Ι	Public passenger vehicles—small	1 and 2	16.79	50.37	100.75	151.12	201.50
J	Public passenger vehicles—medium	1	27.99	83.96	167.92	251.87	335.83
Κ	Public passenger vehicles—large	1	47.02	141.05	282.10	423.15	564.20
L	Public municipal omnibuses	1 and 2	145.53	436.58	873.16	1,309.74	1,746.3 2
М	Goods carrying vehicles- medium	1	19.03	57.09	114.18	171.27	228.36
N	Goods carrying vehicles—heavy	1 and 2	44.78	134.33	268.66	403.00	537.33
0	Goods carrying vehicles—primary	1	8.40	25.19	50.37	75.56	100.75
Р	Small motorcycles (not exceeding 250cc)	1 and 2	2.80	8.40	16.79	25.19	33.58
Q	Large motorcycles (exceeding 250cc)	1 and 2	7.28	21.83	43.66	65.49	87.32
R	Tractors and other farm vehicles	1 and 2	1.23	3.69	7.39	11.08	14.78
S	Historic left hand drive vehicles	1 and 2	2.80	8.40	16.79	25.19	33.58
Т	Special purpose vehicles	1	5.60	16.79	33.58	50.37	67.17
U	Car carrier extension	1 and 2	8.40	25.19	50.37	75.56	100.75
V	Goods carrying vehicles—primary	2	6.16	18.47	36.94	55.41	73.88
W	Public passenger vehicles—medium	2	14.55	43.66	87.32	130.97	174.63
Х	Public passenger vehicles—large	2 2	21.27	63.81	127.62	191.42	255.23
Y	Goods carrying vehicles—medium		12.87	38.62	77.24	115.86	154.48
Z	Special purpose vehicles	2	4.48	13.43	26.87	40.30	53.73
AA	Rideshare vehicles	1 and 2	16.79	50.37	100.75	151.12	201.50
Permit	Unregistered vehicle permits		0.67	2.00	2.00	2.00	2.00
Trailers	Trailers	1 and 2	0.00	0.00	0.00	0.00	0.00

MOTOR VEHICLES ACT 1959

South Australia

Motor Vehicles (Accident Towing Roster Scheme) (Fees) Notice 2024

under the Motor Vehicles Act 1959

1—Short title

This notice may be cited as the *Motor Vehicles (Accident Towing Roster Scheme) (Fees) Notice 2024.*

2—Commencement

This notice has effect on 1 July 2024.

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 2023*, as published in the Government Gazette on 18 May 2023 (p 1167).

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

	Descriptio	n	Fee
	Towtruck	certificates	
1	On applica	tion for a towtruck certificate	\$74.00
2	For a pract	ical test for a towtruck certificate	\$75.00
3	For a town		
	. ,	when the holder will be proceeding to and attending at the scene of an accident	\$218.00 per year
		when the holder will not be proceeding to or attending at the scene of an accident	\$109.00 per year
4	For a temp	orary towtruck certificate	\$74.00
5	For a dupli	cate towtruck certificate	\$74.00
	Accident t	owing roster scheme	
6	On applica	tion for the first position on a roster	\$612.00
7	On applica	tion for renewal of each position on a roster	\$362.00
8	On late app	plication for renewal of a position on a roster	\$306.00
9	On applica	tion for re-inclusion on a roster	\$612.00
	Books of f	orms	
10	For author	ity to tow forms (book of 10)	\$270.00
11	For direction	on to remove vehicle forms (book of 20)	\$13.00
12	For quotat	ion to repair vehicle contract forms (book of 80)	\$13.00
13	For storage	e notice forms (book of 20)	\$13.00
Mad	o hy tha	Ministon for Infrastructure and Transport	

Made by the Minister for Infrastructure and Transport

On 30 April 2024

OPAL MINING ACT 1995

South Australia

Opal Mining (Fees) Notice 2024

under the Opal Mining Act 1995

1—Short title

This notice may be cited as the Opal Mining (Fees) Notice 2024.

2—Commencement

This notice has effect on 1 July 2024.

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 permit		
2	Applica	tion for the issue of a duplicate precious stones prospecting permit	\$20.10
3	Application for the issue of—		
	(a)	a set of identification plates (other than the first set of plates)	\$10.90
	(b)	a replacement identification plate	\$8.55
4	Applica	tion for the registration of—	
	(a)	a small precious stones claim	\$59.50
	(b)	a large precious stones claim	\$119.00
	(c)	an extra large precious stones claim	\$180.00
	(d)	an opal development lease	\$143.00
5	Applica	tion for the renewal of the registration of—	
	(a)	a small precious stones claim	\$180.00
	(b)	a large precious stones claim	\$361.00
	(c)	an extra large precious stones claim	\$541.00

6 Lodgement or withdrawal of a caveat \$90	0.50
7 Lodgement of a bond	Nil
8 Submission for registration of an opal mining cooperation agreement \$112	2.00
9 Lodgement for registration of—	
(a) a native title mining agreement \$239	0.00
(b) a native title mining determination \$239	0.00
10Inspection of the Mining Register\$55	5.00
11Extraction of a precious stones claim report\$8	8.65
12 Application for an exemption from the obligation to comply with a provision of the Act \$119	0.00
13Recovery of a post stored at an office of the Mining Registrar\$29	0.00
14Application for an exemption from the requirement to remove posts\$13	8.60
15Registration of any other document\$20	0.20

Made by the Minister for Energy and Mining

On 1 May 2024

PARTNERSHIP ACT 1891

South Australia

Partnership (Fees) Notice 2024

under the Partnership Act 1891

1—Short title

This notice may be cited as the Partnership (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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)	\$238.00
2	Application for registration of incorporated limited partnership (Section 52(1) of Act)	\$537.00
3	Inspection of Register (Section 54(3) of Act)	\$33.75
4	Copy (whether certified or not) of information in the Register (Section 54(3) of Act)-	
	(a) for first page	\$33.75
	(b) for each additional page	\$2.10
5	Notification of change in registered particulars (Section 55(1) of Act)	\$47.50
6	Late notification of change in registered particulars (Section 55 of Act)-	
	(a) if lodged not more than 1 month late	\$46.25
	(b) if lodged more than 1 month late but not more than 3 months late	\$93.50
	(c) if lodged more than 3 months late	\$200.00
7	Issue, on application, of certificate as to formation and registered particulars of limited partnership or incorporated limited partnership (Section 56(2) of Act)—	
	(a) for first page	\$38.00
	(b) for each additional page	\$2.10
8	Lodging copy of document evidencing incorporated limited partnership's status under <i>Venture Capital Act 2002</i> (Commonwealth) or <i>Income Tax Assessment Act 1936</i> (Commonwealth) (Section 71E(1) or (2) of Act)	\$47.50
9	Notification by incorporated limited partnership of revocation or cessation (Section 71E(3) or (4) of Act)	\$26.75
10	Application for extension or exemption (Section 81 of Act)	\$113.00

Signed by the Attorney-General

On 16 May 2024

PASSENGER TRANSPORT ACT 1994

South Australia

Passenger Transport (Fees) Notice 2024

under the Passenger Transport Act 1994

1—Short title

This notice may be cited as the Passenger Transport (Fees) Notice 2024.

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 *Passenger Transport (Fees) Notice 2023*, as published in the Government Gazette on 18 May 2023 (p 1180).

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 Passenger Transport Act 1994;

regulations means the Passenger Transport Regulations 2009;

revoked notice means the *Passenger Transport (Fees) Notice 2023*, as published in the Government Gazette on 18 May 2023 (p 1180).

4—Fees

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

5—Transitional provision

- (1) The fees prescribed in respect of—
 - (a) the issue or renewal of an accreditation under Part 4 of the Act; or
 - (b) a period for which an accreditation is held under that Part (a periodical fee); or
 - (c) the issue or renewal of a licence under Part 6 of the Act; or
 - (d) the grant or renewal of a consent under Section 49 of the Act,

by Schedule 1 of this notice apply where the issue, grant or renewal takes effect, or the period commences, on or after 1 July 2024.

- (2) All other fees prescribed by Schedule 1 of this notice apply from 1 July 2024.
- (3) Despite Clause 4—
 - (a) the fees prescribed in respect of—
 - (i) the issue or renewal of an accreditation under Part 4 of the Act; or
 - (ii) a period for which an accreditation is held under that Part (a periodical fee); or
 - (iii) the issue or renewal of a licence under Part 6 of the Act; or
 - (iv) the grant or renewal of a consent under Section 49 of the Act,

by Schedule 1 of the revoked notice, as in force immediately before the commencement of this notice, continue to apply where the issue, grant or renewal is to take effect, or the period is to commence, before 1 July 2024; and

(b) all other fees prescribed by Schedule 1 of the revoked notice, as in force immediately before the commencement of this notice, continue to apply until 1 July 2024.

3 4

Schedule 1—Fees

Application fee for an accreditation under the Act—

- (a) in respect of an accreditation under Part 4 Division 1—
 - (i) unless (ii) or (iii) applies
 - (ii) in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation
 - (iii) in the case of a Small Passenger Vehicle (Metropolitan) Accreditation
- (b) in respect of an accreditation under Part 4 Division 2
- (c) in respect of an accreditation under Part 4 Division 3
- 2 Periodical fee payable under Section 33(1)(b) of the Act—for each prescribed period (see Regulations 10(1) and 16(1) of the regulations)—
 - (a) in respect of an accreditation under Part 4 Division 1—
 - (i) unless (ii) or (iii) applies
 - (ii) in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation
 - (iii) in the case of a Small Passenger Vehicle (Metropolitan) Accreditation

\$534.00

Fee

\$534.00 plus \$107.00 for each vehicle that will initially be used for the purposes of a service operated under the accreditation

\$534.00 plus \$107.00 for each vehicle that will initially be used for the purposes of a service operated under the accreditation

nil

\$1 187.00

\$534.00

\$534.00 plus \$107.00 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation (as at the end of the relevant period)

\$534.00 plus \$107.00 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation (as at the end of the relevant period)

(b) in respect of an accreditation under Part 4 Division 3	\$1 187.00
Penalty for a default under Section 33(2) of the Act	\$70.00
Renewal fee under Section 34 of the Act—	
(a) in respect of an accreditation under Part 4 Division 1—	
(i) unless (ii) or (iii) applies	\$534.00

	Descrij	ption		Fee
		(ii)	in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$534.00 plus \$107.00 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation at the time of renewal
		(iii)	in the case of a Small Passenger Vehicle (Metropolitan) Accreditation	\$534.00 plus \$107.00 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation at the time of renewal
	(b)	in re	spect of an accreditation under Part 4 Division 2	nil
	(c)	in re	spect of an accreditation under Part 4 Division 3	\$1 187.00
5	Applica	ation t	o vary an accreditation under Part 4 Division 2	nil
6	Notific	ation t	to the Minister of—	
	(a)	the in	ntroduction of a vehicle to a service—	
		(i)	unless (ii) or (iii) applies	\$24.00
		(ii)	in the case of a vehicle used for the purposes of a service operated under a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$107.00 per vehicle
		(iii)	in the case of a vehicle used for the purposes of a service operated under a Small Passenger Vehicle (Metropolitan) Accreditation	\$107.00 per vehicle
		und or (und pro mot per	wever, if a vehicle is introduced to a service operated ler an accreditation referred to in subparagraph (ii) (iii) during a prescribed period for that accreditation ler Regulation 10 of the regulations the fee payable ler subparagraph (ii) or (iii) may be adjusted on a rata basis by applying the proportion that the number of nths that are left to run to the end of that prescribed iod bears to 12 months (on the basis that parts of a nth count as a full month)	
	(b)	the v	vithdrawal of a vehicle from a service	\$24.00
7	Applica	ation f	ee for a licence under Part 6 of the Act—	
	(a)	in re	spect of a special vehicle licence	\$107.00
	(b)	in re	spect of any other kind of licence	\$107.00
8	Renewa	al fee	under Part 6 of the Act	\$107.00
9	Applica the Act		ee for the consent of the Minister under Section 49 of	\$116.00
10	Applica license		ee for consent to the substitution of another vehicle for a	\$48.00

	Description	Fee
11	Fee for issue of a duplicate of an accreditation or licence that has been lost etc	\$72.00
12	Prescribed fee under Section 54 of the Act—	
	(a) for a first inspection	\$118.00
	(b) for a subsequent inspection (if necessary)	\$90.00
13	Tender fee for the purposes of Schedule 2 of the regulations	\$48.00

Made by the Minister for Infrastructure and Transport

On 30 April 2024

PASSENGER TRANSPORT REGULATIONS 2009

Determination of 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 (the Regulations), 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 Schedule 1 below.

This Determination replaces the Determination of Fares and Charges for Regular Passenger Services Within Metropolitan Adelaide made under the Regulations and published in the Government Gazette on 18 May 2023 (pp. 1183-1185), as varied by the *Determination of Fares and Charges for Regular Passenger Services Within Metropolitan Adelaide—Variation Notice* made under the Regulations and published in the Government Gazette on 15 February 2024 (p. 169).

These fares and charges will be effective from 1 July 2024.

Dated: 29 April 2024

HON ANASTASIOS KOUTSANTONIS MP Minister For Infrastructure And Transport

SCHEDULE 1

1. Interpretation

In this determination, unless the contrary intention appears-

concession fare (concession) means a fare for a passenger who holds a valid travel concession card or tertiary student identification card. *off-peak* means:

ojj-peak means.

- Monday to Friday between 9.01am to 3.00pm; and
- all day Sunday and public holidays.
- peak means all times other than off-peak times.

regular fare (regular) means a fare for a passenger who is not eligible for a concession fare.

student fare (student) means a fare for:

- · a passenger who holds a valid secondary student identification card; or
- a child from the age of 5 years and under 15 years.

2. Purchase of a Metrocard

Regular	Concession	Student
\$5.00	\$3.50	\$3.50

In addition to the cost of a Metrocard, a minimum recharge amount of \$5.00 applies when purchasing a Metrocard, unless a fare in item 3 or 4 below is loaded onto the Metrocard instead.

3. Paper Singletrip

Peak			Off-peak		
Regular	Concession	Student	Regular	Concession	Student
\$6.40	\$3.20	\$3.20	\$4.30	\$1.50	\$1.50

A Paper Singletrip can be used to transfer to any bus, tram or train service within 2 hours of first validation at no additional charge.

Paper Singletrips are available for purchase from Mobile Ticket Vending Machines onboard trains and trams and from the InfoCentre and Ticket Vending Machines within the Adelaide Railway Station.

Paper Singletrip fares can also be loaded onto a Metrocard. If a Metrocard is required, then a person must pay for the cost of the Metrocard (see item 2 above) in addition to the relevant Paper Singletrip fare.

4. Daytrip

Regular	Concession	Student
\$12.10	\$6.10	\$6.10

Provides unlimited travel on any bus, train or tram services until 4:00am on the following day.

Paper Daytrips are available for purchase from Mobile Ticket Vending Machines onboard trains and trams and from the InfoCentre and Ticket Vending Machines within the Adelaide Railway Station.

Daytrip fares can also be loaded onto a Metrocard. If a Metrocard is required, then a person must pay for the cost of the Metrocard (see item 2 above) in addition to the relevant Daytrip fare.

Two children under 15 years of age travel free at all times on weekends, public holidays or South Australian school holidays when accompanied by an adult using a Daytrip.

5. Metrocard fare

Peak			Off-peak		
Regular	Concession	Student	Regular	Concession	Student
\$4.40	\$2.15	\$1.55	\$2.50	\$1.25	\$1.25

A Metrocard fare can be used to transfer to any bus, tram or train service within 2 hours of first validation at no additional charge.

6. Tap and Pay Ticket

Peak	Off-peak
\$4.40	\$2.50

Only available for Regular fares.

A Tap and Pay Ticket is available by tapping an acceptable credit/debit card, or linked digital device, on a smart validator on a tram or bus.

Tap and Pay Ticket fares are aggregated daily and charged to the credit/debit card used to travel, or to the credit/debit card linked to the digital device used to travel.

A credit/debit card, or linked digital device, used to purchase a Tap and Pay Ticket can be used to transfer to any tram or bus service within 2 hours of first purchasing the fare, at no additional charge. To transfer, tap this credit/debit card, or linked digital device, on a smart validator on the next service(s).

7. 28-Day Pass

Regular	Concession	Student
\$115.50	\$57.80	\$28.60

Provides unlimited travel on all Adelaide Metro services for 28 consecutive days.

A 28-Day Pass is loaded onto a Metrocard. If a Metrocard is required, then a person must pay the cost of the Metrocard (see item 2 above) in addition to the cost of the relevant 28-Day Pass.

8. 14-Day Pass

Regular	Concession	Student
\$69.60	\$34.70	\$17.40

Provides unlimited travel on all Adelaide Metro services for 14 consecutive days.

A 14-Day Pass is loaded onto a Metrocard. If a Metrocard is required, then a person must pay the cost of the Metrocard (see item 2 above) in addition to the cost of the relevant 14-Day Pass.

9. Visitor Pass (3 days) Metrocard

\$28.00

Provides unlimited travel on all Adelaide Metro services for 3 consecutive days.

10. Cruise Ship Daytrip Metrocard

Regular	Concession
	A - A A

\$10.00 \$5.00

Provides unlimited travel on any bus, train or tram services until 4:00am on the following day.

Two children under 15 years of age travel free at all times when accompanied by an adult using a Cruise Ship Daytrip Metrocard.

The Cruise Ship Daytrip Metrocard is only available to cruise ship passengers with a valid cruise ship identification.

The Cruise Ship Daytrip Metrocard is only sold at the Adelaide Metro Outlet at the Outer Harbor Railway Station and the InfoCentre within the Adelaide Railway Station.

11. Primary School groups

Unlimited travel on all Adelaide Metro 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 3.00pm and only available with an approved group booking.

12. South Australian Seniors card holders

South Australian Seniors cards are provided by the Office for Ageing Well at no charge.

Holders of a valid South Australian Seniors card travel for free at all times on any journey.

Holders of a valid South Australian Seniors card must validate their Seniors card on every journey.

13. Bicycle and Surfboard travel on trains

Bicycles and surfboards may be carried free on train services at the following times:

- Monday to Friday-9.01am to 3.00pm and 6.01pm until last service, when space is available.
- Saturday, Sunday and public holidays-all day, when space is available.

At all other times a person, apart from the holder of a valid South Australian Seniors card, travelling with a bicycle or surfboard on a train must purchase a Concession fare for the bicycle or surfboard, in addition to the applicable fare for themselves.

Holders of a valid South Australian Seniors card may carry a bicycle or surfboard on a train for free at all times, when space is available. **14. Special Vehicles**

- Class 3 Special Vehicle
- Class 6 Special Vehicle

Fare as determined. Regular fare only (no concessions available).

Ticket Type is Zone.

15. QR Code Ticket

Peak			Off-peak		
Regular	Concession	Student	Regular	Concession	Student
\$4.40	\$2.15	\$1.55	\$2.50	\$1.25	\$1.25

Can be used to transfer to any bus, tram or train service within 2 hours of activation at no additional charge. *Daytrip*

Regular	Concession	Student		
\$12.10	\$6.10	\$6.10		
Visitor Pass (3 days)				

\$28.00

A QR Code Ticket is available via the Adelaide Metro Buy & Go app.

A QR Code Ticket must be validated by holding a linked digital device near a validator until the validator validates the QR Code Ticket. Any time period associated with the fare type purchased (for example, transfers at no additional charge within a 2-hour period) will commence on activation of the QR Code Ticket and not on first validation. Multiple fares for persons travelling together on the same journey can be combined into one QR Code Ticket (up to five fares can be combined).

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

South Australia

Petroleum and Geothermal Energy (Fees) Notice 2024

under the Petroleum and Geothermal Energy Act 2000

1—Short title

This notice may be cited as the Petroleum and Geothermal Energy (Fees) Notice 2024.

2—Commencement

This notice has effect on 1 July 2024.

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	\$5 329.00
2	Application for the renewal of a licence under the Act	\$2 666.00
3	Application to vary or revoke a discretionary condition of a licence	\$2 666.00
4	Application for the approval of the Minister to vary a work program	\$2 666.00
5	Application to convert a production licence into a retention licence	\$2 666.00
6	Application for the authorisation of the Minister to alter or modify a pipeline	\$2 666.00
7	Application to the Minister to consolidate adjacent licence areas, or to divide a licence area	\$2 666.00
8	Application to the Minister to suspend a licence for a specified period	\$2 666.00
9	Application to the Minister for the approval and registration of a registrable dealing	\$2 666.00
10	Application to have access to material included in the commercial register	\$267.00
Part	2—Annual licence fees (Section 78 of Act)	
11	Preliminary survey licence	\$4 507.00 or \$1.80 per km ² of the total licence area, whichever is the greater
12	Speculative survey licence	\$4 507.00 or \$1.80 per km ² of the total licence area, whichever is the greater
13	Exploration licence—	
	(a) in relation to the first term of the licence	\$4 507.00 or \$1.80 per km ² of the total licence area, whichever is the greater
	(b) in relation to a licence granted on terms under	\$4 507.00 or \$2.50 per km ² of the licence

which the licence is renewable for 1 further term—in relation to the second term

- (c) in relation to a licence granted on terms under which the licence is renewable for 2 further terms—
 - (i) in relation to the second term
 - (ii) in relation to the third term
- (d) in relation to a licence granted on terms under which the licence is renewable for 3 further terms—
- \$4 507.00 or \$2.15 per km² of the licence area during the second term, whichever is the greater

area during the second term, whichever is

the greater

\$4 507.00 or \$4.00 per km² of the licence area during the third term, whichever is the greater 14

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is the greater

	(i)	in relation to the second term	\$4 507.00 or \$2.05 per km ² of the licence area during the second term, whichever is the greater
	(ii)	in relation to the third term	\$4 507.00 or \$2.50 per km ² of the licence area during the third term, whichever is the greater
	(iii)	in relation to the fourth term	\$4 507.00 or \$5.10 per km ² of the licence area during the fourth term, whichever is the greater
Retentio	n licer	nce—	
(a)	in re	lation to a petroleum retention licence	\$4 507.00 or \$542.00 per km ² of the total licence area, whichever is the greater
(b)		lation to a geothermal retention licence gas storage retention licence	\$4 507.00 or \$196.00 per km ² of the total licence area, whichever is the greater
Producti	on lic	ence—	
(a)	in re	lation to a petroleum production licence	\$4 507.00 or \$829.00 per km ² of the total licence area, whichever is the greater
(b)		lation to a geothermal production a gas storage licence	\$4 507.00 or \$196.00 per km ² of the total licence area, whichever is the greater
Pipeline	licenc	e	\$4 507.00 or \$454.00 per km, whichever is the greater
Associat	ted act	ivities licence—	
(a)		lation to a licence to which ion 57(1)(a) of the Act applies	\$4 507.00 or \$2 255.00 per km ² of the total licence area, whichever is the greater
(b)		lation to a licence to which ion 57(1)(b) of the Act applies	\$4 507.00
Special	faciliti	es licence	\$4 507.00 or \$2 407.00 per km ² of the total licence area, whichever

Made by the Minister for Energy and Mining

On 1 May 2024

PETROLEUM PRODUCTS REGULATION ACT 1995

South Australia

Petroleum Products (Fees) Notice 2024

under the Petroleum Products Regulation Act 1995

1—Short title

This notice may be cited as the Petroleum Products (Fees) Notice 2024.

2—Commencement

This notice has effect on 1 July 2024.

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\$311.00petroleum products are authorised to be sold\$311.00

Made by the Treasurer

Hon. Stephen Mullighan MP

On 22 April 2024

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

South Australia

Planning, Development and Infrastructure (Fees) Notice (No 3) 2024

under the Planning, Development and Infrastructure Act 2016

1—Short title

This notice may be cited as the *Planning*, *Development and Infrastructure (Fees) Notice 2024*.

Note—

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

2—Commencement

This notice has effect on the date of publication in the Gazette.

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

- A prescribed fee under Schedule 1 item 27 is payable to the South Australian Water Corporation or any other water industry entity identified for the purposes of Section 102(1)(c)(iii) and (1)(d)(vii) of the Act.
- (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.

Schedule 1—Fees

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 <i>Planning, Development and Infrastructure (Accredited Professionals) Regulations 2019</i> , other than where item 2 Applies—	
	(a) in the case of an application for accreditation as an accredited professional—planning level 1; and	\$827.00
	(b) in any other case	\$610.00
2	Application to the accreditation authority for accreditation under the <i>Planning, Development and Infrastructure (Accredited Professionals) Regulations 2019</i> 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 <i>Planning, Development and Infrastructure (Accredited Professionals) Regulations 2019</i> 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	\$294.00
3	Application to the accreditation authority under Regulation 19 of the <i>Planning, Development and Infrastructure (Accredited Professionals) Regulations 2019</i>	\$196.00
4	Late application fee under Regulation 19(3) of the <i>Planning, Development</i> and Infrastructure (Accredited Professionals) Regulations 2019	\$65.00

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 (the bas		outline consent, planning consent or building consent <i>nt</i>)—	
	(a)	a lodg	gement fee	
		(i)	if the total development cost is no more than \$10 000	\$90.00
		(ii)	if the total development cost is greater than \$10 000 and no more than \$50 000	\$144.00
		(iii)	if the total development cost is greater than \$50 000 and no more than \$100 000	\$162.00
		(iv)	if the total development cost is greater than \$100 000 and no more than \$300 000 $$	\$171.00
		(v)	if the total development cost is greater than $300\ 000$ and no more than $500\ 000$	\$180.00
		(vi)	if the total development cost is greater than \$500 000 and no more than \$700 000 $$	\$414.00
		(vii)	if the total development cost is greater than \$700 000 and no more than \$1 000 000	\$720.00
		(viii)	if the total development cost is greater than \$1 000 000 and no more than \$5 000 000	\$1,620.00
		(ix)	if the total development cost is greater than \$5 000 000 and no more than \$10 000 000	\$2,160.00
		(x)	if the total development cost is greater than \$10 000 000; and	\$2,970.00
	(b)		application is lodged at the principal office of the relevant rity—a processing fee	\$87.00
5a	Applica	tion for	outline consent under Section 120 of the Act	\$6,000.00
6	Applica	tion for	planning consent—	
	(a)		proposed development is to be assessed as ed-to-satisfy development under Section 106 of the Act—	
		(i)	if the total development cost is no more than \$10 000	\$138.00
		(ii)	in any other case	\$228.00
	(b)		proposed development is to be assessed on its merits Section 107 of the Act	\$272.00 or 0.125% of the total development cost up to a maximum of \$200 000, whichever is the greater
	(c)		proposed development is restricted development under on 108(1)(a) of the Act	
		(i)	if the proposed development is the division of land	\$534.00
		(ii)	in any other case	0.25% of the total development cost up to a maximum of \$300 000

	(d)	if the applicant applies for a review of the decision under Section 110(15) of the Act	\$556.00
	(e)	if the proposed development is to be assessed as impact assessed development under Section 111 of the Act—	
		(i) if the proposed development is declared as being impact assessed development by the Minister	\$1,906.00 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
7	Applicat	ion for planning consent that must be notified—	
	(a)	if Section 107(3)(a) applies	\$272.00
	(b)	if Section 110(2)(a) applies	\$272.00
7a	Applicat	ion for outline consent that must be notified	\$272.00
8	to 1 or n	tion for outline consent or planning consent that must be referred nore prescribed bodies under Schedule 9 of the <i>Planning</i> , <i>ment and Infrastructure (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	\$434.00
		(ii) if the proposed development involves the division of land	\$434.00
	(b)	for referral to the Environment Protection Authority	
		(i) non-licensable	\$807.00
		(ii) licensable	\$1,816.00
		(iii) site contamination	\$1,494.00
	(c)	for referral to the Minister responsible for the administration of the <i>Heritage Places Act 1993</i>	\$434.00
	(d)	for referral to the Minister responsible for the administration of the <i>River Murray Act 2003</i>	\$434.00
	(e)	for referral to the Relevant authority under the Landscape South Australia Act 2019	\$434.00
	(f)	for referral to the Chief Executive of the Department of the Minister responsible for the administration of the <i>Landscape South Australia Act 2019</i>	\$434.00
	(g)	for referral to the Coast Protection Board	\$434.00
	(h)	for referral to the Minister responsible for the administration of the <i>Historic Shipwrecks Act 1981</i>	\$434.00
	(i)	for referral to the Commonwealth Minister responsible for the administration of the <i>Underwater Cultural Heritage Act 2018</i> of the Commonwealth	\$434.00
	(j)	for referral to the Native Vegetation Council	\$696.00
	(k)	for referral to the Government Architect or Associate Government Architect	\$530.00
	(1)	for referral to Minister responsible for the administration of the South Australian Housing Trust Act 1995	\$262.00 plus \$163.00 per stage

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(m)	for referral to the Minister responsible for the administration of the <i>Aquaculture Act 2001</i>	\$450.00
(n)	for referral to the South Australian Country Fire Service	\$434.00
(0)	for referral to Chief Executive of the Department of the Minister responsible for the administration of the <i>Petroleum and</i> <i>Geothermal Energy Act 2000</i>	\$356.00
(p)	for referral to the Minister responsible for the administration of the Mining Acts	\$356.00
(q)	for referral to the Technical Regulator	\$182.00
(r)	for referral to the Airport-operator company for the relevant airport within the meaning of the <i>Airports Act 1996</i> of the Commonwealth or, if there is no airport-operator company, Secretary of the Department of the Minister responsible for the administration of the <i>Airports Act 1996</i> of the Commonwealth	\$434.00
Applicat	ion for building consent (a <i>building assessment fee</i>)—	
(a)	for a Class 1 building under the Building Code	\$490.00 or 0.25% of the total development cost, whichever is the greater
(b)	for a Class 10 building under the Building Code	\$141.00 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	\$730.00
	(ii) if the total development cost is greater than \$20 000 and no more than \$200 000	\$730.00 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	\$1,513.00 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	\$3,692.00 plus 0.15% of the amount determined by subtracting \$1 000 000 from the total development cost
Applicat	ion for building consent (a <i>compliance fee</i>)—	-
(a)	for a Class 1 building under the Building Code or a swimming pool or swimming pool safety features	\$262.00
(b)	for a Class 1 building under the Building Code if the building comprises multiple dwellings	\$262.00 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	\$87.00

	(d)	for any other class of building under the Building Code	Once per building— \$262.00 or 0.075% of the total development cost up to a maximum of \$2,724.00, whichever is the greater
11	Applicat	tion for building consent for the demolition of a building	\$158.00
12		tion for the concurrence of the Commission under 118(2)(a) of the Act	\$376.00
13		of application to the Commission for an opinion under 118(4) of the Act	\$376.00
14	Applicat of the A	tion for a development authorisation under Section 102(1)(c) or (d) ct—	
	(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	\$191.00
	(b)	if the division creates more than 4 additional allotments	\$191.00 plus \$17.40 for each additional allotment created
	(c)	if the division involves the creation of a public road (regardless of the number of additional allotments created)	\$191.00 plus \$17.40 for each additional allotment created
15	develop	tion for final development approval in respect of HomeBuilder ment (fee payable to the council for the area in which the d development is to be undertaken)	\$128.00
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 application)	\$218.00
17	A Certif	icate of Approval Fee for the purposes of Section 138 of the Act	\$1,120.00
18		tion under Section 130 or 131 of the Act (fee payable to mission)	\$193.00 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 previously at is minor in nature	\$138.00
21		tion to assessment panel for review of a prescribed matter under 202(1)(b)(i)(A) of the Act	\$556.00

26

\$8,453.00 for each new

relevant plan

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*):

22	Issue of a certificate relating to essential safety provisions under Regulation 94 of the <i>Planning, Development and Infrastructure (General) Regulations 2017</i>	\$262.00
23	Application for assignment of a classification to a building or a change in the classification of a building under Section 151 of the Act	\$184.00
24	Application for a certificate of occupancy under Section 152 of the Act	\$54.50

Part 4—Funds and off-set schemes

The following 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
 - allotment or strata lot delineated by the relevant plan that does not exceed 1 hectare in area where the land to be divided is within any other part of \$3,394.00 for each new (b) South Australia allotment or strata lot delineated by the relevant plan that does not exceed 1 hectare in area Rates of contribution for the purposes of Section 199(1) of the Actwhere the prescribed building is within Greater Adelaide \$8,453.00 for each (a) apartment or allotment delineated by the relevant plan where the prescribed building is within any other part of \$3,394.00 for each (b) apartment or allotment South Australia delineated by the

Part 5—Other fees

The following fees are also payable:

27		ssment, or the update of an assessment, under Regulation 79 of the g, Development and Infrastructure (General) Regulations 2017—	
	(a)	in relation to an original assessment	\$438.00
	(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)	\$126.00
28	Applica	tion for design review under Section 121 of the Act	\$107.00 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	\$500.00 for each replacement tree that is not planted
29A		for the purposes of the Urban Tree Canopy Offset Scheme ned under Section 197 of the Act—	
	(a)	in relation to a small tree	\$500.00
	(b)	in relation to a medium tree	\$1,000.00
	(c)	in relation to a large tree	\$1,500.00
29B		for the purposes of Schedule 4, Clause 18(1a)(a)(ii) of the g, Development and Infrastructure (General) Regulations 2017—	\$500.00 for each replacement tree that is not planted
30		tion for the extension of a development authorisation under 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	\$138.00
	(b)	in any other case	\$116.00
31	Request of the A	for initiation of infrastructure scheme under Section 163(3)(b) ct	\$3,999.00
32	Certifica	ate from Technical Regulator	\$438.00
33	Applica	tion to register an agreement under Section 192 or 193 of the Act	\$87.00
34	Fee for	the purposes of Section 192(7) or 193(7) of the Act	\$16.20
35	Fee for a	approval under Section 197(5) of the Act	\$406.00
36	Applica	tion for the approval of the Minister under Section 235 of the Act	\$173.00
37	Regulati	tion for approval of building envelope plan under ion 19A(1) of the <i>Planning</i> , <i>Development and Infrastructure</i> al) Regulations 2017	\$191.00 plus \$17.40 for each allotment delineated under the building envelope plan

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

16 May 2024

38	under R Infrastri	consideration and publication of building envelope plan egulation 19A(3) and (4) of the <i>Planning, Development and</i> <i>ucture (General) Regulations 2017</i> (payable by applicant at of making application for approval of building envelope plan)	\$218.00
39		registration as a Local Design Review Administrator under the 's Design Review scheme established under Section 121 ct	\$588.00
40		registration an Independent Design Review Administrator under ister's Design Review scheme established under Section 121 ct	\$342.00
41		consideration of a proposal to initiate an amendment to the g and Design Code under Section 73(2)(b) of the Act	\$5,879.00
42	the Plan	the administration and management of a proposed amendment to ning and Design Code, where approval of the Minister to initiate ndment has been granted under Section 73(2)(b) of the Act:	
	(a)	if the proposed amendment is determined to be simple in nature	\$4,490.00
	(b)	if the proposed amendment is determined to be moderately complex in nature	\$21,807.00
	(c)	if the proposed amendment is determined to be complex in nature	\$30,465.00
43		the publication of consultation of a proposed amendment of the g and Design Code under Section 73(2)(b) of the Act	\$9,300.00
44		the consideration by the Minister of a proposed amendment to the g and Design Code under Section 73(2)(b) of the Act:	
	(a)	where the proposed amendment is determined to be simple in nature	\$4,489.00
	(b)	where the proposed amendment is determined to be moderately complex in nature	\$21,806.00
	(c)	where the proposed amendment is determined to be complex in nature	\$30,465.00
45		administration of implementing a code amendment adopted to by ister under Section 73(2)(b) of the Act	\$10,476.00
46		accredited professionals acting in a private capacity to use the ning Portal to assess development applications	\$50.00 per consent assessed in the preceding quarter

Made by the Minister for Planning

On 14 May 2024

PLANT HEALTH ACT 2009

South Australia

Plant Health (Fees) Notice 2024

under the Plant Health Act 2009

1—Short title

This notice may be cited as the *Plant Health (Fees) Notice 2024*.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Plant Health Act 2009.

4—Fees

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

Schedule 1—Fees

- 1 In this Schedule—
 - (a) *inspection* includes a survey inspection;
 - (b) *survey inspection* means an inspection by an inspector of a growing crop to determine if the crop is free from pests;
 - (c) if a charge for a service or time taken to travel to or from the site of an audit or inspection is expressed as an amount per hour—
 - a charge is payable for services provided or travelling time for less than or more than an hour (with a minimum charge payable for 15 minutes for services provided or travelling time); and
 - (ii) the amount payable is to be determined by multiplying the amount per hour by the proportion that the number of minutes for which the services are provided or the time is taken to travel rounded to the nearest 6 minutes bears to 60 minutes.
- 2 Application fees—

(a)	on lodging an application for accreditation authorising the carrying	\$503.00
	out of an activity at only 1 specified premises (Section 16 of the Act)	

- (b) on lodging an application for accreditation authorising the carrying out of an activity at more than 1 specified premises (Section 16 of the Act)
- (c) on lodging an application for variation of accreditation (Section 22 of the Act)—
 - (i) if the variation is to authorise the carrying out of the activity authorised under the accreditation at additional specified premises additional premises

\$503.00 plus \$503.00

for each additional

premises

		(ii) for any other variation	\$99.00
		Note—	
		If more than 1 application for variation of the type referred to in subparagraph (ii) is made in any year, the fee is payable only on lodging the first such application.	
	(d)	on lodging an application for registration as importer (Section 26 of the Act)—	
		Note—	
		An accredited person applying for registration is not required to pay this fee.	
		 (i) if registration is restricted to the importing of diagnostic samples for testing 	\$72.00
		(ii) in any other case	\$198.00
	(e)	on lodging an application for variation of registration as importer (Section 30 of the Act)	\$54.00
		Note—	
		An accredited person applying for variation of registration is not required to pay this fee.	
	(f)	on lodging an application for review by the Minister (Section 35 of the Act)	\$54.00
3	Annual	fees—	
	(a)	for a person whose accreditation authorises the carrying out of an activity at only 1 specified premises (Section 21 of the Act)	\$198.00
	(b)	for a person whose accreditation authorises the carrying out of an activity at more than 1 specified premises (Section 21 of the Act)	\$198.00 plus \$198.00 for each additional premises
	(c)	for a registered importer (Section 29 of the Act)	\$108.00
		Note—	
		A registered importer who is also an accredited person is not required to pay this fee.	
4	Penalty annual r	for default in payment of an annual fee or lodgement of an eturn—	
	(a)	for an accredited person (Section 21 of the Act)	\$99.50
	(b)	for a registered importer (Section 29 of the Act)	\$54.00
5	Fee for a	a book of certificates to be issued by an accredited person under the Act	\$39.75
6	Fee for	issue of plant health certificate under the Act	\$39.75
7	Fees for	audits and inspections—	
	(a)	for an audit or inspection during ordinary business hours	\$172.00 per hour
	(b)	for an audit or inspection after hours-	
		(i) on a week day	\$260.00 plus \$260.00 per hour
		(ii) on a weekend or public holiday—	
		(A) if the inspection has been prearranged with the auditor or inspector	\$345.00 plus \$345.00 per hour

			(B)	in any other case	\$432.00 plus \$432.00 per hour
8	Fees for	time	taken	to travel to or from the site of an audit or inspection-	
	Notes—	-			
		1	These	e fees are in addition to the fees under Clause 7.	
		2	or ins an eq	any particular trip, more than 1 site is visited for an audit spection, the fees under this clause will be apportioned on uitable basis between the persons responsible for the fees ged for the relevant audits or inspections.	
	(a)	for t	ravelli	ng time to or from the site during ordinary business hours	\$172.00 per hour
	(b)	for t	ravelli	ng time to or from the site after hours—	
		(i)	on a v	week day—	
			(A)	if not more than 3 hours	\$260.00 per hour, up to a maximum of \$689.00
			(B)	if more than 3 hours	\$689.00
				Note—	
				If it takes more than 3 hours to travel to or from a site, the fee for the travelling time is set at a fixed rate.	
		(ii)	on a v	weekend or public holiday	\$345.00 per hour
9	Fee for	dispos	sal of p	plants or plant related products affected by a pest	Actual cost incurred

Made by the Minister for Primary Industries and Regional Development

On 16 May 2024

PLUMBERS, GAS FITTERS AND ELECTRICIANS ACT 1995

South Australia

Plumbers, Gas Fitters and Electricians (Fees) Notice 2024

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 2024.* **Note**—

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

2—Commencement

This notice has effect on 1 July 2024.

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

Application fee for licence (Section 8(1)(b) of the Act)	\$258.00
Licence fee—payable before the grant of a licence under Part 2 of the Act—	
(a) for a natural person	\$473.00
(b) for a body corporate	\$692.00
If the period between the grant of the licence and the next date for payment of a fee under section 11 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.	
Periodic fee for licence (Section 11(2)(a) of the Act)—	
(a) for a natural person	\$473.00
(b) for a body corporate	\$692.00
If the period between a date for payment of a fee under Section 11 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.	
Application fee to impose, vary or revoke a licence condition (Section 7(2) of the Act)	\$156.00
Application fee for registration (Section 15(1)(b) of the Act)	\$258.00
Registration fee-payable before the grant of registration under Part 3 of the Act	\$321.00
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 36 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 36 months.	
Periodic fee for registration (Section 18(2)(a) of the Act)	\$321.00
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.	
Application fee to impose, vary or revoke a condition of registration (Section 14(2) of the Act)	\$156.00
Fee for replacement of licence or certificate of registration	\$33.75
	 Licence fee—payable before the grant of a licence under Part 2 of the Act— (a) for a natural person (b) for a body corporate If the period between the grant of the licence and the next date for payment of a fee under section 11 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. Periodic fee for licence (Section 11(2)(a) of the Act)— (a) for a natural person (b) for a body corporate If the period between a date for payment of a fee under Section 11 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 under that section (as condition (Section 7(2) of the Act)) Application fee to impose, vary or revoke a licence condition (Section 7(2) of the Act) Application fee of registration (Section 15(1)(b) of the Act) Registration fee—payable before the grant of registration under Part 3 of the Act If the period between a date for payment of a fee under Section 18 of the Act and the next to be made to the amount of the additional fee by applying the proportion that the length of that period bears to 12 months.

Signed by the Minister for Consumer and Business Affairs

On 26 April 2024

POLICE ACT 1998

South Australia

Police (Fees) Notice 2024

under the Police Act 1998

1—Short title

This notice may be cited as the *Police (Fees) Notice 2024*.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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;

facts of charge means a document providing a summary of evidence;

occurrence means-

a record of information that pertains to an event or incident, whether crime-related or not, that requires police attention, action or response; or

a record of information received or observed by police that may be of future value or infers criminal activity.

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	For a na	tional police certificate in respect of a specified person-	
	(a)	if the applicant is a natural person (other than where paragraph (b) or (c) applies)	\$76.50
	(b)	if the applicant is a concession cardholder (other than where paragraph (c) applies)	\$55.00
	(c)	if the applicant is a volunteer who is required to obtain a national police certificate for the purposes of volunteering	\$49.00
	(d)	if application is made on behalf of a Commonwealth, State or local government agency	\$76.50
	(e)	if application is made on behalf of a commercial organisation	\$76.50
2	For a rep specified	port on a search of fingerprint records in respect of a d person	\$159.00
3		port on a search of fingerprint and other criminal history in respect of a specified person	\$232.00
4		port about a specified person's criminal history (other than em 1 applies)	\$86.50
5		port about an occurrence—in respect of each occurrence ng a search)	\$89.00
6		port about a vehicle collision—in respect of each report ng a search)	\$89.00
7	For a fac	ets of charge—in respect of each document (including a search)	\$89.00

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

On 2 May 2024

PRIMARY PRODUCE (FOOD SAFETY SCHEMES) ACT 2004

South Australia

Primary Produce (Food Safety Schemes) (Meat) (Fees) Notice 2024

under the Primary Produce (Food Safety Schemes) Act 2004

1—Short title

This notice may be cited as the *Primary Produce (Food Safety Schemes) (Meat) (Fees) Notice 2024.*

2—Commencement

This notice has effect on 1 July 2024.

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 Primary Produce (Food Safety Schemes) Act 2004.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the *Primary Produce (Food Safety Schemes) (Meat) Regulations 2017.*

Schedule 1—Fees

Mo	netary val	lue of fee unit and administration fee	
1	Fee unit	t	\$134.00
2	Admini	stration fee	\$267.00
Арр	lication f	ees	
3	Applica	tion fee for accreditation (Section 13 of Act)—	
	(a)	if 6 or fewer full time equivalent positions are to be held by persons engaged in processing or handling meat under the accreditation	\$199.00
	(b)	in any other case	\$455.00
4		tion fee for variation of conditions of accreditation or variation of an ed food safety arrangement (Section 18 of Act)—	
	(a)	if 6 or fewer full time equivalent positions are to be held by persons engaged in processing or handling meat under the accreditation	\$199.00
	(b)	in any other case	\$455.00
5		tion fee for exemption from compliance with code (Regulation 11 of <i>mary Produce (Food Safety Schemes) (Meat) Regulations 2017</i>)	\$455.00
Ann	ual fees (Section 17 of Act)	
6		fee for accreditation authorising a person to process or handle meat sumption by pets only	administration fee
7	Annual meat on	fee for accreditation authorising a person to store or transport ly—	
	(a)		administration fee
	plus		
	(b)	if the person is authorised to store meat	2 fee units
	plus		
	(c)	if the person is authorised to transport meat—for each vehicle used to transport meat under the accreditation during the relevant period	1 fee unit
	Note—		
		If a person uses more than one semi-trailer for each prime mover used to transport meat, each additional semi-trailer is, for the purposes of item 7(c) to be regarded as a separate vehicle.	

8			r accreditation authorising a person to process or handle the field—	
	(a)			administration fee
	plus			
	(b)	vehi	each tray or rack (being a tray or rack to be attached to a icle used for transporting kangaroo carcasses) approved for use er the accreditation	1 fee unit
	plus			
	(c)		each field chiller owned or leased by the person and approved use under the accreditation	1 fee unit
9	to under	take f	r accreditation authorising a retail meat processor and handler arther processing or handling of meat that has been lawfully human consumption—	
	(a)			administration fee
	plus			
	(b)		aggregate of the fee units applicable to the each of the owing types of activity carried on by the processor or handler:	
		(i)	production of smallgoods by a process involving fermentation	1 fee unit
		(ii)	production of smallgoods by a process involving cooking or curing	1 fee unit
		(iii)	processing of raw meat (for example, boning, slicing, mincing or dicing of meat) or production of raw smallgoods (for example, sausages, patties or corned or pickled meat) within the ambit of the definition of <i>meat</i> (see Section 6 of the Act and Regulation 4 of the <i>Primary Produce (Food</i> <i>Safety Schemes) (Meat) Regulations 2017</i>)	1 fee unit
10	Annual	fee fo	r accreditation authorising a person to grow poultry—	
	(a)	if th	e poultry is being grown under contract to a processing company	1 fee unit plus \$30.75 for each 1 000 m ² of shed space in which the poultry is housed
	(b)	in a	ny other case	administration fee plus 1 fee unit
11	In any o	ther c	ase, the annual fee is—	
	(a)			administration fee
	plus			
	(b)		aggregate of the fee units applicable to each of the following es of activity carried on by an accredited meat producer:	
		(i)	slaughtering for human consumption using a mechanised process—	
			(A) poultry only	8 fee units
			(B) red meat animals only	8 fee units
			(C) other	11 fee units
		(ii)	slaughtering for human consumption without using a mechanised process—	
			(A) poultry only	4 fee units

			(B)	red meat animals only	4 fee units
			(C)	other	7 fee units
		(iii)	slaugh	ntering for consumption by pets	4 fee units
		(iv)	-	ction of smallgoods for human consumption by a ss involving cooking or curing	4 fee units
		(v)		ction of smallgoods for human consumption by a ss involving fermentation	4 fee units
		(vi)		ction of smallgoods for human consumption by a ss not involving cooking, curing or fermentation	4 fee units
		(vii)	produce of sma meat,	r processing or handling of meat that has been lawfully ced for human consumption (other than the production allgoods) (<i>eg</i> boning, producing primal or other cuts of packing meat and offal or processing or handling of processed kangaroo carcasses)	4 fee units
	plus				
	(c)	equi	ivalent j	s applicable to the highest number of full-time positions (<i>FTEs</i>) held by persons engaged in producing the accreditation during the relevant period as follows:	
		(i)	not me	ore than 6 FTEs	2 fee units
		(ii)	more	than 6 but not more than 11 FTEs	6 fee units
		(iii)	more	than 11 but not more than 26 FTEs	12 fee units
		(iv)	more	than 26 but not more than 40 FTEs	20 fee units
		(v)	more	than 40 but not more than 60 FTEs	30 fee units
		(vi)	more	than 60 FTEs	40 fee units
	plus				
	(d)	refri		n owns or leases a field chiller used for initially g kangaroo carcasses under the accreditation, for each	1 fee unit
12	producer domestic	who Aust E <i>Exp</i>	is autho tralian r <i>ort Con</i>	above, the annual fee payable by an accredited meat orised to produce meat other than for supply to the market and is registered in accordance with regulations <i>atrol Act 1982</i> of the Commonwealth is the	
Defa	ult penalt	y (Se	ction 1'	7 of Act)	
13	Penalty f	or de	fault in _j	payment of an annual fee or lodging of an annual return	\$217.00
	.		• •		_

Made by the Minister for Primary Industries and Regional Development

following compliance with Section 11(4) of the Act

On 16 May 2024

PRIMARY PRODUCE (FOOD SAFETY SCHEMES) ACT 2004

South Australia

Primary Produce (Food Safety Schemes) (Seafood) (Fees) Notice 2024

under the Primary Produce (Food Safety Schemes) Act 2004

1—Short title

This notice may be cited as the *Primary Produce (Food Safety Schemes) (Seafood) (Fees) Notice 2024.*

2—Commencement

This notice has effect on 1 July 2024.

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 Primary Produce (Food Safety Schemes) Act 2004.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the *Primary Produce (Food Safety Schemes) (Seafood) Regulations 2017.*

Schedule 1—Fees

Application fees

1	Applica	tion fee for accreditation (Section 13 of Act)	\$622.00			
2	Application fee for approval of a food safety arrangement other than in conjunction with an application for accreditation (Regulation 8 of the <i>Primary Produce (Food Safety Schemes) (Seafood) Regulations 2017</i>)					
3		tion fee for variation of an approved food safety arrangement a 18 of Act)	\$622.00			
An	nual fees	(Section 17 of Act)				
4	Annual	fee payable by an accredited producer who holds—				
	(a)	an aquaculture licence authorising the farming in a subtidal area	\$268.00 + \$178.00 per hectare of the licence area			
	(b)	an aquaculture licence authorising the farming in an intertidal area	\$268.00 + \$378.00 per hectare of the licence area			
	(c)	a fishery licence authorising the taking of scallop (Family Pectinidae)	\$268.00 + \$329.00 per licence			
	(d)	a fishery licence subject to a condition fixing a pipi quota entitlement	\$558.00 + \$26.75 per pipi unit under the entitlement			

	(e)	a fishery licence subject to a condition fixing a vongole quota entitlement in respect of the Coffin Bay vongole fishing zone	\$558.00 + \$0.15 per vongole unit under the entitlement			
	(f)	a fishery licence subject to a condition fixing a vongole quota entitlement in respect of the Port River vongole fishing zone	\$558.00 + \$26.75 per vongole unit under the entitlement			
	(g)	a fishery licence subject to a condition fixing a vongole quota entitlement in respect of the West Coast vongole fishing zone	\$558.00 + \$9.35 per vongole unit under the entitlement			
Def	Default penalty (Section 17 of Act)					
5	Penalty	for default in payment of an annual fee or lodging of an annual return	\$130.00			

Made by the Minister for Primary Industries and Regional Development

following compliance with Section 11(4) of the Act

On 16 May 2024

PUBLIC TRUSTEE ACT 1995

South Australia

Public Trustee (Fees) Notice 2024

under the Public Trustee Act 1995

1—Short title

This notice may be cited as the Public Trustee (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In the notice, unless the contrary intention appears-

Act means Public Trustee Act 1995.

4—Fees

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

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	For the	preparation of—	
	(a)	a contract for the sale of estate property	\$293
	(b)	a tenancy agreement	\$293
	(c)	a deed	\$293
2		preparation of a document for the purposes of the <i>Real Property Act 1886</i> nan a document referred to in item 1)	\$266
3	For the	production of a certificate of title	\$226
4	For the	preparation of a certificate of interest or any other certificate	\$89
5	Annual Public T	administration and audit fee for each trust estate or fund administered by the rustee	\$198
6	For und	ertaking work in relation to taxation (per hour, or part of an hour)	\$269
7		preparation of an affidavit required to satisfy the requirements of the requirements (other than an executor's or administrator's oath)	\$309
8		uring, prior to the sale of real or leasehold estate, such information as is ry to comply with all legal requirements	\$309
	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)	\$452
10	For—		
	(a)	a detailed inspection and report on a building (per hour, or part of an hour)	\$201
	(b)	an inspection of any other property (per hour, or part of an hour)	\$201
11		ices in connection with processing an application for a loan that is to be by a mortgage over property—	
	(a)	application fee	\$500
	(b)	fee for valuation of property	\$1000
Notor			

Notes-

- 1 With respect to a service, or action taken, by the Public Trustee and not otherwise dealt with in this notice, a fee may be charged as agreed with the person appointing the Public Trustee or requesting the Public Trustee to perform the service or take the action.
- 2 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.

Made by the Attorney-General

On 16 May 2024

RADIATION PROTECTION AND CONTROL ACT 2021

South Australia

Radiation Protection and Control (Fees) Notice 2024

under the Radiation Protection and Control Act 2021

1—Short title

This notice may be cited as the Radiation Protection and Control (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Radiation Protection and Control Act 2021.

4—Fees

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

Schedule 1–Fees

Fees payable to the Environment Protection Authority for activities requiring a radiation management licence for testing for developmental purposes (Section 18 of the Act)

1	Application fee		\$4,339.00
2	Annual fee:	operations for the mining or processing of radioactive ores not involving in situ leaching	\$40,499.00
3	Annual fee:	operations for the mining or processing of radioactive ores involving in situ leaching	\$40,499.00
4	Annual fee:	mineral sands operations	\$4,339.00
5	Annual fee:	mineral processing where a radioactive substance is generated as a by-product	\$4,339.00

Fees payable to the Environment Protection Authority for activities requiring a radiation management licence for mining or mineral processing (Section 19 of the Act)

6	Application fee		\$13,016.00
7	Annual fee:	operations for the mining or processing of radioactive ores involving in situ leaching	\$351,340.00
8	Annual fee:	operations for the mining or processing of radioactive ores (other than activities involving in situ leaching) with capacity to extract or process up to 5 megatonnes of radioactive ore per year	\$428,760.00
9	Annual fee:	operations for the mining or processing of radioactive ores (other than activities involving in situ leaching) with capacity to extract or process more than 5 megatonnes but not more than 15 megatonnes of radioactive ore per year	\$857,511.00

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10	Annual fee:	operations for the mining or processing of radioactive ores (other than activities involving in situ leaching) with capacity to extract or process more than 15 megatonnes of radioactive ore per year	\$1,141,449.00	
11	Annual fee:	mineral sands operations	\$33,262.00	
12	Annual fee:	mineral processing where a radioactive substance is generated as a by-product	\$13,016.00	

Fees payable to the Environment Protection Authority for activities requiring a radiation management licence for construction, establishment, control of radiation facility (Section 20 of the Act)

13	Application fee:	facility containing unsealed radioactive substances resulting from past activities	\$2,503.00
14	Annual fee:	facility containing unsealed radioactive substances resulting from past activities	\$10,022.00
15	Application fee:	facility used for the storage or handling of radioactive substances	\$1,672.00
16	Annual fee:	facility used for the storage or handling of radioactive substances	\$5,011.00
17	Application fee:	pilot plant for developmental testing operations involving or in relation to mining or mineral processing where—	\$1,672.00
		 (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	
18	Annual fee:	pilot plant for developmental testing operations involving or in relation to mining or mineral processing where—	\$5,011.00
		 (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	
19	Application fee:	a facility containing a particle accelerator that has, or is capable of having, a beam energy greater than 1 megaelectron volts or is capable of producing neutrons	\$32,412.00
20	Annual fee:	a facility containing a particle accelerator that has, or is capable of having, a beam energy greater than 1 megaelectron volts or is capable of producing neutrons	\$10,804.00
21	Application fee:	facility used for the production, processing, use, storage, management and disposal of unsealed sources of radioactive substances of activity greater than 10^6 times the exempt activity	\$27,010.00
22	Annual fee:	facility used for the production, processing, use, storage, management and disposal of unsealed sources of radioactive substances of activity greater than 10 ⁶ times the exempt activity	\$10,804.00

Fees payable to the Environment Protection Authority for activities requiring a radiation management licence for transport of radioactive materials (Section 21 of the Act)

23	Application fee:	for a licence to transport security enhanced radioactive sources	\$2,390.00
24	Annual fee:	for a licence to transport security enhanced radioactive sources	\$554.00
25	Application fee:	for a licence to transport of non-security enhanced radioactive sources	\$1,285.00
26	Annual fee:	for a licence to transport of non-security enhanced radioactive sources	\$352.00

Fees payable to the Environment Protection Authority for activities requiring a radiation management licence for possession of radiation source (Section 22 of the Act)

27	Application fee:	for up to 5 apparatus or sealed radioactive sources or up to 2 premises	\$453.00
28	Annual fee:	for up to 5 apparatus or sealed radioactive sources or up to 2 premises	\$149.00
29	Application fee:	for 6 to 10 apparatus or sealed radioactive sources or 3 to 5 premises	\$1,285.00
30	Annual fee:	for 6 to 10 apparatus or sealed radioactive sources or 3 to 5 premises	\$352.00
31	Application fee:	for more than 10 apparatus or sealed radioactive sources or more than 5 premises	\$2,390.00
32	Annual fee:	for more than 10 apparatus or sealed radioactive sources or more than 5 premises	\$554.00

Fees payable to the Environment Protection Authority for activities requiring a radiation use licence for use or handling of radioactive materials (Section 23 of the Act)

33	Application fee	\$316.00
34	Annual fee	\$141.00

Fees payable to the Environment Protection Authority for activities requiring a radiation use licence for operation of radiation apparatus (Section 24 of the Act)

35	Application fee	\$320.00
36	Annual fee	\$141.00

Fees payable to the Environment Protection Authority for premises and radiation apparatus and sources requiring registration for premises in which unsealed radioactive materials are handled or kept (Section 25 of the Act)

37	Application fee	\$1,558.00
38	Annual fee	\$359.00

Fees payable to the Environment Protection Authority for premises and radiation apparatus and sources requiring registration for sealed radioactive sources (Section 26 of the Act)

39	Application fee for each sealed radioactive source	\$1,558.00
40	Annual fee for the first source	\$359.00
41	Annual fee for each additional source	\$118.00

Fees payable to the Environment Protection Authority for premises and radiation apparatus and sources requiring registration for radiation apparatus (Section 27 of the Act)

42	Application fee for each level 1 apparatus	\$602.00
43	Annual fee for each level 1 apparatus	\$286.00
44	Application fee for each level 2 apparatus	\$647.00
45	Annual fee for each level 2 apparatus	\$305.00
46	Application fee for each level 3 apparatus	\$782.00
47	Annual fee for each level 3 apparatus	\$499.00
48	Application fee for each apparatus other than level 1,2 or 3 apparatus	\$602.00
49	Annual fee for each apparatus other than level 1,2 or 3 apparatus	\$286.00

Fees payable to the Environment Protection Authority for accreditation of third-party service providers (Section 31 of the Act)

50	Application fee for accreditation as shielding verifier	\$230.00
51	Annual fee for accreditation as shielding verifier	\$71.50
52	Application fee for accreditation as compliance tester	\$311.00
53	Annual fee for accreditation as compliance tester	\$71.50
54	Application fee for accreditation as both shielding verifier and compliance tester	\$389.00
55	Annual fee for accreditation as both shielding verifier and compliance teste	\$71.50
56	Application fee for accreditation as competency assessor	\$2,267.00
57	Annual fee for accreditation as competency assessor	\$885.00

Fees payable to the Environment Protection Authority for the transfer of authorisations (Section 40 of the Act)

58	Application for transfer of an authorisation	Same as the application fee for the relevant authorisation
Mis	cellaneous fees payable to the Environment Protection Authority	
59	For a reprint of a licence or certificate of registration or accreditation	\$22.75
Ma	de by the Minister for Climate, Environment and Water	

On 26 April 2024

REAL PROPERTY ACT 1886

South Australia

Real Property (Fees) Notice 2024

under the Real Property Act 1886

1—Short title

This notice may be cited as the Real Property (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

4—Interpretation

In this notice, unless the contrary intention appears-

Act means the Real Property Act 1886.

4—Fees

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

Schedule 1—Fees

1		e registration or entry of each instrument (irrespective of the number of to be endorsed)—other than any registration or entry specifically ed for	\$192.00
2		e registration of an instrument registering a mortgage and changing of mortgagor(s)	\$370.00
3	For reg	gistering a transfer—	
	(a)	where the consideration, or the capital value of the land, (whichever is the greater)—	
		(i) does not exceed \$5 000	\$192.00
		(ii) does not exceed \$20 000	\$215.00
		(iii) does not exceed \$40 000	\$236.00
		(iv) exceeds \$40 000	\$332.00
		plus \$99.00 for every \$10 000 (or part of \$10 000) above \$50 000	
	(b)	where the Commissioner of State Taxation has adjudged the transfer to be exempt from stamp duty or where no <i>ad valorem</i> stamp duty is payable (other than in respect of land that is qualifying land under Section 105A of the <i>Stamp Duties Act 1923</i>)	\$192.00
	(c)	that has been assessed pursuant to Section 71CA, 71CB, 71CBA or 71CC of the <i>Stamp Duties Act 1923</i>	\$192.00
4	On lod	gment of a caveat under Sections 39, 80F or 223D of the Act	\$192.00
5	On lod	gment of a priority notice under Section 154A of the Act	\$25.50

6	On lodgment of an application to extend the duration of a priority notice under Section 154G of the Act	\$12.70
7	On lodgment of notice of withdrawal of a priority notice under Section 154E of the Act	no fee
8	For a search of the details of a priority notice	no fee
9	For the deposit, or noting the revocation, of a duplicate or attested copy of a power of attorney	\$192.00
10	For the registration of an application to note a change of address	no fee
11	For entry of a foreclosure order (exclusive of the cost of advertising in the Gazette)	\$323.00
12	For a certified copy of—	
	(a) a certificate of title under Section 51A of the Act	\$39.00
	(b) a statement under Section 51D of the Act	\$39.00
13	Unless otherwise specified—	
	(a) (except where paragraph (b) applies) for the issue of a new certificate of title	\$105.00
	(b) for the issue of a new certificate of title on the amalgamation of allotments wholly within the Mount Lofty Catchment Area	no fee
14	For the issue of a certificate of title—	
	(a) (limited or ordinary) on the land first being brought under the Act	no fee
	(b) to a corporation or district council for a road, street or reserve	no fee
	(c) to effect correction or amendment of title or for the convenience of the Lands Titles Registration Office in effecting registration or redesignation	no fee
15	For an application for the division of land—	
	 (a) where deposit of the plan of division will not vest an estate or interest in land (except a street, road, thoroughfare, reserve or other similar open space that vests in a council or other authority or reverts to the Crown or an easement that will vest in an authority or entity in accordance with Section 223LG of the Act) in any person 	\$192.00
	(b) in all other cases	\$482.00
Note-	—	
	Fees for the examination of the plan of division, deposit or acceptance for filing of for the issue of new certificates of title are payable under this Schedule in addition	
16	For an application for the amalgamation of allotments—	
	(a) for the amalgamation of allotments that are wholly within the Mount Lofty Catchment Area	no fee
	(b) for any other amalgamation of allotments	\$192.00
Note-	_	
	Fees for the examination of the plan of amalgamation, deposit or acceptance for fili and for the issue of new certificates of title are payable under this Schedule in addition t	
17	For the deposit or acceptance for filing by the Registrar-General—	

(a)	of a plan of amalgamation of allotments wholly within the		
	Mount Lofty Catchment Area		
(b)	of any other plan	\$177.00	

18	Unless otherwise specified, for the examination—						
	(a)	of a plan of survey certified correct by a licensed surveyor and lodged with or submitted to the Registrar-General (for freehold or Crown land)—	\$1,156.00				
		plus a further \$580.00 , payable by the surveyor, if the plan is relodged or resubmitted following rejection by the Registrar-General (however, the Registrar-General may waive or reduce the further fee if the Registrar-General considers that appropriate in a particular case having regard to the work involved in examining the relodged or resubmitted plan)					
	(b)	of an uncertified data plan (except a plan of a kind referred to in paragraph (c)) lodged with or submitted to the Registrar-General (for freehold or Crown land)	\$580.00				
	(c)	of an uncertified data plan lodged with or submitted to the Registrar-General for the amalgamation of allotments wholly within the Mount Lofty Catchment Area	no fee				
	(d)	of a plan lodged with or submitted to the Registrar-General for the purposes of a lease of part of an allotment	\$233.00				
19	For the	e examination—					
	(a)	of a plan of survey certified correct by a licensed surveyor and lodged with the Registrar-General for information purposes only	no fee				
	(b)	of an uncertified data plan lodged with the Registrar-General for information purposes only	no fee				
	(c)	of a plan of survey certified by a licensed surveyor and lodged with the Registrar-General by the Surveyor-General	no fee				
	(d)	of plans submitted under the Roads (Opening and Closing) Act 1991	no fee				
20		otherwise specified, for the deposit or acceptance for filing of any for freehold or Crown land)	\$177.00				
21		the deposit or acceptance for filing of a plan prepared by the no sistrar-General or under the Registrar-General's authorisation					
22		For the withdrawal of any instrument, application or plan submitted for registration, deposit or acceptance for filing					
23	survey	For the withdrawal of any plan of survey certified correct by a licensed \$158. surveyor and lodged with or submitted to the Registrar-General for examination					
24		For an application under Section 146 of the Act (exclusive of the cost of registration of the instrument of discharge)					
25	For searching the Register Book—						
	(a)	comprising a search statement from the Registrar-General's unregistered document system, a copy of the certificate of title a check search and a historical search of the certificate of title	\$34.50				
	(b)	comprising a search of the electronic records of the certificate of title, the Registrar-General's unregistered document system a check search and a historical search of the certificate of title, including access to the relevant plan image and all registered instruments and dealings recorded on that certificate of title	\$42.75				
26	For a copy—						
	(a)	of a registered instrument	\$12.70				

	(b)	ofa	plan deposited or accepted for filing by the Registrar-General	\$13.70			
	(c)	ofa	no fee				
	(d)	\$12.70					
27	specifically provided for For requesting any of the following under the South Australian Integrated Land Information System (<i>SAILIS</i>):						
	(a) a check search of a specified certificate of title			no fee			
	(b)	the d	letails of a specified document	no fee			
	(c)	the lo	ocation of a specified document or plan	no fee			
	(d)	the d	letails of a specified plan	no fee			
	(e)	a list speci	no fee				
	(f)	the d	letails of the delivery of a specified item	no fee			
	(g)	the d	letails of the delivery of documents relating to-				
		(i)	a specified agent code	no fee			
		(ii)	a specified delivery slip	no fee			
	(h)	the d	letails of a specified agent code	no fee			
	(i) in respect of a specified document—a search of—						
		(i)	the series in which the document was lodged; and	no fee			
		(ii)	any other series into which the document may, subsequently, have been moved, prior to registration of the document	no fee			
	(j)		rch of the location of, and the numbers assigned to, documents ed in a specified series	no fee			
	(k)	a rec	ord of all documents lodged or registered under a specified name	no fee			
	(1)	a his	torical search of a specified certificate of title	\$2.80			
28	For advertising in the Gazette—						
	(a)	an ap	oplication for a foreclosure	no fee			
	(b)	an ap	oplication under Part 4 of the Act	no fee			
	(c)	an ap	oplication under Part 7A of the Act	no fee			
29	For reporting to a local government authority—						
	(a)	a cha	ange of ownership of land (for each change of ownership reported)	\$2.70			
	(b)		nverted certificate of title (for each converted certificate of reported)	\$2.70			
	(c)	on th	ne subdivision of land—details of—	\$2.70			
		(i)	cancelled certificates of title; and				
		(ii)	newly created parcels of land and new certificates of title issued in respect of those parcels; and				
		(iii)	the valuation assessment for each new certificate of title issued,				
30	30 For reporting to the South Australian Water Corporation—						
	(a)	a cha	ange of ownership of land (for each change of ownership reported)	\$2.70			

	(b) on the subdivision of land—details of—	\$2.70
	(i) cancelled certificates of title; and	
	 (ii) newly created parcels and new certificates of title issued in respect of those parcels, 	
	(for each new certificate of title reported)	
31	For providing miscellaneous reports of changes of ownership of land to government agencies (other than the South Australian Water Corporation)	no fee
32	For providing reports of Heritage Agreements to the administrative unit of the Public Service that is, under a Minister, responsible for the administration of the <i>Heritage Places Act 1993</i>	no fee
33	For reporting to SA Power Networks a change of ownership of land (plus an additional fee of \$5.75 for each change of ownership reported)	\$41.25
34	For a copy of any of the following documents under the Bills of Sale Act 1886:	
	(a) a document filed under Section 11A of the <i>Bills of Sale Act 1886</i>	\$12.70
	(b) a registered bill of sale or a discharge, extension or renewal of a bill of sale	\$12.70
	(c) any other document	\$12.70
35	For a copy of a plan under the <i>Strata Titles Act 1988</i> (including provision of the unit entitlement sheet)	\$13.70
36	For a copy of a plan under the <i>Community Titles Act 1996</i> (including provision of the lot entitlement sheet)	\$13.70
37	For providing a lodgement support service suite in respect of electronic lodgement (known as LSS 1) consisting of—	\$17.50
	(a) supply of title data for completion of electronic document forms	
	(b) unlimited title activity checks	
	(c) unlimited lodgement verifications for lodgements which reference title	
38	For providing a lodgement support service suite in respect of electronic lodgement (known as LSS 2) consisting of—	\$13.70
	(a) supply of title data for completion of electronic document forms	
	(b) unlimited lodgement verifications, for lodgements which reference title	
39	For providing a lodgement support service suite in respect of electronic lodgement (known as LSS3) consisting of the resupply of title data for electronic documents forms if original data for the title has already been supplied	no fee

Signed by the Minister for Planning

On 1 May 2024

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REGISTRATION OF DEEDS ACT 1935

South Australia

Registration of Deeds (Fees) Notice 2024

under the Registration of Deeds Act 1935

1—Short title

This notice may be cited as the Registration of Deeds (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Registration of Deeds Act 1935.

4—Fees

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

Schedule 1—Fees

1	For regi	For registering—		
	(a)	an instrument of conveyance, a legal or equitable mortgage or any other instrument	\$177.00	
	(b)	an instrument of conveyance, mortgage or other instrument that has been dated 30 years or more prior to production for registration	No fee	
2	For depe	ositing a deed, agreement, writing, assurance, map or plan	\$26.50	
3	For enro	lling an instrument	\$26.50	
4	For a co	py of an instrument that has been registered, deposited or enrolled	\$12.70	

Signed by the Minister for Planning

on 1 May 2024

RELATIONSHIPS REGISTER ACT 2016

South Australia

Relationships Register (Fees) Notice 2024

under the Relationships Register Act 2016

1—Short title

This notice may be cited as the Relationships Register (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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)	\$138.00
2	Application to revoke the registration of a relationship (Section 10 of Act)	\$138.00
3	Application for correction of entry in Register (Section 17 of Act)	\$62.50
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	\$62.50
	 (b) inclusive of issue of commemorative certificate package on completion of search 	\$88.00
5	Application for certificate of corresponding law registered relationship (Section 27 of Act)	\$62.50
6	Additional fee for giving priority to an application under item 4(a)	\$47.00

Signed by the Attorney-General

On 16 May 2024

RETIREMENT VILLAGES ACT 2016

South Australia

Retirement Villages (Fees) Notice 2024

under the Retirement Villages Act 2016

1—Short title

This notice may be cited as the Retirement Villages (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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	\$379.00
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	\$22.30
	• if the retirement village comprises more than 10 residences but not more than 50 residences	\$60.50
	• if the retirement village comprises more than 50 residences but not more than 150 residences	\$227.00
	• if the retirement village comprises more than 150 residences but not more than 300 residences	\$606.00
	• if the retirement village comprises more than 300 residences	\$761.00
3	Notification of additional stage within a retirement village	\$77.50
4	Application for exemption under Section 26(2) of the Act	\$121.00
5	Application for authorisation under Section 57(3) of the Act	\$121.00

Made by the Minister for Health and Wellbeing

Chris Picton MP

On 14 May 2024

ROADS (OPENING AND CLOSING) ACT 1991

South Australia

Roads (Opening and Closing) (Fees) Notice 2024

under the Roads (Opening and Closing) Act 1991

1—Short title

This notice may be cited as the Roads (Opening and Closing) (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears-

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

4—Fees

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

Schedule 1—Fees

1	-	osit with the Surveyor-General of preliminary plan and statement under 9 of Act	\$309.00
2	For notification of a proposed road process by the Surveyor-General under Section 10 of Act (payable, on deposit of the preliminary plan and statement, by the council commencing the road process)		\$867.00
3	On depo	osit with the Surveyor-General of a survey plan under Section 20 of Act—	
	(a)	examination fee—	
		(i) where the plan is an uncertified data plan	\$580.00
		(ii) where the plan is a survey plan certified by a licensed surveyor	\$1,156.00
		plus a further \$580.00, payable by the surveyor, if the plan is resubmitted following rejection by the Surveyor-General. (However, the Surveyor-General may waive or reduce the further fee if the Surveyor-General considers that appropriate in a particular case having regard to the work involved in examining the resubmitted plan.)	
	(b)	administration fee (payable in addition to examination fee)	\$285.00
4	which a	osit of any other document with the Surveyor-General under Section 20 for fee is not otherwise provided in this Schedule (in addition to the fees payable on to the deposit of a survey plan)	\$214.00 per document

5	For notification of an order or a notice by the Surveyor-General under Section 34 or Section 37 of Act (payable prior to notification)	\$214.00
6	For the withdrawal of a document (other than a survey plan) submitted to the Surveyor-General	\$76.50
7	On application for a road width declaration by the Surveyor-General under Section 38	\$82.00

Signed by the Minister for Planning

On 1 May 2024

SACE BOARD OF SOUTH AUSTRALIA ACT 1983

South Australia

SACE Board of South Australia (Fees) Notice 2024

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 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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

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	\$517 per student
(b)	in the case of a student enrolled at Stage 2	\$1,138 per student

2 Late administration fee

For late class changes and late results changes-

(c) after the results sheets are closed by the Board in any year \$130 per student or class

	(d)	after marking and moderation has commenced by the Board in any year	\$261 per student or class
	(e)	after the date of results release set by the Board in any year	\$519 per student or class
3	Incorre	ct submission of assessment materials fee	
	For the s	submission of incorrect assessment materials—	
	(a)	after the results sheets are closed by the Board in any year	\$130 per student
	(b)	after marking and moderation has commenced by the Board in any year	\$261 per student
	(c)	after the date of results release set by the Board in any year	\$519 per student
4	Clerical	check fee	\$30 per subject
		king, at the request of a student, the clerical processes and res involved in determining a result in a subject	
5	Student	assessment summary fee	\$25 per subject
	and mod	ss to information about the contribution of examination marks lerated school assessment marks to the final result of a level subject	
6	Return	of student material fee	\$47 per subject
	For acce	ess of students to their assessment materials	
7	Replace	ment fee for SACE record of results	\$50 per record
		placement copy of a record of studies undertaken towards ion of the prescribed certification requirements	
8	Replace	ment fee for SACE certificate	\$50 per certificate
	For a rep	placement copy of a South Australian Certificate of Education	
9	Stateme	ent of Equivalent Qualification fee	\$112 per statement
		assessment of an overseas qualification against the requirements ACE and issuing of the statement	
10	Express	processing fee	\$67 per document
		SACE Board to provide a turnaround time within 48 business respect of items 7-9 above	
11	Special	exam centre fee	
		inistering student examinations outside of a registered tion centre—	
	(a)	SACE Board of South Australia examination interstate	\$162 per subject
	(b)	SACE Board of South Australia examination overseas	\$270 per subject
12	Provisio	on of data services fee	\$162 per hour
	For the p	provision of customised reports and data services	

Made by the Minister for Education, Training and Skills

On 23 April 2024

SAFE DRINKING WATER FEES ACT 2011

South Australia

Safe Drinking Water (Fees) Notice 2024

under the Safe Drinking Water Fees Act 2011

1—Short title

This notice may be cited as the Safe Drinking Water (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Safe Drinking Water Fees Act 2011.

4—Fees

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

Schedule 1—Fees

(1)) Audit or inspection for the purpose of Part 4 of the Act conducted by a department auditor or inspector of a:		
	(a)	Level 3 drinking water provider	\$215.00
	(b)	Level 2 drinking water provider	\$431.00
	(c)	Level 1 drinking water provider	\$646.00
(2) Follow-up audit or inspection for the purpose of Part 4 of the Act conducted by a department auditor or inspector.		\$215.00	

Made by the Minister for Health and Wellbeing

Chris Picton MP

On 1 May 2024

SECOND-HAND VEHICLE DEALERS ACT 1995

South Australia

Second-hand Vehicle Dealers (Fees) Notice 2024

under the Second-hand Vehicle Dealers Act 1995

1—Short title

This notice may be cited as the Second-hand Vehicle Dealers (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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	Applic	ation	fee for licence (Section 8(1)(b) of the Act)	\$352.00
2	Licence	e fee-	-payable before the granting of a licence under Part 2 Division 1 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	\$258.00
		(ii)	in any other case	\$542.00
	(b)	for	a body corporate—	
		(i)	for carrying on the business of buying or selling second-hand vehicles consisting only of motorcycles	\$377.00
		(ii)	in any other case	\$815.00
	under s is to be	Section mad	between the grant of the licence and the next date for payment of a fee on 11 of the Act is less than or more than 12 months, a pro rata adjustment be to the amount of the additional fee by applying the proportion that the at period bears to 12 months.	
3	Annua	l fee	(Section 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	\$258.00
		(ii)	in any other case	\$542.00
	(b)	for	a body corporate—	

(i)	for carrying on the business of buying or selling second-hand vehicles consisting only of motorcycles	\$377.00
(ii)	in any other case	\$815.00
next date for is less than	I between a date for payment of a fee under Section 11 of the Act and the r payment of the fee under that section (as nominated by the Commissioner) or more than 12 months, a pro rata adjustment is to be made to the amount y applying the proportion that the length of that period bears to 12 months.	
Application	fee with respect to a duty to repair a vehicle (Section 24(2) of the Act)	\$66.50
Fee for repl	acement of licence	\$33.75

Signed by the Minister for Consumer and Business Affairs

On 26 April 2024

7 8

SECURITY AND INVESTIGATION INDUSTRY ACT 1995

South Australia

Security and Investigation Industry (Fees) Notice 2024

under the Security and Investigation Industry Act 1995

1—Short title

This notice may be cited as the Security and Investigation Industry (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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—

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

Schedule 1—Fees

1	Application fee for licence (Section 8(1)(b) of the Act)—	

- \$600.00 (a) for natural person
- (b) for body corporate \$971.00
- 2 Licence fee-payable before the granting of a licence under Part 2 of the Act-
 - (a) for natural person-

3

5 6

		(i)	if licence subject to employee condition or employee (supervision condition)	\$389.00
		(ii)	in the case of a security industry trainers licence	\$389.00
		(iii)	in any other case	\$817.00
	(b)	for b	ody corporate	\$1 066.00
	under Se is to be	ection ' made t	etween the grant of the licence and the next date for payment of a fee 7C of the Act is less than or more than 12 months, a pro rata adjustment to the amount of the additional fee by applying the proportion that the period bears to 12 months.	
	Annual	fee (Se	ection 7C(1)(a) of the Act)—	
	(a)	for n	atural person—	
		(i)	if licence subject to employee condition or employee (supervision condition)	\$389.00
		(ii)	in the case of a security industry trainer	\$389.00
		(iii)	in any other case	\$817.00
	(b)	for b	ody corporate	\$1 066.00
	next date is less th	e for pa an or r	etween a date for payment of a fee under Section 7C of the Act and the ayment of the fee under that section (as nominated by the Commissioner) nore than 12 months, a pro rata adjustment is to be made to the amount oplying the proportion that the length of that period bears to 12 months.	
	Applicat	ion fee	to impose, vary or revoke a licence condition (Section 7A(3) of the Act)	\$365.00
	Fee for a	replace	ement of licence	\$33.75
mod	l hy th	o Mi	nistor for Consumer and Rusiness Affairs	

Signed by the Minister for Consumer and Business Affairs

On 26 April 2024

SHERIFF'S ACT 1978

South Australia

Sheriff's (Fees) Notice 2024

under the Sheriff's Act 1978

1—Short title

This notice may be cited as the Sheriff's (Fees) Notice 2024

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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		iving and entering a summons, notice, order or other document for other than in relation to proceedings in the Magistrates Court)—	\$49.50
2		iving and entering a warrant (including a summons when issued as a cess) or other process of execution	\$72.50
3	For server report m per copy	\$54.50	
4	For serve report do service-	\$46.00	
5		lucting inquiries as necessary before executing a warrant or other of execution	\$54.50
6		or other process of execution or making an arrest	\$102.00
7	Addition for sale	al fee if, under a warrant, personal property is seized and processed	\$102.00 plus \$57.50 for each hour or part of an hour after the first 3 hours
8		ce for travelling expenses incurred in the service of a document or n of a process	\$1.75 per kilometre or part of
	Note—		a kilometre, after 50 kilometres
		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.	
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	\$57.50 per hour or part hour, after the first hour
11		ning the office (or the office remaining open) after hours for an urgent n of process	\$388.00 per hour or part hour
Made	bv the A	Attorney-General	

Made by the Attorney-General

On 16 May 2024

SOUTH AUSTRALIAN CIVIL AND ADMINISTRATIVE TRIBUNAL ACT 2013

South Australia

South Australian Civil and Administrative Tribunal (Fees) Notice 2024

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 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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	Application for the commencement of Tribunal proceedings	\$87.50
2	Referral of a matter to the Tribunal under—	
	(a) Section 29 of the <i>Residential Parks Act 2007</i>	\$87.50
	(b) Section 63 of the <i>Residential Tenancies Act 1995</i>	\$87.50
	(c) Section 105M of the <i>Residential Tenancies Act 1995</i>	\$87.50
3	Application for an internal review of a decision of the Tribunal under Section 70 of the Act where—	
	(a) applicant is a prescribed corporation	\$939.00
	(b) applicant is any other person	\$668.00
4	Application for a review of a decision by the Tribunal under-	
	(a) Section 169 or 296 of the <i>Local Government Act 1999</i>	
	(b) Section 25C of the Valuation of Land Act 1971	
	where—	
	(c) applicant is a prescribed corporation	\$300.00
	(d) applicant is any other person	\$240.00
5	Application for a review of a decision by the Tribunal under Section 15 of the <i>Lobbyists Act 2015</i> where—	
	(a) applicant is a prescribed corporation	\$939.00
	(b) applicant is any other person	\$668.00
6	For each request to search and inspect a record of the Tribunal	\$27.75
7	For the provision of a transcript (or part of a transcript) on request of a person	\$214.00 for first 30 minutes or less requested, plus for each additional 30 minutes or part thereof requested—\$161.00
8	Except where item 9 applies, for a copy of documentary evidence—per page	\$9.10
9	For a copy of any photograph, map, plan or other document which is greater than A4 in size	\$9.10 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	\$27.75
11	For copy of reasons for decision or order-per page	\$9.10
	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	\$5.60
13	For inspection or copy of a video, audio or other recording of Tribunal proceedings	\$30.50
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	\$455.00
15	For opening the Tribunal (or the Tribunal remaining open) after hours for urgent hearing—for each hour or part of an hour	\$1 370.00

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).

Signed by the Attorney-General

On 16 May 2024

SOUTH AUSTRALIAN PUBLIC HEALTH ACT 2011

South Australia

South Australian Public Health (Fees) Notice 2024

under the South Australian Public Health Act 2011

1—Short title

This notice may be cited as the South Australian Public Health (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the South Australian Public Health Act 2011.

4—Fees

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 registr	ation of	1 system			\$45.25

(b) for registration of each additional system installed on the same premises \$30.25

2	On application to the relevant authority for renewal of registration of a high risk manufactured water system (for each system)	\$22.90	
3	For inspection of a high risk manufactured water system—		
	(a) for inspection of 1 system	\$181.00	
	(b) for inspection of each additional system installed on the same premises	\$121.00	
4	On application to the Minister for a determination or approval under the regulations	\$761.00	

Part 2—Fees relating to South Australian Public Health (Wastewater) Regulations 2013

1	Applicat	ion for a product approval under Regulation 16	\$576.00					
2	11	Application for a wastewater works approval if the relevant authority is a council under Regulation 23—						
	(a)	for the installation or alteration of a temporary on-site wastewater system-						
		(i) if the system's capacity does not exceed 10 EP	\$57.50					
		(ii) if the system's capacity exceeds 10 EP	\$115.00					
			plus \$28.25 for each 2 EP in excess of 10 EP					
	(b)	for the installation or alteration of an on-site wastewater system (other than a temporary on-site wastewater system)—						
		(i) if the system's capacity does not exceed 10 EP	\$129.00					
		(ii) if the system's capacity exceeds 10 EP	\$129.00					
			plus \$28.25 for each 2 EP in excess of 10 EP					
	(c)	for the connection of an on-site wastewater system to a community wastewater management system—						
		(i) in the case of an existing on-site wastewater system	\$129.00					
		(ii) in the case of a new on-site wastewater system—						
		(A) if the system's capacity does not exceed 10 EP	\$129.00					
		(B) if the system's capacity exceeds 10 EP	\$129.00					
			plus \$28.25 for each 2 EP in excess of 10 EP					
3		ion for a wastewater works approval if the relevant authority is the Minister egulation 23	\$576.00					
4	Application for variation or revocation of a condition of a wastewater works approval under Regulation 25—							
	(a)	if the relevant authority is a council	\$129.00					
	(b)	if the relevant authority is the Minister	\$576.00					

5	Application for postponement of expiry of a wastewater works approval under Regulation 26		
6	Inspecti	ons—	
	(a)	fee for an inspection in connection with an application or other matter under these regulations if the relevant authority is a council	\$143.00
	(b)	fee for an inspection in connection with an application or other matter under these regulations if the relevant authority is the Minister—	
		(i) for the first inspection	nil
		(ii) for each subsequent inspection	\$226.00

Made by the Minister for Health and Wellbeing

Chris Picton MP

On 1 May 2024

SOUTH AUSTRALIAN SKILLS ACT 2008

South Australia

South Australian Skills (Fees) Notice 2024

under the South Australian Skills Act 2008

1—Short title

This notice may be cited as the South Australian Skills (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the South Australian Skills Act 2008.

4—Fees

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

Schedule 1—Fees

1	1.	Fee payable to Commission on application under Section 70A of the Act (Section 70A(2)(c) of the Act)—			
	(a)	for a first or initial assessment	\$550.00		
	(b)	for a competency assessment or examination	\$1 101.00		
	(c)	for a second or subsequent assessment	\$220.00		
2	Transfer	f_{ac} novable to provious employer (Section 540(2) of the Act)			

2 Transfer fee payable to previous employer (Section 54O(2) of the Act)—

(a)	payable by a proposed employer who is a small business within the meaning of Section 54O(6)(a) of the Act—					
	(i) for a transfer occurring in the first year of the training contract	\$1 761.00				
	(ii) for a transfer occurring in the second year of the training contract	\$3 524.00				
	(iii) for a transfer occurring in the third year of the training contract	\$5 285.00				
	(iv) for a transfer occurring in the fourth year of the training contract	\$7 046.00				
(b)	payable by a proposed employer who is a large business within the meaning of Section 54O(6)(b) of the Act					
	(i) for a transfer occurring in the first year of the training contract	\$2 202.00				
	(ii) for a transfer occurring in the second year of the training contract	\$4 404.00				
	(iii) for a transfer occurring in the third year of the training contract	\$6 606.00				
	(iv) for a transfer occurring in the fourth year of the training contract	\$8 809.00				

Made by the Minister for Education, Training and Skills

On 22 April 2024

STATE RECORDS ACT 1997

South Australia

State Records (Fees) Notice 2024

under the State Records Act 1997

1—Short title

This notice may be cited as the State Records (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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) \$11.10
 - (c) for an application made in writing or by telephone \$11.10

Note—

This service is only provided if specific and accurate archive reference numbers are supplied.

Copies of documents

2	Basic paper format (per page)—				
	(a) A4 black & white (297 mm x 210 mm)	\$0.80			
	(b) A4 colour (297 mm x 210 mm)	\$2.05			
	(c) A3 black & white (420 mm x 297 mm)	\$2.20			
	(d) A3 colour (420 mm x 297 mm)	\$4.05			
3	High quality paper format (per page)—				
	(a) A3 colour (420 mm x 297 mm)	\$6.90			
	(b) A2 colour (594 mm x 420 mm)	\$13.80			
	(c) A1 colour (841 mm x 594 mm)	\$20.90			
4	Digital format—low resolution (for example, PDF or JPEG)—				
	(a) selected pages (1 to 4 pages inclusive)	\$8.00			
	(b) small item (5 to 20 pages inclusive)	\$40.00			
	(c) medium item (21 to 40 pages inclusive)	\$80.00			
	(d) large item (more than 40 pages)	\$118.00			
5	Digital format—high resolution (for example, TIFF) (per page)	\$26.75			
6	Additional fees—				
	(a) certification of copy (per page)	\$0.70			
	(b) cost of CD	\$2.20			
Publ	lications				
7	A little flour and a few blankets: an administrative history of Aboriginal affairs in South Australia, 1834-2000	\$33.00			
8	Aboriginal resource kit	\$62.50			
9	Ancestors in archives: a guide for family historians to South Australia's government archives	\$13.40			
10	Distant voices (DVD)	\$51.00			
11	Guide to records relating to Aboriginal people (5 volumes)—				
	(a) printed copy (per volume)	\$14.30			
	(b) CD	\$39.00			
Prov	vision of advisory, processing and loans services to agencies				
12	Preparation of disposal schedules (per hour or part of hour)	\$95.00			
13	Culling and sentencing of records (per hour or part of hour)	\$95.00			
14	Preparation of consignment list (per 15 minutes or part of 15 minutes)	\$23.80			
15	Preparation of written advice—				
	(a) per 15 minutes (or part of 15 minutes)	\$23.80			
	(b) per hour	\$95.00			
16	Interfiling (placing new files into boxes already held in archive)—				
	(a) per 15 minutes (or part of 15 minutes)	\$23.80			
	(b) per hour	\$95.00			

17	Reprocessing of transfers received requiring further work or correction—			
	(a)	per 15 minutes (or part of 15 minutes)	\$23.80	
	(b)	per hour	\$95.00	
18	Other a	dvisory or processing services (including any research)—		
	(a)	per 15 minutes (or part of 15 minutes)	\$23.80	
	(b)	per hour	\$95.00	
19	Loans-	_		
	(a)	identifying and locating item (including any research)—		
		(i) per 15 minutes (or part of 15 minutes)	\$23.80	
		(ii) per hour	\$95.00	
	(b)	retrieval (per item)—		
		(i) non-urgent	\$14.90	
		(ii) urgent (within 24 hours)	\$20.20	
	(c)	restoring original order of item before returning it to the archive—		
		(i) per 15 minutes (or part of 15 minutes)	\$23.80	
		(ii) per hour	\$95.00	
	(d)	issue of late returns reminder (per item)	\$14.90	

Signed by the Attorney-General

On 16 May 2024

STRATA TITLES ACT 1988

South Australia

Strata Titles (Fees) Notice 2024

under the Strata Titles Act 1988

1—Short title

This notice may be cited as the Strata Titles (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Strata Titles Act 1988.

4—Fees

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

Schedule 1—Fees

1	For lo	dgement of an application for—	
	(a)	amendment of a strata plan	\$365.00
	(b)	amalgamation of 2 or more strata plans	\$365.00
2	For the	e examination of—	
	(a)	an amendment to a strata plan	\$580.00
	(b)	an amalgamation of 2 or more strata plans	\$580.00
3	For the	e deposit of a strata plan	\$177.00
4	For the	e issue of a certificate of title—	
	(a)	for each unit added to a strata plan or amended by a strata plan	\$105.00
	(b)	for each unit comprised in an amalgamated plan	\$105.00
5	For the	e amendment of a schedule of unit entitlements	\$192.00
6	Applic	ation for cancellation of a strata plan—	
	(a)	for examination of application (including fees for entering necessary memorials in the Register Book)	\$365.00
	(b)	for each certificate of title issued	\$105.00
7		lging a certified copy of a special resolution of a strata corporation ing the articles of the corporation	\$192.00
8	On loc	lging any other document with the Registrar-General under the Act	\$192.00
9	On giv	ring written notice—	
	(a)	of the appointment of an administrator of a strata corporation	\$192.00
	(b)	of the removal or replacement of an administrator of a strata corporation	\$192.00

Signed by the Minister for Consumer and Business Affairs On 26 April 2024

SUMMARY OFFENCES ACT 1953

South Australia

Summary Offences (Fees) Notice 2024

under the Summary Offences Act 1953

1—Short title

This notice may be cited as the Summary Offences (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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	\$61.00
2	For an audio tape of the soundtrack of an audio visual record of an interview with a suspect (Section 74D of Act)	\$25.00
3	For a copy of an audio record of an interview with a suspect (Section 74D of Act)	\$25.00
4	For a copy of an audio visual record of an intimate search of a detainee (Section 81 of Act)	\$25.00

Signed by the Attorney-General

On 16 May 2024

SUPPORTED RESIDENTIAL FACILITIES ACT 1992

South Australia

Supported Residential Facilities (Fees) Notice 2024

under the Supported Residential Facilities Act 1992

1—Short title

This notice may be cited as the Supported Residential Facilities (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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 Note—	on fee for insp	oection	of premises (section 22(1)(a)(iii) of the Act)	\$226.00
	Note—	This fee mus	-	aid by the proprietor of the premises within 7 days after the inspection.	
2	Applicat	ion fees—			
	Note—				
		The fee for a	an app	lication must be paid at the time the application is lodged.	
	(a)	on lodging a	ın appl	ication for a licence (section 24(2) of the Act)	\$93.50
	(b)	on lodging a	ın appl	ication for the renewal of a licence (section 27(1)(b) of the Act)	\$93.50
	(c)	on lodging a	a late a	pplication for the renewal of a licence (section 27(3) of the Act)	\$56.00
		Note—			
		Th	ne fee i	under this paragraph is in addition to the fee under paragraph (b)	
	(d)	on lodging a	ın appl	ication for the transfer of a licence (section 30(2)(b) of the Act)	\$93.50
	(e)			ication in relation to a dispute (section 43(5)(c) of the Act)	\$56.00
3	Licensin	g fees—			
	(a)	on a decision	n to gr	ant a licence	\$438.00
		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	\$438.00
		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	n to re	new a licence	\$438.00
		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 1 April 2024

SUPREME COURT ACT 1935

South Australia

Supreme Court (Fees) Notice 2024

under the Supreme Court Act 1935

1—Short title

This notice may be cited as the Supreme Court (Fees) Notice 2024

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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 filin	g a final notice of claim—	
	(a)	in the case of a notice of claim filed using the Electronic System	\$26.00
	(b)	in any other case	\$62.50
2		g an application for discovery of documents before the commencement ceeding—	
	(a)	for a prescribed corporation	\$729.00
	(b)	for any other person	\$515.00
3	On filin	g a document to commence a proceeding in the Supreme 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 proceeding—	
		(i) for a prescribed corporation	\$3 551.00
		(ii) for any other person	\$2 516.00
	(b)	in any other case—	
		(i) for a prescribed corporation	\$4 280.00
		(ii) for any other person	\$3 031.00
4	On filin	g a cross action in the nature of a counter claim or third party claim—	
	(a)	for a prescribed corporation	\$4 280.00
	(b)	for any other person	\$3 031.00
5	On trans	sferring a proceeding commenced in another court to the Supreme Court—	
	(a)	in the case of a prescribed corporation	\$4 280.00 less the file commencement fees already paid in respect of the proceeding in the other court
	(b)	in any other case	\$3 031.00 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 is required—	
	(a)	for a prescribed corporation	\$728.00
	(b)	for any other person	\$514.00
7	On the (Court granting permission to appeal or cross appeal—	
	(a)	for a prescribed corporation	\$3 551.00
	(b)	for any other person	\$2 516.00

8	On filin of right-	g a notice of appeal or notice of cross appeal in respect of an appeal as	
	(a)	for a prescribed corporation	\$4 280.00
	(b)	for any other person	\$3 031.00
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>	\$285.00
10		sferring 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	\$4 280.00 less the fees already paid in respect of the cross action in the other court
	(b)	in any other case	\$3 031.00 less the fees already paid in respect of the cross action in the other court
11	On setti	ng a date for trial—	
	(a)	for a prescribed corporation	\$4 280.00
	(b)	for any other person	\$3 031.00
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	\$90.50
	(b)	sealing a certificate	\$90.50
	(c)	certifying under seal that a document is a true copy	\$90.50
13		h request to search and/or inspect a record of the Court, other than a or Matrimonial Causes record	\$28.75
14	For an u	insealed copy of the record of the Court	\$28.75
15	For a se	aled copy of the record of the Court	\$90.50
	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	ppy of evidence—	
	(a)	per page in electronic form	\$9.80
	(b)	per page in hard-copy form	\$12.50
17	For a co	ppy of the reasons for judgment—per page	\$9.80
	Note—		
		1 copy will be supplied to a party to the proceeding free of charge.	
18	For a co	ppy of a document (other than a copy of evidence)—per page	\$5.80
19	-	duction of transcript at request of a party where the Court does not the transcript—per page	\$19.70

20	Trial fee—for each day or part of a day on which the trial is heard by the Court—	
	(a) for a prescribed corporation	\$4 280.00
	(b) for any other person	\$3 031.00
21	Suitors' Fund—on interest collected on funds in Court or credited to an account, payable from time to time or prior to the payment or transfer of interest out of any fund 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	Taxation of costs—	
	(a) on filing a claim for costs in an existing proceeding	\$90.50
	(b) on filing an originating application for taxation of legal costs	\$90.50
	(c) for taxing an itemised claim for costs	5% of amount allowed on taxation (to nearest dollar)
23	For opening the Registry (or the Registry remaining open) after hours for urgent execution of process—for each hour or part of an hour	\$466.00
24	For opening the Court (or the Court remaining open) after hours for urgent hearing—for each hour or part of an hour	\$1 402.00
2—Fe	es payable under rules regulating admission of practitioners	
25	On application for admission or re-admission as a practitioner	\$719.00
3—Fe	es to be taken in marshal's office	
26	Receiving and entering a writ of summons, warrant of release, decree, order, commission or other instrument under the seal of the Court	\$75.00
27	For—	
	(a) service of a writ of summons	\$61.50
	(b) execution of a warrant of arrest—for each person	\$128.00
	but, if a writ is served and a warrant executed on a person at the same time	\$167.00
28	For execution of a warrant for the seizure of a ship, cargo or other goods	\$128.00
29	For the release of any ship, goods or person from seizure or arrest	\$61.50
30	For the execution of a commission of appraisement or sale	\$128.00
31	For the execution of any decree, order, commission or instrument other than 1 otherwise specified in this Part	\$128.00
32	For delivery of a ship or goods to a purchaser	\$128.00
33	For attending the discharge of cargo or removal of a ship or goods—payable per day or part of a day	\$128.00
34	For opening office (or office remaining open) after hours for urgent execution of process—payable per hour or part of an hour	\$466.00
35	On the gross proceeds of any ship or goods sold—	
	$(-)$ $f_{-\pi} = f_{-\pi}^{2} = f_{-\pi}^{2} =$	¢25.50
	(a) for every \$200 or part of \$200, up to \$20 000	\$25.50

36	For retaining possession of a ship (with or without cargo) or of a ship's cargo— for each day or part of a day			
	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.

Part 2—Fees in probate jurisdiction

1	On lodging an application for a grant of probate or administration in respect of a deceased estate the gross value of which—				
	(a)	is \$200 000 or less	\$957.00		
	(b)	is more than \$200 000 but less than or equal to \$500 000	\$1 914.00		
	(c)	is more than \$500 000 but less than or equal to \$1 million	\$2 549.00		
	(d)	is more than \$1 million	\$3 826.00		
2	Adminis	ging an application for the sealing of a grant under Section 17 of the <i>stration and Probate Act 1919</i> in respect of a deceased estate the gross f which—			
	(a)	is \$200 000 or less	\$957.00		
	(b)	is more than \$200 000 but less than or equal to \$500 000	\$1 914.00		
	(c)	is more than \$500 000 but less than or equal to \$1 million	\$2 549.00		
	(d)	is more than \$1 million	\$3 826.00		
3	On lodging an application for an order under Section 9 of the <i>Public Trustee Act 1995</i> in respect of a deceased estate the gross value of which—				
	(a)	is \$200 000 or less	\$957.00		
	(b)	is more than \$200 000 but less than or equal to \$500 000	\$1 914.00		
	(c)	is more than \$500 000 but less than or equal to \$1 million	\$2 549.00		
	(d)	is more than \$1 million	\$3 826.00		
Note-	_				
	The fee	s 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	\$43.00		
5	On ente	ring an appearance—for 1 or more persons	\$75.00		
6	For issu	ing a citation or a subpoena	\$43.00		
7		ositing the will of a deceased person in the Registry for safe custody on ation of executor (inclusive fee)	\$43.00		

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)	\$143.00
	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	\$362.00
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	\$70.00
11	For an unsealed copy of the record of the Court	\$28.75
12	For a sealed copy of the record of the Court	\$90.50

Made by the Attorney-General

On 16 May 2024

TOBACCO AND E-CIGARETTE PRODUCTS ACT 1997

South Australia

Tobacco and E-Cigarette Products (Fees) Notice 2024

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 2024*. Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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 \$340.00.

Made by the Minister for Health and Wellbeing

Chris Picton MP

On 1 May 2024

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

UNREGULATED FEES AND CHARGES

Police Service 2024-25

	Description of Police Service		Fee Charge (GST Inclusive) 2024-25 \$
Aircraft Hire	Aircraft operating charges (Pilatus PC12)— This fee includes up to 1 pilot and 1 dropmaster/dispatcher per hour or part thereof	(GST applicable)	2,205.00
	Additional crew— Pilot/dropmaster/dispatcher per hour or part thereof	(GST applicable)	113.00
Personnel	Destruction of registration label—required to leave station Bus driver Deactivate firearms—inspection and certification Police personnel—general Interviews by solicitors (per member in presence of officer of police)	(GST applicable) per hour or part	95.00 95.00 95.00 95.00 140.00
Photocopies	A4 (297mm x 210mm) A3 (420mm x 297mm)	(GST applicable)	1.40 2.50
	Postage (Up to 50 photocopies within Australia)		6.00
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)	24.00 21.50 24.00 14.60 47.00 35.80
	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		$\begin{array}{c} 33.00\\ 32.00\\ 47.00\\ 38.50\\ 47.00\\ 42.80\\ 71.50\\ 58.00 \end{array}$
	Postage (up to 50 negatives, slides or prints-within Australia)		6.00
Storing Private Vehicles	Collision damaged vehicles— Motor cars, motorcycles, caravans or trailers— In open locked storage In covered locked storage Other vehicles— In open locked storage In covered locked storage	per day (GST applicable) (GST applicable) per day (GST applicable) (GST applicable)	15.80 20.30 61.00 69.00
Escorts	 Over-dimensional loads— Labour charges— Provided Monday to Friday: During business hours (per police officer) or part thereof Outside of business hours All time exceeding 3 hours (per police officer) Provided on Saturdays, Sundays and Public Holidays 	(GST applicable) (GST applicable) (GST applicable)	138.00 183.00 215.00
	 (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)	183.00 215.00
	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 1 Modification Fee 2 (within 7 days) Modification Fee 2 (within 7 days) Escorts other than over-dimensional loads per hour (per police officer) or part thereof	(GST applicable) (GST applicable) (GST applicable) (GST applicable) (GST applicable) (GST applicable) (GST applicable) (GST applicable)	$\begin{array}{c} 1.10\\ 1.10\\ 415.00\\ 138.00\\ 415.00\\ 830.00\\ 138.00\\ 415.00\\ 830.00\\ 95.00\end{array}$
	Vehicle charges per kilometre (per vehicle)	(GST applicable)	1.10

Dated: 2 May 2024

HON DAN CREGAN MP Minister for Police, Emergency Services and Correctional Services

UNREGULATED FEES

SCHEDULE OF LAND SERVICES UNREGULATED ENQUIRY AND INFORMATION PRODUCTS

Effective from 1 July 2024

THE Registrar-General provides a guaranteed system of land titling and property information within South Australia. The attached products offer access to information that is specifically related to land ownership across South Australia. Dated: 1 May 2024

HON NICK CHAMPION MP Minister For Planning

I	ands Titles Office			
Category	GST Exempt	2023-24 Fee	2024-25 Fee	\$ Change
Title for Owner Name	GST Exempt	\$8.90	\$9.15	\$0.25
Title Detail	GST Exempt	\$11.80	\$12.20	\$0.40
Valuation Detail	GST Exempt	\$11.80	\$12.20	\$0.40
Title and Valuation Detail	GST Exempt	\$17.20	\$17.70	\$0.50
Building Detail	GST Exempt	\$2.25	\$2.30	\$0.05
Historical Valuation Listing	GST Exempt	\$11.80	\$12.20	\$0.40
Reproduction of Certificate of Title	Subject to GST	\$172.00	\$177.00	\$5.00
Production of documents to Stamp Duty Office	Subject to GST	\$59.00	\$61.00	\$2.00

VALUATION OF LAND ACT 1971

South Australia

Valuation of Land (Fees) Notice 2024

under the Valuation of Land Act 1971

1—Short title

This notice may be cited as the Valuation of Land (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Valuation of Land Act 1971.

4—Fees

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

Schedule 1—Fees and allowances

1-Interpretation

In this Schedule-

residential land means-

- (a) land designated on the valuation roll as being subject to residential land use; or
- (b) other vacant land (not exceeding 5 000 square metres) zoned for residential purposes under a Development Plan under the *Development Act 1993* or the Planning and Design Code under the *Planning, Development and Infrastructure Act 2016*.

2—Fees

(1)	For a copy of the valuation roll (Section 21 of Act)—for each \$10 000 of capital value of the land comprised in the roll for the immediate preceding general valuation calculated as at the day it came into force9.73 c		
(2)	On an a	application for a review of a valuation (Section 25B of Act)-	
	(a)	of land used by the applicant solely as his or her principal place of residence	\$128.00
	(b)	of any other land	\$318.00
(3)		ertified copy of, or extract from, any entry in a valuation roll n 32 of Act)	\$48.75
	llowance r <i>nment A</i>	s for review of valuation under <i>Valuation of Land Act 1971</i> (section 2 <i>ct 1999</i>	5A(8)) or <i>Local</i>
(1)	applica but the the app	not completed—if the panel member has received a copy of the tion for review and submissions of the applicant and Valuer-General review is not completed because the review involves a question of law, lication for review is withdrawn or for some other reason approved by uer-General	\$108.00
(2)	Comple	eted review—residential land	
	(a)	ordinary review	\$518.00
	(b)	review of medium complexity	\$691.00
	(c)	review of high complexity	\$971.00
(3)	Comple	eted review—land other than residential land	
	(a)	basic review	\$691.00
	(b)	review of low complexity	\$1,036.00
	(c)	review of medium complexity	\$1,381.00
	(d)	review of high complexity	\$1,727.00
(4)	(4) The complexity, or level of complexity, of a review will be determined having regard to the following:		
	(a)	the nature and scale of the review (including the number of hours reasonably required to conduct the review);	
	(b)	the need for consultation by the valuer with an engineer, planner, surveyor or other expert.	
(5)	Other a	llowances	
	(a)	Freedom of Information Discovery	30% of allowance

(b) Attendance at South Australian Civil and Administrative Tribunal \$270 per hour (capped at \$1,000)

- (c) Attendance at Supreme Court
- (d) Other

\$323 per hour (capped at \$2,000)

Pre-negotiation Fee – on an exceptions basis only (where the property does not conform to the above classification) as agreed and by negotiation prior to appointment only.

Signed by the Minister for Planning

On 1 May 2024

WORK HEALTH AND SAFETY ACT 2012

South Australia

Work Health and Safety (Fees) Notice 2024

under the Work Health and Safety Act 2012

1—Short title

This notice may be cited as the Work Health and Safety (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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	\$95.00
98	Application for replacement licence document	\$51.50

Regulation	Name	Fee
101	Application for renewal of high risk work licence	\$95.00
	Application by high risk work licence holder for addition of new class of high risk work to the licence	\$51.50
116	Application for accreditation of assessors	\$1 484.00
127	Application for replacement of accreditation document	\$138.00
130	Application for renewal of accreditation of assessors	\$1 484.00
250	Application for registration of a plant design	\$149.00
266	Application for registration of an item of plant	\$430.00
277	Application for renewal of a registration of an item of plant	\$430.00
288	Application for replacement registration document	\$138.00
492	Application for asbestos removal licence—Class A	\$28 907.00
	Application for asbestos removal licence—Class B	\$4 404.00
	Application for asbestos assessor licence	\$2 471.00
513	Application for replacement asbestos removal licence	\$138.00
	Application for replacement asbestos assessor licence	\$138.00
516	Application for renewal of asbestos removal licence—Class A	\$28 907.00
	Application for renewal of asbestos removal licence—Class B	\$4 404.00
538	Notification by operators of certain major hazard facilities	No fee
578	Application for major hazard facility licence	
	Tier 1 major hazard facility	\$41 438.00
	Tier 2 major hazard facility	\$82 873.00
	Tier 3 major hazard facility	\$124 311.00
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	\$27 625.00
	Tier 2 major hazard facility	\$55 249.00
	Tier 3 major hazard facility	\$82 873.00
594(4)(b)	Application for replacement major facility licence	\$278.00
596(3)	Application for renewal of major hazard facility licence	
	Tier 1 major hazard facility	\$27 625.00
	Tier 2 major hazard facility	\$55 249.00
	Tier 3 major hazard facility	\$82 873.00
600(2)(b)	Application for transfer of major hazard facility licence	\$278.00
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.

Signed by the Minister for Industrial Relations and Public Sector

On 16 May 2024

WORKER'S LIENS ACT 1893

South Australia

Worker's Liens (Fees) Notice 2024

under the Worker's Liens Act 1893

1—Short title

This notice may be cited as the Worker's Liens (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

3—Interpretation

In this notice, unless the contrary intention appears— Act means the Worker's Liens Act 1893.

4—Fees

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

Schedule 1—Fees

1	For lodging a notice of lien (section 10(3))	\$192.00
2	For entering a memorandum of cessation of lien (section 16)	\$192.00
3	If a notice of lien or an application to enter a memorandum of cessation of lien is withdrawn before the appropriate memorandum is entered, the fee payable is reduced to	\$76.50

Note—

A fee is payable for entering a memorandum of withdrawal of lien under the Real Property Act 1886.

Signed by the Minister for Planning

On 1 May 2024

YOUTH COURT ACT 1993

South Australia

Youth Court (Fees) Notice 2024

under the Youth Court Act 1993

1—Short title

This notice may be cited as the Youth Court (Fees) Notice 2024.

Note—

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

2—Commencement

This notice has effect on 1 July 2024.

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	\$328.00 plus if the complaint or information alleges more	
	Note—	than 1 offence—\$59.00	
	No fee is payable under this clause for a private application for an intervention order, pursuant to Clause 2.		
2	For a private application for an intervention order under Section 20No feeof the Intervention Orders (Prevention of Abuse) Act 2009, where domestic abuse is allegedNo fee		
3	On application for an adoption order under the <i>Adoption Act 1988</i> \$210.00		
4	For copy of evidence—		
	(a) per page in electronic form	\$9.80	
	(b) per page in hard-copy form	\$12.50	
5	For copy of reasons for judgment—per page	\$9.80	
	Note—		
	A party to proceedings is entitled to 1 copy of the reasons without charge.		
6	For copy of any other document—per page	\$5.80	
7	For production of transcript at request of a party where the Court \$19.70 does not require the transcript—per page		

Made by the Attorney-General

On 16 May 2024

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LOCAL GOVERNMENT INSTRUMENTS

CITY OF PORT ADELAIDE ENFIELD

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing-Alderney Avenue, Clearview

Notice is hereby given, pursuant to Section 10 of the *Roads (Opening and Closing) Act 1991*, that Council proposes to make a Road Process Order to close and merge with the adjoining landowner a portion of Alderney Avenue, Clearview adjoining allotment 1 in D90422 delineated as 'A' on Preliminary Plan 24/0022.

The Preliminary Plan is available for public inspection at the Civic Centre, 163 St Vincent Street, Port Adelaide, and the Adelaide Office of the Surveyor-General located at Level 10, 83 Pirie Street, Adelaide, during normal office hours, or online at www.sa.gov.au/roadsactproposals.

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 City of Port Adelaide Enfield, PO Box 110, Port Adelaide SA 5015, within 28 days of this notice and a copy must be forwarded to the Surveyor-General at GPO Box 1815, Adelaide 5001. Where a submission is made, the applicant must be prepared to support their submission in person upon council giving notification of a meeting at which the matter will be considered. Enquiries: Ph (08) 8405 6600.

Dated: 16 May 2024

MARK WITHERS Chief Executive Officer

MID MURRAY COUNCIL

LOCAL GOVERNMENT ACT 1999

By-law No. 7—Camping and Mooring

That Council, in exercise of its powers under Section 246(3)(e) of the *Local Government Act 1999* determines that the Clause 3.4.1 of Council's Camping and Mooring By-law apply to the following areas:

- 1. Bolto Reserve—Allotment 47 of DP49431, Khartoum Road, Bolto, CR 5614/641
- 2. Bowhill-Road Reserve adjacent Weber Road, Bowhill
- 3. Cadell Recreation Grounds-Section 299, 81 Dalzell Road, Cadell, CT 5971/809
- 4. Collier Park—Part Allotment 32 of DP1648, Randell Road, Palmer, CT 5824/917
- 5. Graeme Claxton Reserve—Piece 17 of DP115702, Kings Riverside Drive, Cadell, CR 6209/481
- 6. Greenways Landing—Allotment 15 of DP54900, Greenways Shack Road, Nildottie, CR 6221/58
- 7. Haythorpe Reserve—Section 727, Hunter Road, Cowirra, CR 5758/27
- 8. Hettner Landing/Len Batten Reserve—Section 685, Cliff View Drive, Walker Flat, CR 5418/8
- 9. Hogwash Bend—Sections 254 and 282, Hogwash Road, Cadell, CR 5757/428
- 10. John S Christian Reserve—Section 487, Black Hill Road, Black Hill, CR 5757/412
- 11. Rhine Villa Reserve—Allotment 52, Ridley Road, Cambrai, CT 5876/610
- 12. Swamp Hen Reserve—Section 720, 75 Lakeside Drive, Walker Flat, CT 5434/942
- 13. Tenbury Hunter Reserve—Road Reserve adjacent Stott Highway and Allotment 23 of DP58704, Swan Reach, CR 6220/563
- 14. Towitta Park—Section 17, Towitta Road, Towitta, CT 629/42
- 15. Truro Oval—Allotment 218 of FP209404, Oval Road, Truro, CT 5793/692

Authorised at the Council Meeting on 16 April 2024 (Resolution C04-24/009).

Dated: 16 May 2024

BEN SCALES Chief Executive Officer

YORKE PENINSULA COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure-South Coast Road, Foul Bay

Notice is hereby given, pursuant to Section 10 of the *Roads (Opening and Closing) Act 1991*, that the Yorke Peninsula Council proposes to make a Road Process Order to close and vest in the Crown the portion of the public road adjoining Sections 36, 46, 47, 48, 49, 50, 53, 54, 55, 58, 59, 60, 61, 103, 104 in the Hundred of Coonarie, more particularly delineated and lettered 'A' in Preliminary Plan 24/0020.

The Preliminary Plan and Statement of Persons Affected is available for public inspection at the offices of the Yorke Peninsula Council of 8 Elizabeth Street, Maitland and the Adelaide Office of the Surveyor-General during normal office hours. The Preliminary Plan may 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 Yorke Peninsula Council, 8 Elizabeth Street, Maitland SA 5573 within 28 days of this notice and a copy must be forwarded to the Surveyor-General at GPO Box 1815 Adelaide SA 5001. Where an objection is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 16 May 2024

ANDREW CAMERON Chief Executive Officer

PUBLIC NOTICES

NATIONAL ELECTRICITY LAW

Notice of Making of Final Rule Determination and Final Rule

The Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law as follows:

Under ss 102 and 103, the making of the *National Electricity Amendment (Expanding the transmission ring-fencing framework) Rule 2024 No. 11* (Ref. ERC0371) and related final determination. All provisions commence on **23 May 2024**.

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: 16 May 2024

NOTICE SUBMISSION

The South Australian Government Gazette is published each Thursday afternoon.

Notices must be emailed by 4 p.m. Tuesday, the week of publication.

Submissions are formatted per the gazette style and a proof will be supplied prior to publication, along with a quote if applicable. Please allow one day for processing notices.

Alterations to the proof must be returned by 4 p.m. Wednesday.

Gazette notices must be submitted as Word files, in the following format:

- Title-the governing legislation
- Subtitle-a summary of the notice content
- · Body-structured text, which can include numbered lists, tables, and images
- Date—day, month, and year of authorisation
- Signature block-name, role, and department/organisation authorising the notice

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