EXTRAORDINARY GAZETTE



THE SOUTH AUSTRALIAN **GOVERNMENT GAZETTE**

PUBLISHED BY AUTHORITY

ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such

ADELAIDE, THURSDAY, 27 MAY 1999

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REGULATIONS UNDER THE EMERGENCY SERVICES FUNDING ACT 1998

No. 36 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Emergency Services Funding Act 1998* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

K. T. GRIFFIN Minister for Justice

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Interpretation
- 4. Interest on unpaid levy and unpaid interest
- 5. Interest on overpayments of levy
- 6. Interest on payment of additional amount
- 7. Remission of interest
- 8. Payment of interest on judgement debt

Citation

1. These regulations may be cited as the *Emergency Services Funding Regulations 1999*.

Commencement

2. These regulations come into operation on 30 June 1999.

Interpretation

3. (1) In these regulations—

"the Act" means the Emergency Services Funding Act 1998.

(2) A reference in these regulations to a levy, refund or amount in relation to which interest is payable includes a reference to part of the levy, refund or amount.

Interest on unpaid levy and unpaid interest

4. (1) Subject to subregulation (4), interest accrues on a daily basis on an unpaid levy from the date stated for payment of the levy in the notice under section 16 of the Act.

(2) Interest accrues on a daily basis on the amount of interest that has accrued under subregulation (1) at the end of each period of six months following the date stated for payment of the levy in the notice under section 16 of the Act.

(3) The rate of interest for the purposes of subregulations (1) and (2) is 12.8 per cent per annum.

(4) Interest is not payable on an unpaid levy if, at the time at which the levy is paid, the interest would, but for this subregulation, be less than \$20.

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Interest on overpayments of levy

5. (1) Where a refund of part of a levy is to be made under section 21 of the Act, interest accrues on a daily basis on the amount to be refunded from the date stated for payment of the levy in the notice under section 16 of the Act or from the date on which the levy was paid whichever is the later.

(2) The rate of interest for the purposes of subregulation (1) is 4.8 per cent per annum.

Interest on payment of additional amount

6. (1) Where an additional amount is payable under section 21 of the Act, interest accrues on a daily basis on the amount payable from the expiration of 30 days from the date on which notification of the alteration referred to in section 21 was given to the person who initiated the objection, review or appeal.

(2) The rate of interest for the purposes of subregulation (1) is 12.8 per cent per annum.

Remission of interest

7. (1) The Minister may remit interest otherwise payable by any amount.

(2) Interest remitted by the Minister under subregulation (1) will be taken never to have accrued under these regulations.

Payment of interest on judgement debt

8. Payment of interest that has accrued on a judgement debt for a levy or for an additional amount referred to in regulation 6 will be taken to have been paid on account of interest accrued under these regulations.

MES 8/99 CS

 $S_{\text{UZANNE}} M. \text{ Carman Clerk of the Council}$

REGULATIONS UNDER THE RACING ACT 1976

No. 37 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Racing Act 1976 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

IAIN EVANS Minister for Recreation, Sport and Racing

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Revocation
- 4. Interpretation
- 5. Deduction of percentage from totalizator money
- 6. Prescribed foot race meeting

Citation

1. These regulations may be cited as the *Racing Regulations 1999*.

Commencement

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

Revocation

3. The Racing Regulations 1991 are revoked.

Interpretation

4. In these regulations—

"the Act" means the Racing Act 1976.

Deduction of percentage from totalizator money

5. (1) Where an agreement under section 82A of the Act between TAB and an interstate totalizator authority is in force, TAB must deduct from all bets accepted by it under the agreement on behalf of the interstate authority the amount referred to in subregulation (2).

(2) The amount to be deducted is the amount that would, under the law of the State or Territory in which the interstate totalizator authority is entitled to conduct totalizator betting, be deducted from those bets if they were made directly with that authority.

(3) Where TAB conducts off-course totalizator betting on a race-result (as distinct from accepting bets on behalf of an interstate authority referred to in subregulation (1)), TAB must deduct from the amount of the bets an amount fixed by it after consultation with RIDA.

(4) Where an authorised racing club conducts on-course totalizator betting on a race-result, the club must deduct from the amount of the bets an amount fixed by RIDA after consultation with TAB.

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(5) The amount fixed for deduction under subregulation (3) or (4) must not be less than 12 per cent nor more than 25 per cent of the amount of the bets.

Prescribed foot race meeting

6. The Whyalla Gift Carnival conducted by the South Australian Athletic League Incorporated is a prescribed foot race meeting for the purposes of Part 4 of the Act.

MGE 33/98 CS

SUZANNE M. CARMAN Clerk of the Council

REGULATIONS UNDER THE WORKERS REHABILITATION AND COMPENSATION ACT 1986

No. 38 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Workers Rehabilitation and Compensation Act 1986* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

MICHAEL ARMITAGE Minister for Government Enterprises

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of explanatory notes
- 4. Variation of schedule of items

SCHEDULE 1

Explanatory Notes to be Substituted in Principal Regulations

SCHEDULE 2

Entry to be Inserted in Schedule of Items of Principal Regulations

Citation

1. The Workers Rehabilitation and Compensation (Scales of Charges—Medical Practitioners) Regulations 1999 (see Gazette 14 January 1999 p. 58) are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of explanatory notes

3. The explanatory notes of the principal regulations are varied by striking out the heading "DIL MAGNETIC RESONANCE IMAGING" and the explanatory notes relating to that heading and substituting the heading and explanatory notes set out in Schedule 1 of these regulations.

Variation of schedule of items

4. The schedule of items set out in the principal regulations is varied—

- (*a*) by inserting after the entry relating to CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES, GROUP 14: NUCLEAR MEDICINE IMAGING the entry set out in Schedule 2 of these regulations;
- (b) by striking out from the entry relating to SERVICES DELIVERED BY RADIOLOGISTS in SCHEDULE B TRADITIONAL SERVICES the following items:

WM101; WM102; WM103.

SCHEDULE 1

Explanatory Notes to be Substituted in Principal Regulations

DIL. MAGNETIC RESONANCE IMAGING

DIL.1 General

New arrangements for the payment of WorkCover Corporation fees are in response to changes to the Medical Benefits Schedule. The new arrangements include a detailed itemisation and a number of eligibility criteria relating to MRI provision.

DIL.2 Itemisation

A series of items, Group I5, has been introduced for clinical applications of MRI, where Medicare found evidence that MRI has a proven clinical role and is superior or complementary to other imaging modalities.

MRI items 63000 to 63946 are divided into subgroups defined according to the area of the body to be scanned, (ie head, spine, musculoskeletal system, cardiovascular system or body) and whether the scan is for the exclusion, further investigation or monitoring of a clinical condition. Subgroups are then divided into individual items, with each item being for a specific clinical indication.

Requests

MRI services can only be requested by a specialist or consultant physician, except in special circumstances where a worker has no access to specialists or consultant physicians (contact WorkCover on 8233 2452 for more details). A referral must be in writing and identify the clinical indications for the service. Oral and maxillofacial surgeons may request Items 63621, 63671 and 63712, for scanning of the temporomandibular joint.

A MRI or Magnetic Resonance Angiography (MRA) service may be payable for one of the three following purposes:

* Exclusion of a condition - where MRI or MRA (if performed) is used as the initial imaging modality for diagnosis;

* Further investigation of a condition - where MRI or MRA (if performed) is used as the secondary imaging modality when the diagnosis is uncertain or to assess the extent or severity of the condition;

* Monitoring of a condition - where MRI or MRA (if performed) is used following confirmed diagnosis to assess progress of a condition following treatment.

For the 'further investigation of' or 'monitoring of' purposes the initial imaging modality could have been MRI or any other diagnostic imaging modality.

DIL.3 Number of eligible services

Items have been placed in subgroups with limits on the number of services eligible for a WorkCover fee as follows:

* Subgroups 1, 2, 3, 4, 9, 10, 11, 12, 13, 14, 17, 18, 19, 22, 25, 27, 28 and 29, only one service for each subgroup can be claimed in a 12 month period;

* Subgroups 5, 6, 21, 23 and 24 only two services for each subgroup can be claimed in a 12 month period; and

* Subgroups 7, 8, 15, 16, 20, 26 and 30 which do not have a restriction on the number of eligible services.

DIL.4 *Eligible services*

Group 15 items, apply only to an MRI or MRA service performed:

- (a) on referral by a recognised specialist or consultant physician (except in special circumstances), where the request for the scan specifically identifies in writing the clinical indication for the scan;
- (b) under the professional supervision of an eligible provider; and
- (c) with eligible equipment.

DIL.5 Specialist or consultant physician

Specialist or consultant physician means a medical practitioner recognised for the purposes of the Health Insurance Act 1973 as a specialist or consultant physician in a particular specialty.

DIL.6 Professional supervision

Group I5 items must be performed as follows:

- (a) under the professional supervision of an eligible provider who is available to monitor and influence the conduct and diagnostic quality of the examination, including, if necessary, by personal attendance on the patient; or
- (b) if the above paragraph is not complied with
 - in an emergency; or
 - because of medical necessity in a remote or rural location.

DIL.7 Eligible providers

In Group I5, an eligible provider is a specialist in diagnostic radiology who satisfies the Health Insurance Commission (HIC) that:

- (a) he or she is a participant in the Royal Australasian College of Radiologists' Quality and Accreditation Program; and
- (b) the equipment he or she proposes to use for providing services of the kind mentioned in Group 15 is eligible equipment.

DIL.8 Eligible equipment

An eligible service must be provided within a medical practice, or the radiology department of a hospital, that offers a comprehensive range of alternative diagnostic imaging procedures. A minimum of diagnostic x-ray, ultrasound and computerised tomography (CT) is needed to meet this requirement.

The equipment must:

- (a) have been installed in a medical practice or hospital before 7.30pm EST on Tuesday 12 May 1998; or
- (b) although uninstalled, have been purchased or leased before that time on that day under a contract, in writing, that did not contain an option to cancel the contract; or
- (c) be replacement equipment for equipment mentioned in the two dot points above.

Once equipment mentioned in paragraph (a) or (b) above is replaced, the original equipment ceases to be eligible equipment.

DIL.9 Eligible Provider Declaration

The specialist must give the HIC a statutory declaration:

- (a) stating that he or she is enrolled in the RACR Quality and Accreditation Program;
- (b) specifying the location of the MRI equipment;
- (c) specifying the kinds of diagnostic imaging procedures offered at that location;
- (d) stating the date of installation of the equipment; and
- (e) if the equipment had not been installed before 7.30 pm on 12 May 1998, the specialist must also give the HIC a copy of the contract for the purchase or lease of the equipment.

In addition, the HIC may request further supporting documentation.

DIL.12 General Medical Services Table - Anaesthetic item 18013

Item 18013 which relates to anaesthesia performed in connection with MRI services has been amended to cover anaesthesia performed in connection with any of items 63000 to 63946.

SCHEDULE 2

Entry to be Inserted in Schedule of Items of Principal Regulations

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING

SUBGROUP 1 - SCAN OF HEAD - FOR THE EXCLUSION OF SPECIFIED CONDITIONS

Magne	etic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	NOTE: Benefits are payable for services covered in Subgroup 1 on one occasion only in a 12 month period. MAGNETIC RESONANCE IMAGING with or without intravenous contrast (including Magnetic Resonance Angiography if performed), performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of head for the exclusion of:	
63000	Tumour of the brain or meninges (R)	\$475.00
63003	Skull base or orbital tumour (R)	\$475.00
63006	Acoustic neuroma (R)	\$475.00
63009	Pituitary tumour (R)	\$475.00
63012	Inflammation of brain or meninges (R)	\$475.00
63015	Toxic or metabolic or ischaemic encephalopathy (R)	\$475.00
63018	Demyelinating disease of the brain (R)	\$475.00
63021	Congenital malformation of brain or meninges (R)	\$475.00
63024	Venous sinus thrombosis (R)	\$475.00

SUBGROUP 2 - SCAN OF HEAD AND CERVICAL SPINE FOR THE EXCLUSION OF SPECIFIED CONDITIONS

tic Resonance Imaging	MRI
Description	Maximum Fee
NOTE: Benefits are payable for services covered by Subgroup 2 on one occasion only in a 12 month period MAGNETIC RESONANCE IMAGING with or without intravenous contrast (including Magnetic Resonance Angiography if performed), performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of head and cervical spine for the exclusion of:	
Tumour of the central nervous system or meninges (R)	\$475.00
Inflammation of the central nervous system or meninges (R)	\$475.00
Demyelinating disease of the central nervous system (R)	\$475.00
Congenital malformation of the central nervous system or meninges (R)	\$475.00
Syrinx (congenital or acquired) (R)	\$475.00
	Description NOTE: Benefits are payable for services covered by Subgroup 2 on one occasion only in a 12 month period MAGNETIC RESONANCE IMAGING with or without intravenous contrast (including Magnetic Resonance Angiography if performed), performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of head and cervical spine for the exclusion of: Turnour of the central nervous system or meninges (R) Demyelinating disease of the central nervous system or meninges (R) Congenital malformation of the central nervous system or meninges (R)

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 3 - SCAN OF HEAD FOR FURTHER INVESTIGATION OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	NOTE: Benefits are payable for services covered by Subgroup 3 on one occasion only in a 12 month period	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast (including Magnetic Resonance Anglography if performed), performed under the professional supervision of an eligible provider at an eligible location where the	
	patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of head for further investigation of:	
63100	Tumour of the brain or meninges (R)	\$475.00
63103	Skull base or ortbital tumour (R)	\$475.00
63106	Acoustic neuroma (R)	\$475.00
63109	Pituitary tumour (R)	\$475.00
63112	Inflammation of the brain or meninges (R)	\$475.00
63115	Toxic or metabolic or ischaemic encephalopathy (R)	\$475.00
63118	Demyelinating disease of the brain (R)	\$475.00
63121	Congenital malformation of the brain or meninges (R)	\$475.00
63124	Head trauma (R)	\$475.00
63127	Epilepsy (R)	\$475.00
63130	Stroke (R)	\$475.00
63133	Venous sinus thrombosis (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 4 - SCAN OF HEAD AND CERVICAL SPINE FOR FURTHER INVESTIGATION OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	NOTE: Benefits are payable for services covered by Subgroup 4 on one occasion only in a 12 month period MAGNETIC RESONANCE IMAGING with or without intravenous contrast (including Magnetic Resonance Angiography if performed), performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of head and cervical spine for further investigation of:	
63150	Tumour of the central nervous system or meninges (R)	\$475.00
63153	Inflammation of the central nervous system or meninges (R)	\$475.00
63156	Demyelinating disease of the central nervous system (R)	\$475.00
63159	Congenital malformation of the central nervous system or meninges (R)	\$475.00
63162	Syrinx (congenital or acquired) (R)	\$475.00

SUBGROUP 5 - SCAN OF HEAD FOR MONITORING OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	NOTE: Benefits are payable for services covered by Subgroup 5 on two occasions only in a 12 month period MAGNETIC RESONANCE IMAGING with or without intravenous contrast (including Magnetic Resonance Angiography if performed), performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of head for monitoring of:	
63200	Acoustic neuroma (R)	\$475.00
63203	Pituitary tumour (R)	\$475.00
63206	Demyelinating disease of the brain (R)	\$475.00
63209	Congenital malformation of brain or meninges (R)	\$475.00
63212	Head trauma (R)	\$475.00
63215	Epilepsy (R)	\$475.00
63218	Stroke (R)	\$475.00
63221	Toxic or metabolic or ischaemic encephalopathy (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 6 - SCAN OF HEAD AND CERVICAL SPINE FOR MONITORING OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	NOTE: Benefits are payable for services covered by Subgroup 6 on two occasions only in a 12 month period	-
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast (including Magnetic Resonance Angiography if performed), performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of head and cervical spine for monitoring of:	
63250	Demyelinating disease of the central nervous system (R)	\$475.00
63253	Congenital malformation of the central nervous system or meninges (R)	\$475.00
63256	Syrinx (congenital or acquired) (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 7 - SCAN OF HEAD FOR MONITORING OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast (including Magnetic Resonance Angiography if performed), performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of head for monitoring of:	
63270	Tumour of the brain or meninges (R)	\$475.00
63273	Skull base or orbital tumour (R)	\$475.00
63276	Inflammation of brain or meninges (R)	\$475.00
63279	Venous sinus thrombosis (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 8 - SCAN OF HEAD AND CERVICAL SPINE FOR MONITORING OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast (including Magnetic Resonance Angiography if performed), performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of head and cervical spine for monitoring of:	
63290	Tumour of the central nervous system or meninges (R)	\$475.00
63293	Inflammation of the central nervous system or meninges (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 9 - SCAN OF SPINE - ONE REGION OR TWO CONTIGUOUS REGIONS FOR THE EXCLUSION OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	NOTE: Benefits are payable for services covered in Subgroup 9 on one occasion only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional	
	supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of	
	one region or two contiguous regions of the spine for the exclusion of:	
63300	Infection (R)	\$475.00
63303	Tumour (R)	\$475.00
63306	Demyelinating disease (R)	\$475.00
63309	Congenital malformation of the spinal cord or the cauda equina or the meninges (R)	\$475.00
63312	Myelopathy (R)	\$475.00
63315	Syrinx (congenital or acquired) (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 10 - SCAN OF SPINE - THREE CONTIGUOUS OR TWO NON CONTIGUOUS REGIONS FOR THE EXCLUSION OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	NOTE: Benefits are payable for services covered in Subgroup 10 on one occasion only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of three contiguous regions or two non contiguous regions of the spine for the exclusion of:	
63350	Infection (R)	\$475.00
63353	Tumour (R)	\$475.00
63356	Demyelinating disease (R)	\$475.00
63359	Congenital malformation of the spinal cord or the cauda equina or the meninges (R)	\$475.00
63362	Myelopathy (R)	\$475.00
63365	Syrinx (congenital or acquired) (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 11 - SCAN OF SPINE - ONE REGION OR TWO CONTIGUOUS REGIONS FOR FURTHER INVESTIGATION OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximun Fee
	NOTE: Benefits are payable for services covered in Subgroup 11 on one occasion only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of	
	one region or two contiguous regions of the spine for further investigation of:	
63400	Infection (R)	\$475.00
63403	Tumour (R)	\$475.00
63406	Demyelinating disease (R)	\$475.00
63409	Congenital malformation of the spinal cord or the cauda equina or the meninges (R)	\$475.00
63412	Myelopathy (R)	\$475.00
63415	Syrinx (congenital or acquired) (R)	\$475.00
63418	Cervical radiculopathy (R)	\$475.00
63421	Sciatica (R)	\$475.00
63424	Spinal canal stenosis (R)	\$475.00
63427	Previous spinal surgery (R)	\$475.00
63430	Trauma (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 12 - SCAN OF SPINE - THREE CONTIGUOUS OR TWO NON CONTIGUOUS REGIONS FOR FURTHER INVESTIGATION OF SPECIFIED CONDITIONS

	tic Resonance Imaging	MRI
ltem No.	Description	Maximun Fee
	NOTE: Benefits are payable for services covered in Subgroup 12 on one occasion only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional	
	supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant	
	physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of	
	three contiguous regions or two non contiguous regions of the spine for further investigation of:	
63450	Infection (R)	\$475.00
63453	Turnour (R)	\$475.00
63456	Demyelinating disease (R)	\$475.00
63459	Congenital malformation of the spinal cord or the cauda equina or the meninges (R)	\$475.00
63462	Myelopathy (R)	\$475.00
63465	Syrinx (congenital or acquired) (R)	\$475.00
63468	Cervical radiculopathy (R)	\$475.00
63471	Sciatica (R)	\$475.00
63474	Spinal canal stenosis (R)	\$475.00
63477	Previous spinal surgery (R)	\$475.00
63480	Trauma (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 13 - SCAN OF SPINE - ONE REGION OR TWO CONTIGUOUS REGIONS FOR MONITORING OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximur Fee
	NOTE: Benefits are payable for services covered in Subgroup 13 on one occasion only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of one region or two contiguous regions of the spine for monitoring of:	
63500	Demyelinating disease (R)	\$475.00
63503	Congenital malformation of the spinal cord or the cauda equina or the meninges (R)	\$475.00
63506	Myelopathy (R)	\$475.00
63509	Syrinx (congenital or acquired) (R)	\$475.00
63512	Cervical radiculopathy (R)	\$475.00
63515	Sciatica (R)	\$475.00
63518	Spinal canal stenosis (R)	\$475.00
63521	Previous spinal surgery (R)	\$475.00
63524	Trauma (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 14 - SCAN OF SPINE - THREE CONTIGUOUS OR TWO NON CONTIGUOUS REGIONS FOR MONITORING OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	NOTE: Benefits are payable for services covered in Subgroup 14 on one occasion only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of three contiguous regions or two non contiguous regions of the spine for monitoring of:	
63550	Demyelinating disease (R)	\$475.00
63553	Congenital malformation of the spinal cord or the cauda equina or the meninges (R)	\$475.00
63556	Myelopathy (R)	\$475.00
63559	Syrinx (congenital or acquired) (R)	\$475.00
63562	Cervical radiculopathy (R)	\$475.00
63565	Sciatica (R)	\$475.00
63568	Spinal canal stenosis (R)	\$475.00
63571	Previous spinal surgery (R)	\$475.00
63574	Trauma (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 15 - SCAN OF SPINE - ONE REGION OR TWO CONTIGUOUS REGIONS FOR MONITORING OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of one region or two contiguous regions of the spine for monitoring of:	
63580	Infection (R)	\$475.00
63583	Tumour (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 16 - SCAN OF SPINE - THREE CONTIGUOUS OR TWO NON CONTIGUOUS REGIONS FOR MONITORING OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of three contiguous regions or two non contiguous regions of the spine for monitoring of:	
63590	Infection (R)	\$475.00
63593	Turnour (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 17 - SCAN OF MUSCULOSKELETAL SYSTEM FOR THE EXCLUSION OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
Item No.	Description	Maximun Fee
	NOTE: Benefits are payable for services covered in Subgroup 17 on one occasion only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional	
	supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of	
	musculoskeletal system for the exclusion of:	
63500	Tumour arising in bone or other connective tissue (R)	\$475.00
63803	Infection arising in bone or other connective tissue (R)	\$475.00
63606	Osteonecrosis (R)	\$475.00
63609	Derangement of hip or its supporting structures (R)	\$475.00
63612	Derangement of shoulder or its supporting structures (R)	\$475.00
63615	Derangement of knee or its supporting structures (R)	\$475.00
63618	Derangement of ankle or its supporting structures (R)	\$475.00
63621	Derangement of temporomandibular joint or its supporting structures (R)	\$475.00
63624	Derangement of wrist or its supporting structures (R)	\$475.00
63627	Derangement of elbow or its supporting structures (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 18 - SCAN OF MUSCULOSKELETAL SYSTEM FOR FURTHER INVESTIGATION OF SPECIFIED CONDITIONS

	tic Resonance Imaging	MRI
Item No.	Description	Maximum Fee
	NOTE: Benefits are payable for services covered in Subgroup 18 on one occasion only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional	
	supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant	
	physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of	
	musculoskeletal system for further investigation of:	
63650	Turnour arising in bone or other connective tissue (R)	\$475.00
63653	Infection arising in bone or other connective tissue (R)	\$475.00
63656	Osteonecrosis (R)	\$475.00
63659	Derangement of hip or its supporting structures (R)	\$475.00
63662	Derangement of shoulder or its supporting structures (R)	\$475.00
63665	Derangement of knee or its supporting structures (R)	\$475.00
63668	Derangement of ankle or its supporting structures (R)	\$475.00
63671	Derangement of temporomandibular joint or its supporting structures (R)	\$475.00
63674	Derangement of wrist or its supporting structures (R)	\$475.00
63677	Derangement of elbow or its supporting structures (R)	\$475.00
63680	Post-inflammatory or post-traumatic physeal fusion in a person under 16 years of age (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 19 - SCAN OF MUSCULOSKELETAL SYSTEM FOR MONITORING OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	NOTE: Benefits are payable for services covered in Subgroup 19 on one occasion only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant	
	physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of musculoskeletal system for monitoring of:	
63700	Derangement of hip or its supporting structures (R)	\$475.00
63703	Derangement of shoulder or its supporting structures (R)	\$475.00
63706	Derangement of knee or its supporting structures (R)	\$475.00
63709	Derangement of ankle or its supporting structures (R)	\$475.00
63712	Derangement of temporomandibular joint or its supporting structures (R)	\$475.00
63715	Derangement of wrist or its supporting structures (R)	\$475.00
63718	Derangement of elbow or its supporting structures (R)	\$475.00
63721	Post-inflammatory or post-traumatic physeal fusion in a person under 16 years of age (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 20 - SCAN OF MUSCULOSKELETAL SYSTEM FOR MONITORING OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of musculoskeletal system for monitoring of:	
63736	Osteonecrosis (R)	\$475.00
63739	Tumour arising in bone or other connective tissue (R)	\$475.00
63742	Infection arising in bone or other connective tissue (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 21 - SCAN OF MUSCULOSKELETAL SYSTEM FOR FURTHER INVESTIGATION OR MONITORING OF SPECIFIED CONDITIONS

lagne	tic Resonance Imaging	MRI
ltem No.	Description	Maximun Fee
	NOTE: Benefits are payable for services covered in Subgroup 21 on two occasions only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional n supervisio of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of musculoskeletal system for further investigation or monitoring of:	
63745	Gaucher disease (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 22 - SCAN OF CARDIOVASCULAR SYSTEM FOR FURTHER INVESTIGATION OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	Maximum Fee
	NOTE: Benefits are payable for services covered by Subgroup 22 on one occasion only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, (including Magnetic Resonance Angiography if performed) performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of cardiovascular system for further investigation of:	
63750	Congenital disease of the heart or a great vessel (R)	\$475.00
63753	Turnour of the heart or a great vessel (R)	\$475.00
63756	Abnormality of thoracic aorta (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 23 - SCAN OF CARDIOVASCULAR SYSTEM FOR MONITORING OF SPECIFIED CONDITIONS

Magnetic Resonance Imaging		MRI
ltem No.	Description	
	NOTE: Benefits are payable for services covered by Subgroup 23 on two occasions only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, (including Magnetic Resonance Angiography if performed) performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of cardiovascular system for monitoring of:	
63800	Congenital disease of the heart or a great vessel (R)	\$475.00
63803	Tumour of the heart or a great vessel (R)	\$475.00
63806	Abnormality of the thoracic aorta (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 24 - MAGNETIC RESONANCE ANGIOGRAPHY - SCAN OF CARDIOVASCULAR SYSTEM FOR THE EXCLUSION OF OR FURTHER INVESTIGATION OF SPECIFIED CONDITIONS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	
	NOTE: Benefits are payable for services covered by Subgroup 24 on two occasions only in a 12 month period.	
	MAGNETIC RESONANCE ANGIOGRAPHY with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of cardiovascular system for exclusion of or further investigation of:	
63850	Stroke (R)	\$475.00
63853	Carotid or verteral artery dissection (R)	\$475.00
63856	Intracranial aneurysm (R)	\$475.00
63859	Intracranial arteriovenous malformation (R)	\$475.00
63862	Venous sinus thrombosis (R)	\$475.00
63865	Vascular abnormality in a patient with a previous anaphylactic reaction to an iodinated contrast medium (R)	\$475.00
63868	Obstruction of the superior vena cava, inferior vena cava or a major pelvic vein (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 25 - MAGNETIC RESONANCE ANGIOGRAPHY - SCAN OF CARDIOVASCULAR SYSTEM FOR FURTHER INVESTIGATION OF SPECIFIED CONDITIONS

Magnetic Resonance Imaging		MRI
ltem No.	Description	Maximum Fee
	NOTE: Benefits are payable for services covered by Subgroup 25 on one occasion only in a 12 month period.	
	MAGNETIC RESONANCE ANGIOGRAPHY with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of cardiovascular system of a person under the age of 16 years for further investigation of:	
63870	The vasculature of limbs prior to limb or digit transfer surgery in congenital limb deficiency syndrome (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 26 - MAGNETIC RESONANCE ANGIOGRAPHY - SCAN OF CARDIOVASCULAR SYSTEM FOR FURTHER INVESTIGATION OF SPECIFIED CONDITIONS

Magnetic Resonance Imaging		MRI
item No.	Description	
	MAGNETIC RESONANCE ANGIOGRAPHY with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of cardiovascular system for monitoring of:	
63880	Carotid or vertebral artery dissection (R)	\$475.00
63883	Venous sinus thrombosis (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 27 - SCAN OF BODY FOR FURTHER INVESTIGATION OF SPECIFIED CONDITIONS PERSON UNDER THE AGE OF 16 YEARS

Magne	tic Resonance Imaging	MRI
ltem No.	Description	
	NOTE: Benefits are payable for services covered in Subgroup 27 on one occasion only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of body of <u>a person under the age of 16 years</u> for further investigation of:	
63900	Pelvic or abdominal mass (R)	\$475.00
63903	Mediastinal mass (R)	\$475.00
63906	Congenital uterine or anorectal abnormality (R)	\$475.00
63909	Gaucher disease (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 28 - SCAN OF BODY FOR FURTHER INVESTIGATION OF SPECIFIED CONDITIONS

Magnetic Resonance Imaging		MRI
ltem No.	Description	
	NOTE: Benefits are payable for services covered by item 63920 on one occasion only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of the body for further investigation of:	
63920	Adrenal mass in a patient with a malignancy which is otherwise resectable (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 29 - SCAN OF BODY FOR MONITORING OF SPECIFIED CONDITIONS PERSON UNDER THE AGE OF 16 YEARS

Magnetic Resonance Imaging		MRI
ltem No.	Description	
	NOTE: Benefits are payable for services covered by item 63930 on one occasion only in a 12 month period.	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of body of <u>a person under the age of 16 years</u> for monitoring of:	
63930	Congenital uterine or anorectal abnormality (R)	\$475.00

CATEGORY FIVE: DIAGNOSTIC IMAGING SERVICES GROUP 15 - MAGNETIC RESONANCE IMAGING SUBGROUP 30 - SCAN OF BODY FOR MONITORING OF SPECIFIED CONDITIONS PERSON UNDER THE AGE OF 16 YEARS

Magnetic Resonance Imaging		MRI
ltem No.	Description	
	MAGNETIC RESONANCE IMAGING with or without intravenous contrast, performed under the professional supervision of an eligible provider at an eligible location where the patient is referred by a specialist or by a consultant physician and where the request for the scan specifically identifies the clinical indication for the scan - scan of body of <u>a person under the age of 16 years</u> for monitoring of:	
63940	Mediastinal mass (R)	\$475.00
63943	Pelvic or abdominal mass (R)	\$475.00
63946	Gaucher disease (R)	\$475.00

REGULATIONS UNDER THE NATIONAL PARKS AND WILDLIFE ACT 1972

No. 39 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the National Parks and Wildlife Act 1972 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

D. C. Kotz Minister for Environment and Heritage

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 4—Interpretation
- 4. Variation of reg. 9—Records and returns in relation to section 58 and 60C permits
- 5. Variation of reg. 10—Class 2 permits
- 6. Variation of reg. 11—Premises from which animals are sold
- 7. Insertion of reg. 11A
 - 11A. Advertisement to include permit number
- 8. Variation of reg. 12—Purchase etc., only from permit holder
- 9. Variation of reg. 15—Importing protected animals, carcasses and eggs
- 10. Variation of reg. 16—Exporting protected animals, carcasses and eggs
- 11. Substitution of Schedule 1—Fees

SCHEDULE 1

Fees

- 1. Variation of Schedule 3—Classes of Permits under sections 58 and 60C
- 2. Variation of Schedule 4
- 3. Variation of Schedule 5—Times for Provision of Returns in Relation to Sections 58 and 60C Permits
- 4. Substitution of Schedules 6 and 7

SCHEDULE 6

SCHEDULE 7

Species Excluded by Proclamation Under Section 58(4) of the Act

Citation

1. The *Wildlife Regulations 1990* (see *Gazette* 1 November 1990 p. 1400), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations come into operation on 1 July 1999.

Variation of reg. 4—Interpretation

3. Regulation 4 of the principal regulations is varied—

(a) by striking out the definition of "**pensioner**" and substituting the following definitions:

"section 58 permit" means a permit granted under section 58 of the Act;

"section 59 permit" means a permit granted under section 59 of the Act;

"section 60C permit" means a permit granted under section 60C of the Act;

"specialist animal" means an animal of a specialist species;

"specialist species" means a species of protected animal that-

- (a) is not excluded by proclamation under section 58(4) of the Act; and
- (b) is not listed in Schedule 6.;
- (b) by inserting after its present contents as varied by this regulation (now to be designated as subregulation (1)) the following subregulation:

(2) A reference in these regulations to a class 1, 2, 3, 4, 5, 7, 8, 10, 11 or 12 permit is a reference to a permit of the appropriate class referred to in Schedule 3.

Variation of reg. 9-Records and returns in relation to sections 58 and 60C permits

4. Regulation 9 of the principal regulations is varied—

- (a) by striking out ", 6, 9" from subregulation (1);
- (b) by striking out "section 58 or" from subregulation (2) and substituting "section 58 permit (other than a class 2 permit) or a";
- (c) by inserting the following subregulation after subregulation (3):

(3a) The holder of a class 2 permit must submit the record book, or a copy of the record book, to the Director within 14 days after 30 September, 31 December, 31 March and 30 June in each year.;

(d) by inserting the following subregulation after subregulation (4):

(4a) Submission of a record book to the Director by the holder of a class 2 permit under subregulation (3a) will not be taken to be in breach of subregulation (4).;

- (e) by striking out "class 1, 2, 3, 6, 9 or 12 permit" from paragraph (a) of subregulation (5) and substituting "class 1, 3 or 12 permit;
- (f) by striking out "class 1, 2, or 3 permit" from subregulation (11) and substituting "class 1 or 3 permit";
- (g) by striking out "class 6 or 9 permit" from subregulation (12) and substituting "class 2 permit".

Variation of reg. 10—Class 2 permits

5. Regulation 10 of the principal regulations is varied by striking out "class 6 or 9 permit" (twice occurring) from subregulation (3) and substituting, in each case, "class 2 permit".

Variation of reg. 11—Premises from which animals are sold

6. Regulation 11 of the principal regulations is varied by striking out "class 6 or 9 permit" from paragraph (a) of subregulation (1) and substituting "class 2 permit".

Insertion of reg. 11A

7. The following regulation is inserted after regulation 11 of the principal regulations:

Advertisement to include permit number

11A. Where section 58 of the Act requires that the sale of a protected animal be authorised by a permit granted under that section, a person who advertises the animal for sale must state in the advertisement the number of the permit that authorises the sale.

Variation of reg. 12—Purchase etc., only from permit holder

8. Regulation 12 of the principal regulations is varied—

- (a) by striking out from subregulation (1) "who does not hold a permit authorising the sale or gift of the animal, carcass or eggs" and substituting "who is required by the Act to hold a permit authorising the sale or gift if that person does not hold the required permit".;
- (b) by striking out subregulation (2).

Variation of reg. 15—Importing protected animals, carcasses and eggs

9. Regulation 15 of the principal regulations is varied by striking out paragraph (b) of subregulation (1) and substituting the following paragraphs:

- (b)if the proposed importation does not proceed-inform the Director of that fact within 48 hours after he or she first became aware that it would not proceed; and
- if the importation does proceed but one or more of the particulars of the (c)importation differ from those stated under paragraph (a)—inform the Director of the variation within 48 hours after the importation takes place.

Variation of reg. 16-Exporting protected animals, carcasses and eggs

10. Regulation 16 of the principal regulations is varied—

(a) by striking out subregulation (1) and substituting the following subregulation:

(1) A person who exports a protected animal or the carcass or egg of a protected animal pursuant to a section 59 permit must ensure that-

- (a)the original permit; or
- *(b)* in the case of a class 2 permit—a photocopy of the original permit; or
- in the circumstances prescribed by subregulation (1a)-a facsimile of the original (c)permit transmitted to the person by the Minister,

is securely attached in a conspicuous position to the receptacle or package containing the protected animal, carcass or egg.;

(b) by striking out "class 6, 7, 8, 9 or 12 permit" from subregulation (1a) and substituting "class 1, 2, 3, 7, 8 or 12 permit".

Substitution of Schedule 1—Fees

11. Schedule 1 of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE 1

Fees

1.	Take permit (s. 53(1)(d)) \$32.00			
2.	The following fees are payable:			
	(<i>a</i>)	on application for a permit		
		Keep and sell permit (s. 58)	Fee for a period of 1, 3 or 5 years (a period of less than 1 year but more than 6 months will be taken to be 1 year) ending on 30 June	Fee for a period of 6 months or less ending 30 June
		Class 1	\$40.00 per year	\$24.00
		Class 2 (Schedule 6 animals only)	\$700.00 per year	\$385.00
		Class 2 (Schedule 6 and specialist animals)	\$1000.00 per year	\$550.00
		Class 3	\$70.00 per year	\$39.00
		Class 4	\$323.00 per year	\$180.00
		Class 5	\$646.00 per year	\$359.00
		Class 7	\$1292.00 per year	\$719.00
		Class 8	\$646.00 per year	\$359.00
		Class 10	Nil	Nil
		Class 11	\$20.00 per year	\$11.00
		Transfer		
		transfer class 1 to 3	\$30.00	\$15.00
		transfer class 2 (Schedule 6 animals only) to Class 2 (Schedule 6 and specialist animals)	\$300.00	\$165.00

[27 May 1999

Emu farming permit (s.60C)—

	Class 12	\$276.00	\$149.50
	for each additional property to which permit applies	\$111.00	\$66.50
(b)	on application for an additional record or return book under reg. $9(10)$		\$7.50
(c)	on application for approval of premises under reg. 10 or 11		\$137.50

Variation of Schedule 3—Classes of Permits under sections 58 and 60C

12. Schedule 3 of the principal regulations is varied—

- (a) by striking out the items headed "Class 1", "Class 2" and "Class 3" and substituting the following items:
 - Class 1: entitles the holder (being a person who does not carry on the business of dealing in protected animals) to keep two or more of the animals of the species listed in Schedule 6 or to sell or give one or more of the animals of the species listed in Schedule 6.
 - Class 2: entitles the holder in the course of carrying on the business of dealing in protected animals to keep and sell—
 - (a) animals of the species listed in Schedule 6; and
 - (b) specialist animals identified in the permit by reference to the species or other class to which they belong.
 - Class 3: entitles the holder (being a person who does not carry on the business of dealing in protected animals) to keep, sell or give specialist animals identified in the permit by reference to the species or other class to which they belong.;
- (b) by striking out the items headed "Class 6" and "Class 9".

Variation of Schedule 4

13. Schedule 4 of the principal regulations is varied—

- (a) by striking out "1" under the heading "Class of Permit" and substituting "1 and 3";
- (b) by inserting before "Date of return" under the heading "Information Required" opposite "1 and 3" inserted by paragraph (a) the following:

Period of return Name and address Permit number;

(c) by striking out "2, 3, 6 and 9" under the heading "Class of Permit" and the items under the heading "Information Required" relating to "2, 3, 6 and 9" removed by this paragraph.

Variation of Schedule 5-Times for Provision of Returns in Relation to Sections 58 and 60C **Permits**

14. Schedule 5 of the principal regulations is varied by striking out that part of the schedule appearing after "set out below—" and substituting the following:

Class of Permit	Day
Class 1	30 June
Class 3	28 February, 30 June
Classes 4 and 5	30 September, 31 December, 31 March, 30 June
Classes 7 and 8	the last day of each month
Class 11	30 June
Class 12	30 April, 31 October

Substitution of Schedules 6 and 7

15. Schedules 6 and 7 of the principal regulations are revoked and the following schedules are substituted:

SCHEDULE 6

This schedule is a list of species prescribed both for the purposes of section 58(1)(a) of the Act and for the definition of Class 1 permit in Schedule 3.

Species Code	Common Name	Zoological name
	Mammals	
M1262	Agile Wallaby	Macropus agilis
U1274	Antilopine Wallaroo	Macropus antilopinus
Y1260	Black-striped Wallaby	Macropus dorsalis
K1181	Brush-tailed Bettong	Bettongia penicillata
C1129	Common Ringtail Possum	Pseudocheirus peregrinus
U1266	Common Wallaroo	Macropus robustus
M1246	Dama Wallaby	Macropus eugenii
S1265	Eastern Grey Kangaroo	Macropus giganteus
A1072	Fat-tailed Dunnart	Smithopsis crassicaudata
Z1263	Kangaroo Island Kangaroo	Macropus fuliginosus fuliginosus
Z1175	Long-nosed Potoroo	Potorous tridactylus
Y1480	Mitchell's Hopping Mouse	Notomys mitchelli
K1245	Parma Wallaby	Macropus parma
W1275	Red Kangaroo	Macropus rufus
G1235	Red-bellied Pademelon	Thylogale billardierii
E1234	Red-legged Pademelon	Thylogale stigmatica
Y1236	Red-necked Pademelon	Thylogale thetis
K1261	Red-necked Wallaby	Macropus rufogriseus
W1187	Rufus Bettong	Aepyrymnus rufescens
C1137	Squirrel Glider	Petaurus norfolcensis
E1138	Sugar Glider	Petaurus breviceps
E1242	Swamp Wallaby	Wallabia bicolor
M1182	Tasmanian Bettong	Bettongia gaimardi
Z1467	Western Chestnut Mouse	Pseudomys nanus
Z1263	Western Grey Kangaroo	Macropus fuliginosus
	Birds	
G0283	Adelaide Rosella	Platycerus elegans adelaidae
C0281	Australian King Parrot	Alisterus scapularis
G0291	Australian Ringneck	Barnardius zonarius barnardi
G0207	Australian Shelduck	Tadorna tadornoides
G0135	Banded Plover	Vanellus tricolor
Y0208	Black Duck	Anas superciliosa
A0424	Black Faced Cuckoo-shrike	Coracina novaehollandiae
W0203	Black Swan	Cygnus atratus
S0017	Black-breasted Button Quail	Turnix melanogaster
G0055	Black-tailed Native Hen	Gallinula ventralis
Z0667	Black-throated Finch (Diggles)	Poephila cincta atropgialis
Z0667	Black-throated Finch (Parsons)	Poephila cincta cincta

Zoological name

~ F		
M8010	Blue-cheeked Rosella	Platycercus adscitus amathusia
M0306	Blue-winged Parrot	Neophema chrysostoma
M0242	Boobook Owl	Ninox novaeseelandiae
C0029	Brown Cuckoo-dove	Macropygia amboinensis
G0011	Brown Quail	Coturnix australis
W0035	Brush Bronzewing	Phaps elegans
E0206	Burdekin Duck	
		Tadorna radjah Generaria navashallan diga
M0198	Cape Barren Goose	Cereopsis novaehollandiae
U0210	Chestnut Teal	Anas castanea
Y0292	Cloncurry Parrot	Barnardius barnardi macgillivrayi
Y0664	Crimson Finch	Neochmia phaeton
E0282	Crimson Rosella	Platycercus elegans
A0652	Diamond Firetail	Stagonopleura guttata
Q0288	Eastern Rosella	Platycercus eximius
K8029	Eclectus Parrot	Eclectus roratus macgilivrayi
C0001	Emu	Dromaius novaehollandiae
A0036	Flock Pigeon	Phaps histrionica
E0670	Gouldian Finch	Erythrura gouldiae
K0285	Green Rosella	Platycercus caledonicus
W0211	Grey Teal	Anas gracilis
G0215	Hard head Duck	Aythya australis
C0301	Hooded Parrot	Psephotus dissimilis
M0322	Laughing Kookaburra	Dacelo novaeguineae
U0018	Little Button Quail	Turnix velox
Q0260	Little Lorikeet	Glossopsitta pusilla
Z0199	Magpie Goose	Anseranas semipalmata
U0270	Major Mitchell's Cockatoo	Cacatua leadbeateri
S0669	Masked Finch	Poephila personata
C0133	Masked Lapwing	Vanellus miles
Q0296	Mulga Parrot	Psephotus varius
Z0287	Northern Rosella	Platycercus venustus
M0014	Painted Button-quail	Turnix varia
M0286	Pale-headed Rosella	Platycercus adscitus
Q0040	Partridge Pigeon	Geophaps smithii
Z0659	Pictorella Mannikin	Heteromunia pectoralis
C0205	Plumed Whistling-Duck	Dendrocygna eytoni
C0205	Plum-headed Finch	Neochmia modesta
M0294	Port Lincoln Parrot	Barnardius zonarius myrtae
G0259	Purple-crowned Lorikeet	Glossopsitta porphyrocephala
		Turnix maculosa
K0013	Red-backed Button-quail Red-browed Finch	
E0662		Neochmia temporalis
E0290	Red-capped Parrot	Purpureicephalus spurius
W0019	Red-chested Button-quail	Turnix pyrrhothorax
W0255	Red-collared Lorikeet	Trichoglossus rubritorquis
M8002	Red-vented Blue Bonnet	Northiella haematogaster haematorrhous
A0280	Red-winged Parrot	Aprosmictus erythropterus
M0278	Regent Parrot	Polytelis anthopeplus
Q0308	Rock Parrot	Neophema petrophila
A0256	Scaly-breasted Lorikeet	Trichoglossus chlorolepidotus
U0042	Spinifex Pigeon	Geophaps plumifera
C0133	Spur-winged Plover	Vanellus miles novaehollandiae
G0039	Squatter Pigeon	Geophaps scripta
S0529	Surperb Blue Wren	Malurus cyaneus cyaneus
K0277	Superb Parrot	Polytelis swainsonii
K0313	Tawny Frogmouth`	Podargus strigoides
U0026	Torres Strait Pigeon	Ducula bicolor
C0257	Varied Lorikeet	Psitteuteles versicolor
A0204	Wandering Whistling-Duck	Dendrocygna arcuata
S0289	Western Rosella	Platycercus icterotis
S0669	White eared Masked Finch	Poephila personata leucotis
A0028	White-headed Pigeon	Columba leucomela
A0044	Wonga Pigeon	Leucosarcia melanoleuca
U0202	Wood Duck	Chenonetta jubata
		0

Species Code Common Name
Species Code	Common Name	Zoological nam
Y0284	Yellow Rosella	Platycercus elegans
M0658	Yellow-rumped Mannikin	Lonchura flaviprym
S0297	Yellow-vented Blue Bonnet	Northiella haematog
S2161	Reptiles Adelaide Snake-lizard	Delma molleri
Y2028		Elseya dentata
K2109	Australian Snapping Turtle Beaded Gecko	Diplodactylus dama
S2137	Beaked Gecko	Rhynchoedura orna
K2425	Black Rock Skink	Egernia saxatilis
G2775	Black soil bearded Dragon	Pogona brevis
Q2612	Black-headed Python	Aspidites melanocep
M2283	Black-tailed Monitor	Varanus tristis
U2578	Blotched Blue-tongued Lizard	Tiliqua nigrolutea
S2129	Broad tailed Gecko	Phyllurus platurus
U2438	Broad-banded Sand Swimmer	Eremiascincus richa
A2016	Broad-shelled River Turtle	Chelodina expansa
U2630	Brown Tree Snake	Boiga irregularis
U2170	Burton's Legless Lizard	Lialis burtonis
Q04212	Western Australian Carpet Python	Morelia spilota imbi
C2625	Carpet Python	Morelia spilota
Q2196	Central Netted Dragon	Ctenophorus nuchal
S2577	Centralian Blue-tongued Lizard	Tiliqua multifasciata
W2623	Centralian Python	Morelia bredli
G2619	Children's Python	Antaresia childreni
E2174	Common Scaly-foot	Pygopus lepidopodu
C2633	Common Tree Snake	Dendrelaphis puncti
A2180	Crested Dragon	Ctenophorus cristati
Y2408	Cunningham's Skink	Egernia cunninghan
C2413	Desert Skink	Egernia inornata
S04213	Diamond Python	Morelia spilota spilo
K2177	Eastern Bearded Dragon	Pogona barbata
U2374	Eastern Desert Ctenotus	Ctenotus regius
W2375	Eastern Striped Skink	Ctenotus robustus
A2252	Eastern Water Dragon	Physignathus lesueu
K2257	Eyrean Earless Dragon	Tympanocryptis tetr
M2054	Fat-tailed Gecko	Diplodactylus consp
Z2135	Giant Cave Gecko	Pseudothecadactylu
Z2427	Gidgee Skink	Egernia stokesii
E2246	Gilbert's Dragon	Amphibolurus gilber
W2287	Heath Goanna	Varanus rosenbergi
G2175	Hooded Scaly-foot	Pygopus nigriceps
A2412	Hosmer's Skink	Egernia hosmeri
Y2204	Inland Bearded Dragon	Pogona vitticeps
M2194	Jacky Dragon	Amphibolurus muric
Z2055	Jewelled Gecko	Strophurus elderi
E2414 C2033	King's Skink Krefft's River Turtle	Egernia kingii Ermodura kraffiii
K2417	Land Mullet	Emydura krefftii Egernia major
G2255	Lined Earless Dragon	Tympanocryptis line
G2233 G2247	Long-nosed Water Dragon	Amphibolurus longi
W2411	Major Skink	Egernia frerei
K2185	Mallee Dragon	Ctenphorus fordi
Z2267	Marbled velvet Gecko	Oedura marmorata
M2418	Masked Rock Skink	Egernia margaretae
U2666	Masters' Snake	Drysdalia masterii
G2273	Merten's Water Monitor	Varanus mertensi
K2187	Military Dragon	Ctenphorus isolepis
S2437	Narrow-banded Sand Swimmer	Eremiascincus fasci
K2053	North Spiny-tailed Gecko	Strophurus ciliaris
C2085	Northern Dtella	Gehyra australis
Q2128	Northern Leaf tailed Gecko	Saltuarius cornutus
Q2020	Northern Snake-necked Turtle	Chelodina rugosa
G2019	Oblong River Turtle	Chelodina oblonga
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Zoological name

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Zoological name

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W2463	Ocellated Skink	Niveoscincus ocellatus	
S2621	Olive Python	Liasis olivaceus	
W2199	Painted Dragon	Ctenphorus pictus	
W2111	Pale Knob Tailed Gecko	Nephrurus laevissimus	
Y2184	Peninsula Dragon	Ctenophorus fionni	
Y2052	Pink-blotched Gecko	Diplodactylus byrnei	
Z2575	Pink-tongued Skink	Cyclodomorphus gerrardii	
Q2268	Pygmy Mulga Monitor	Varanus gilleni	
G2203	Red-barred Dragon	Ctenophorus vadnappa	
G2263	Ridge-tailed Monitor	Varanus acanthurus	
G2271	Sand Goanna	Varanus gouldii	
G2343	Sandhill Ctenotus	Ctenotus brooksi	
K2029	Saw-shell Turtle	Elseya latisternum	
M2638	Slaty-grey Snake	Stegonotus cucullatus	
A2112	Smooth Knob-tailed Gecko	Nephrurus levis	
C2245	Southern Rainforest Dragon	Hypsilurus spinipes	
W2059	Southern Spiny-tailed Gecko	Strophurus intermedius	
Y2124	Southern Velvet Gecko	Oedura tryoni	
C2561	Southern Water Skink	Eulamprus tympanum	
W2279	Spencer's Monitor	Varanus spenceri	
U2110	Spiny Knob-tail Gecko	Nephrurus asper	
K2281	Spotted tree Monitor	Varanus timorensis	
C2113	Starred Knob-tailed Gecko	Nephrurus stellatus	
C2077	Stone Gecko	Diplodactylus vittatus	
Y2280	Storr's Monitor	Varanus storri	
C2181	Tawny Dragon	Ctenophorus decresii	
A2076	Tessellated Gecko	Diplodactylus tessellatus	
Q2620	Water Python	Liasis fuscus	
W2579	Western Blue-tongued Skink	Tiliqua occipitalis	
A2200	Western Netted Dragon	Ctenophorus reticulatus	
U2058	Western Stone Gecko	Diplodactylus granariensis	
S2613	Woma Python	Aspidites ramsayi	
S2285	Yellow-spotted Monitor	Varanus panoptes	

Species Code Common Name

2773

SCHEDULE 7

Species Excluded by Proclamation Under Section 58(4) of the Act

[Note: This schedule records the species excluded by proclamation under section 58(4) of the Act and is included for information purposes only. The proclamation under section 58(4) may be revoked or varied from time to time in which event this schedule will no longer be accurate.]

Species Code	Common Name	Zoological Name
	Mammals	
K1113	Common Brushtail Possum	Trichosurus vulpecula
S1469	Plains Mouse Plains Rat	Pseudomys australis
K1481	Spinifex Hopping Mouse	Notomys alexis
	Reptiles	-
S2525	Adelaide Snake-eye Skink	Morethia adelaidensis
U2138	Barking Gecko	Nephrurus milii
G2475	Bougainville's Skink	Lerista bougainvilli
C2105	Bynoe's Gecko	Heteronotia binoei
W2519	Dwarf Skink	Menetia greyii
Y2580	Eastern Blue-tongued Lizard	Tiliqua scincoides
K2557	Eastern Water Skink	Eulamprus quoyii
U2446	Four-toed Earless Skink	Hemiergis peronii
Z2451	Garden Skink	Lampropholis guichenoti
C2017	Long-necked Turtle	Chelodina longicollis
M2126	Marbled Gecko	Christinus marmoratus
E2034	Murray River Turtle	Emydura macquarii
G2379	Sandplain Ctenotus	Ctenotus schomburgkii
Z2583	Sleepy Lizard	Tiliqua rugosa
K2441	Three toed Earless Skink	Hemiergis decresiensis
A2092	Tree Dtella	Gehyra variegata
S2429	Tree Skink	Egernia striolata
E2430	White's Skink	Egernia whitii
	Birds	
Q0032	Bar-shouldered Dove	Geopelia humeralis
S0705	Black-backed Magpie	Gymnorhina tibicen tibicen
Y0304	Bourke's Parrot	Neopsephotus bourkii
K0657	Chestnut-breasted Mannikin	Lonchura castaneothorax
E00274	Cockatiel	Nymphicus hollandicus
U0034	Common Bronze-wing	Phaps chalcoptera
W0043	Crested Pigeon	Ocyphaps lophotes
Z00031	Diamond Dove	Geopelia cuneata
G0655	Double Bar (Black rump)	Taeniopygia bichenovii annulosa
G0655	Double Bar (White rump)	Taeniopygia bichenovii
Z0307	Elegant Parrot	Neophema elegans
S0033	Green winged Pigeon	Chalcophaps indica
Y00012	King Quail	Coturnix chinesis
C0637	Little Wattlebird	Anthochaera chrysoptera
A0272	Long-billed Corella	Cacatua tenuirostris Boephila goutioguda
M0666 M0666	Long-tailed Finch (Hecks)	Poephila acuticauda
W0415	Long-tailed Finch (Longtail) Murray Magpie	Poephila acuticauda Grallina cyanoleuca
E0258	Multay Magple Musk Lorikeet	Glossopsitta concinna
Z0631	New Holland Honeyeater	Phylidonyris novaehollandiae
U0634	Noisy Miner	Manorina melanocephala
E0654	Painted Finch	Emblema pictum
Q04168	Peaceful Dove	Geopelia striata
Z0279	Princess Parrot	Polytelis alexandrae
U0254	Rainbow Lorikeet	Trichoglossus haematodus
Z0295	Red-rumped Parrot	Psephotus haematonotus
G0303	Scarlet-chested Parrot	Neophema splendida
C0125	Silver Gull	Larus novaehollandiae
G0663	Star Finch	Neochmia ruficauda
S0009	Stubble Quail	Coturnix pectoralis
Q04176	Sulphur- crested Cockatoo	Cacatua galerita
E0054	Tasmanian Native Hen	Gallinula mortierii

Species Code	Common Name
E0302	Turquoise Parrot
K0293	Twenty-eight Parrot
A0272	Western Corella
S0625	White plumed honeyeater
S0705	White-backed Magpie

MEH 7/99 CS

Zoological Name

Neophema pulchella Barnardius zonarius Cacatua pastinator Meliphreptus pencillata Gymnorhina tibicen leuconota

REGULATIONS UNDER THE NATIONAL PARKS AND WILDLIFE ACT 1972

No. 40 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *National Parks and Wildlife Act 1972* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

D. C. Kotz Minister for Environment and Heritage

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Variation of schedule—Fees

Citation

1. The National Parks and Wildlife (Hunting) Regulations 1996 (see Gazette 29 August 1996 p. 984), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations come into operation on 1 July 1999.

Variation of schedule—Fees

3. The schedule of the principal regulations is varied by striking out "21.00" from paragraph (j) of clause 2 and substituting "50.00".

MEH 7/99 CS

REGULATIONS UNDER THE FINANCIAL INSTITUTIONS DUTY ACT 1983

No. 41 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Financial Institutions Duty Act 1983 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Treasurer

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Variation of reg. 5-Non-dutiable receipts

Citation

1. The Financial Institutions Duty Regulations 1998 (see Gazette 13 August 1998 p. 412), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of reg. 5—Non-dutiable receipts

3. Regulation 5 of the principal regulations is varied—

- (a) by inserting the following paragraph after paragraph (h) of subregulation (1):
 - a receipt for money transferred from the Income Equalisation Deposit scheme or *(i)* the Farm Management Bond scheme to the Farm Management Deposit scheme.;
- (b) by inserting the following definitions after the definition of "direct credit" in subregulation (2):

"Farm Management Bond scheme"—see subregulation (4);

"Farm Management Deposit scheme"—see subregulation (5);;

- 2
- (c) by inserting the following definition after the definition of "general authority" in subregulation (2):

"Income Equalisation Deposit scheme"—see subregulation (4);;

(d) by inserting the following subregulations after subregulation (3):

(4) The Farm Management Bond scheme and the Income Equalisation Deposit scheme are farm income equalisation schemes administered by the Commonwealth Department of Agriculture Fisheries and Forestry.

(5) The Farm Management Deposit scheme is a farm income equalisation scheme administered by financial institutions and was established to replace the Farm Management Bond scheme and the Income Equalisation Deposit scheme.

T&F 130/98 CS

REGULATIONS UNDER THE MEAT HYGIENE ACT 1994

No. 42 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Meat Hygiene Act 1994* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB KERIN Minister for Primary Industries, Natural Resources and Regional Development

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of Sched. 1—Fees
- 4. Transitional provision

Citation

1. The *Meat Hygiene Regulations 1994* (see *Gazette* 1 December 1994 p. 1894), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of Sched. 1—Fees

3. Schedule 1 of the principal regulations is varied by striking out paragraph (a) of clause (6) and substituting the following paragraph:

(*a*) a **fee unit** has a monetary value of \$70;.

Transitional provision

4. If an accreditation is granted, varied or transferred on or before 30 June 1999, the fees payable in respect of the grant, variation or transfer are to be determined in accordance with Schedule 1 of the principal regulations as in force immediately before the commencement of these regulations.

MPNR 10/99 CS

REGULATIONS UNDER THE MINING ACT 1971

No. 43 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Mining Act 1971* and with the advice and consent of the Executive Council, I make the following regulations. E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB KERIN Minister for Primary Industries, Natural Resources and Regional Development

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Substitution of Scheds. 2 and 3

SCHEDULE 2

Fees SCHEDULE 3

Rents and other annual fees

Terns and other annual jee.

Citation

1. The *Mining Regulations 1998* (see *Gazette 21* August 1998 p. 476) are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Scheds. 2 and 3

3. Schedules 2 and 3 of the principal regulations are revoked and the following Schedules are substituted:

SCHEDULE 2

Fees

1.	Application for issue or renewal of miner's right\$ 41.00
2.	Declaration of loss\$ 9.50
3.	Application for registration of mineral claim\$ 23.50
4.	Application for registration or renewal of access claim\$ 41.00
5.	Mining Lease—(a) Application fee (per lease)(b) Preparation fee (per lease)(c) Renewal fee (per lease)\$ 61.50(c) Renewal fee (per lease)
6.	Miscellaneous Purposes Licence—(a)Application fee (per licence)\$ 61.50(b)Preparation fee (per licence)\$ 61.50(c)Renewal fee (per licence)\$ 61.50

[27 May 1999

7.	Rete	ntion Lease—	
	<i>(a)</i>	Application fee (per lease)	\$ 61.50
	(b)	Preparation fee (per lease)	\$ 61.50
	(c)	Renewal fee (per lease)	\$ 61.50
8.	Exp	loration Licence—	
	<i>(a)</i>	Application fee (per licence)	\$177.00
		PLUS, in respect of the cost of advertising the application under section 28(5) of the Act	-
		(i) if the proposed area of the licence is not more than 1 000 square kilometres	\$300.00
		(ii) if the proposed area of the licence is more than 1 000 square kilometres but not more than 2 000 square kilometres	\$400.00
		(iii) if the proposed area of the licence is more than 2 000 square kilometres	\$500.00
	(b)	Renewal fee (per licence)	\$ 60.00
	()	•	
9.		lication for variation of condition of a tenement, working conditions becial approval to undertake a particular work program	\$100.00
10.	Insp	ection of register	\$ 25.50
10.	(a)	Extract of lease or licence	
	(b)	Extract of claim	
11.	Sear	ch of tenement database—	
	(a)	Standard report	\$ 25.00
	(1-)	Non-standard report	plus 25 cents per page
	(b)	Non-standard report	plus 25 cents per page
12	1	lication for Ministerial concent to dealing with the following	
12.		lication for Ministerial consent to dealing with the following— Exploration licence	\$257.00
	(a) (b)	Mining Lease	
	(c)	Retention lease	
	(c)	Miscellaneous purposes licence	
10	()		
13.		istration of Ministerial consent (in respect of each tenement cted by the instrument)	\$ 9.50
14			
14.	Арр	lication for issue of duplicate lease	\$ 62.50
15.	App	lication for issue of duplicate licence	\$ 62.50
16.	Late	lodgment of transfer	\$ 23.50
17.	Furt	her fee for late lodgment of transfer, if lodged more than 90 days late	\$ 6.50
18.	Lod	gment of an agreement or determination with the Mining Registrar under Part 9B of Act .	\$100.00
19.	Lod	gment of caveat	\$ 41.00
20.	Witl	ndrawal of caveat	\$ 41.00
21.	Reg	istration of any other document	\$ 9.50
22.	-	lication for a safety net agreement under section 84A of Act	
		nption from removing posts	
23.	Exe	npuon nom removing posts	

SCHEDULE 3

Rents and other annual fees

	r annum)—	
(a)	Mining lease (per hectare)	\$ 23.90
<i>(b)</i>	Retention lease (per hectare)	\$ 11.90
<i>(c)</i>	Minimum rental in respect of any lease	\$ 61.50
(d)	Miscellaneous purposes licence (per hectare)	\$ 11.90
	Minimum rental	\$ 57.50
(e)	Exploration licence (per square kilometre)	\$ 3.30
	Minimum annual fee	\$241.00

MPNR 10/99 CS

REGULATIONS UNDER THE MINES AND WORKS INSPECTION ACT 1920

No. 44 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Mines and Works Inspection Act 1920* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB KERIN Minister for Primary Industries, Natural Resources and Regional Development

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Substitution of Sched. 3

SCHEDULE 3

Fees

Citation

1. The *Mines and Works Inspection Regulations 1998* (see *Gazette 21* August 1998 p. 579) are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 3

3. Schedule 3 of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE 3

Fees

1.	Application for a certificate under schedule 1	\$17.50
2.	Each subject for examination for a second-class quarry manager's certificate under schedule 1	\$10.00
3.	Examination in mining law, environment and occupational health and safety law under schedule 1	\$10.00
4.	Issue of a certificate under schedule 1	\$26.50
5.	Issue of a replacement certificate	\$17.50.

MPNR 10/99 CS

REGULATIONS UNDER THE OPAL MINING ACT 1995

No. 45 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Opal Mining Act 1995 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB KERIN Minister for Primary Industries, Natural Resources and Regional Development

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Substitution of Sched. 2

SCHEDULE 2 Fees

Citation

1. The *Opal Mining Regulations 1997* (see *Gazette 3* April 1997 p. 1410), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 2

3. Schedule 2 of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE 2

Fees

The following fees are payable:

1.	Application for a permit under section 7 of the Act
2.	Application for renewal of a permit under section 9 of the Act
3.	Application for a set of identification plates (other than the first set of plates)\$ 5.00
4.	Application for issue of a replacement identification plate
5.	Application for issue of a duplicate permit\$ 9.50
6.	Application for registration of a tenement under section 19 of the Act: small precious stones claim large precious stones claim extra large precious stones claim opal development lease

7.	Application for renewal of a tenement under section 22 of the Act:	
	small precious stones claim	53.50
	large precious stones claim\$12	27.00
	extra large precious stones claim\$17	73.00
8.	Lodging a caveat under section 26 of the Act \$ 4	1.00
9.	Withdrawal of a caveat\$ 4	1.00
10.	Application for an authorisation under the Act\$	9.50
11.	Lodging a bond under section 36 of the Act\$	9.50
12.	Registration of an agreement under Part 6 of the Act\$5	51.50
13.	Lodging for registration of mining native title agreement under section 59 of the Act or mining native title determination under section 64 of the Act	00 00
	the Act of minning native the determination under section 64 of the Act	08.00
14.	Inspection fee under section 76 of the Act \$ 2	25.50
15.	Extraction of claim\$	4.00
16.	Application for an exemption under section 79 of the Act\$5	54.50
17.	Recovering a post stored at an office of the Mining Registrar\$	3.50
18.	Exemption from removing posts\$	6.50
19.	Registration of any other document\$	9.50
MPNR 10	10/99 CS SUZANNE M. CARMAN Clerk of th	ne Counci

[27 May 1999

2784

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REGULATIONS UNDER THE PETROLEUM ACT 1940

No. 46 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Petroleum Act 1940* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB KERIN Minister for Primary Industries, Natural Resources and Regional Development

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 13—Register of licences
- 4. Substitution of Sched.

SCHEDULE

Fees and amounts (reg.254)

Citation

1. The *Petroleum Regulations 1989* (see *Gazette 5* October 1989 p. 1053), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of reg. 13—Register of licences

3. Regulation 13 of the principal regulations is varied—

- (a) by striking out from subregulation (2) "\$112" and substituting "\$115";
- (b) by striking out from subregulation (4) "\$1.12" and substituting "\$1.15".

Substitution of Sched.

4. The Schedule of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE

Fees and amounts (reg.254)

Fees — various

1.	On application for the grant of a petroleum exploration licence or
	petroleum production licence (s. 7(2))\$2 298.00
2.	On application for the renewal of a petroleum production licence
	(s. 32(2)(c))\$1 149.00
3.	Annual fee for a petroleum production licence (per square
	kilometre of the area comprised in the licence) (s. 34)\$150.00
4.	On application for the Minister's approval to deal with a licence or
	an interest in a licence, etc. (s. 42(6))\$1 149.00
5.	Annual fee for a pipeline licence (per kilometre of the pipeline or
	proposed pipeline) (s. 800)\$91.90

Scale of licence fees — petroleum exploration licence (s. 18c)

6.	Annual fee for a petroleum exploration licence (per square kilometre	
	of the area comprised in the licence)—	
	(a) in respect of the initial term of the licence	\$0.28
	(b) in respect of the first renewal of the licence	\$0.41
		\$0.55
	(d) in respect of any subsequent renewal of the licence	\$0.69
Bor 7.	nd Bond to be lodged before grant of a petroleum exploration licence or petroleum production licence (s. 13(1))	\$15 000.00
MF	PNR 10/99 CS	SUZANNE M. CARMAN Clerk of the Council

REGULATIONS UNDER THE SEEDS ACT 1979

No. 47 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Seeds Act 1979* and with the advice and consent of the Executive Council, I make the following regulations. E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB KERIN Minister for Primary Industries, Natural Resources and Regional Development

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement

3. Variation of Sched. 5—Fees for Seed Analysis Service (Regulation 12)

Citation

1. The *Seeds Regulations 1986* (see *Gazette 14* August 1986 p. 522), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched. 5—Fees for Seed Analysis Service (Regulation 12)

3. Schedule 5 of the principal regulations is varied by striking out the table of fees in clause 2 and substituting the following table:

	Service	Fee
1.	Purity analysis of seeds of—	
	(a) Group 1 species	\$29.50
	(b) Group 2 species	\$38.50
	(c) Group 3 species	\$47.25
	(d) Group 4 species	\$54.00
2.	Germination analysis of seeds of—	
	(a) Group 1 species	\$31.00
	(b) Group 2 species	\$33.75
	(c) Group 3 species	\$37.00
	(d) Group 4 species	\$42.75
3.	Determination of moisture content—	
	(a) ISTA test (oven method)	\$22.50
	(b) meter tests	\$11.00
4.	Weed seed count—	
	(a) including count of prohibited seeds	\$29.50
	(b) including count of all species	\$37.00
5.	Tetrazolium test for whether seed is alive or dead—	
	(a) for cereals and grain legumes	\$60.00
	(b) for grasses and other species	\$64.00

	Service	Fee
6.	Analysis of seed mixture—	
	(a) purity analysis of seeds included in mixture—	
	if the mixture comprises 2 species	\$40.75
	· if the mixture comprises 3 species	\$45.25
	· if the mixture comprises at least 4 species	\$52.00
	(b) germination analysis of seeds included in mixture—	
	analysis of combined species in mixture	\$31.00
	· in addition, for each species analysed	\$31.00
7.	Number of seeds per unit mass—	
	(a) field crops/cereal species	\$15.40
	(b) all other species	\$29.50
8.	Seed identification for each species identified	\$6.50
9.	Seed identification by chemical means	\$10.80
10.	Cultivar determination—	
	(a) by grow-on test	\$85.50
	(b) by visual assessment	\$16.10
11.	Fluorescence test	\$29.50
12.	Sprouting test (not to ISTA rules)—	
	(<i>a</i>) without purity analysis	\$37.00
	(b) including purity analysis	\$59.00
13.	Purity analysis of seeds (not to ISTA rules) for quality assurance purposes-	
	(a) for samples provided by Freepost (Australia wide)	\$39.25
	(b) for all other samples	\$29.50
14.	Issue of International Certificate—	
	(a) if analysis is not required	\$13.20
	(b) if purity analysis is required of—	
	Group 1 species	\$36.50
	Group 2 species	\$42.75 \$40.25
	Group 3 species	\$49.25 \$56.00
	Group 4 species	\$56.00
	(c) if germination analysis is required of—	\$38.50
	· Group 1 species	\$38.50 \$41.00
	· Group 2 species	\$43.25
	· Group 3 species	\$56.00
	· Group 4 species	
15.	Emergence test	\$29.50
16.	For issuing—	**
	(a) an interim certificate of analysis	\$2.65
	(b) a duplicate certificate of analysis	\$2.65
17.	A 15 per cent surcharge is payable for each test or analysis required to be carried out on dirty samples.	

MPNR 10/99 CS

REGULATIONS UNDER THE TOBACCO PRODUCTS REGULATION ACT 1997

No. 48 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Tobacco Products Regulation Act 1997* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

Rob Lucas Treasurer

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 3—Licence fee

Citation

1. The *Tobacco Products Regulations 1997* (see *Gazette 5 June 1997 p. 2925*), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of reg. 3—Licence fee

3. Regulation 3 of the principal regulations is varied—

- (a) by striking out "\$2.10" and substituting "\$2.15";
- (b) by striking out "\$10.50" and substituting "\$10.80".

T&F 24/99 CS

REGULATIONS UNDER THE LAND TAX ACT 1936

No. 49 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Land Tax Act 1936 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Treasurer

SUMMARY OF PROVISIONS

2. Commencement

3. Variation of reg. 11—Certificates in respect of liability to land tax

Citation

1. The *Land Tax Regulations 1989* (see *Gazette 22* December 1988 p. 2111), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations come into operation on 1 July 1999.

Variation of reg. 11-Certificates in respect of liability to land tax

3. Regulation 11 of the principal regulations is varied by striking out "\$18.20" from subregulation (1) and substituting "\$18.70".

T & F 23/99 CS

REGULATIONS UNDER THE PETROLEUM PRODUCTS REGULATION ACT 1995

No. 50 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Petroleum Products Regulation Act 1995* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Treasurer

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of Sched.—Fees

Citation

1. The *Petroleum Products Regulations 1995* (see *Gazette 1* June 1995 p. 2574), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched.—Fees

3. The Schedule of the principal regulations is varied—

- (a) by striking out from item 1(1)(a) "139.00" and substituting "143.00";
- (b) by striking out from item 1(1)(b) "139.00" and substituting "143.00";
- (c) by striking out from item 2(1)(a) "103.00" and substituting "106.00";
- (d) by striking out from item 2(1)(b) "296.00" and substituting "304.00";
- (e) by striking out from item 2(1)(c) "478.00" and substituting "490.00";
- (f) by striking out from item 2(2)(a) "55.00" and substituting "56.50";
- (g) by striking out from item 2(2)(b) "103.00" and substituting "106.00";
- (h) by striking out from item 2(2)(c) "259.00" and substituting "266.00";
- (i) by striking out from item 2(2)(d) "876.00" and substituting "899.00";
- (j) by striking out from item 2(2)(e) "2 947.00" and substituting "3 024.00";
- (k) by striking out from item 2(2)(f) "4 847.00" and substituting "4 973.00".

REGULATIONS UNDER THE MOTOR VEHICLES ACT 1959

No. 51 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Motor Vehicles Act 1959* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DIANA LAIDLAW Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched. 6

SCHEDULE 6

Expiation Fees (regs. 54 & 55)

Citation

1. The *Motor Vehicles Regulations 1996* (see *Gazette 30* May 1996 p. 2751), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 6

3. Schedule 6 of the principal Act is revoked and the following Schedule is substituted:

SCHEDULE 6

Expiation Fees (regs. 54 & 55)

Alleged offence against Act

s. 16(9)	\$64
s. 16(11)	\$53
s. 47(1)	\$53
s. 47Å(7)	
s. 48(3)	
s. 53(1)	
s. 66(2)	
s. 74(1)	
s. 75A(5):	
• contravention of condition requiring licensed driver to accompany learner	\$121
contravention of condition requiring one "L" plate to be affixed to vehicle	\$114
· in any other case	
s. 75A(5aaa)	
s. 75A(7):	
contravention involving less than .08 grams of alcohol in 100 millilitres of blood	\$122
s. 81(4)	
s. 81A(5):	
contravention of condition requiring one "P" plate to be affixed to vehicle	\$108
· in any other case	

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s. 81A(5a)	\$56
s. 81A(5a) s. 97A(3) s. 98AAA(1)	\$62
s. 98AAA(1)	\$55
s. 98AAB(1) or (2)	\$55
s. 102(2)(a)	\$17
s. 136(1), (1a) or (2)	\$78
s. 143: • offence of causing or permitting the commission of an expiable offence against the Act or these regulations	\$38
Alleged offence against reg. 54 arising from alleged contravention of, or failure to comply with— reg. 22(1) or (4) reg. 27(1) or (3)	\$239 \$49

PCO 1/99 PTB CS

REGULATIONS UNDER THE ROAD TRAFFIC ACT 1961

No. 52 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Road Traffic Act 1961* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DIANA LAIDLAW Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

2. Commencement

3. Substitution of Fifth Sched.

FIFTH SCHEDULE Expiation Fees

Citation

1. The *Road Traffic Regulations 1996* (see *Gazette 29* August 1996 p. 888), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Fifth Sched.

3. The Fifth Schedule of the principal regulations is revoked and the following Schedule is substituted:

FIFTH SCHEDULE

Expiation Fees

Alleged offences against Act:

S. 4/B(1):	
· contravention involving less than 0.08 grams of alcohol in 100 millilitres of blood	\$122
s. 91(3)	\$43
s. 146(2): exceeding mass limits of vehicle—	
• by not more than 500 kilograms over the permitted mass	161
· by more than 500 kilograms but not more than 1 000 kilograms over the permitted mass	\$206
• by more than 1 000 kilograms but not more than 1 500 kilograms over the permitted mass	\$265
• by more than 1 500 kilograms but not more than 2 tonnes over the permitted mass	\$278
s. 150(2)	\$43
 s. 167(1): offence of causing or permitting the commission of an expiable offence against the Act or these regulations 	\$38
Alleged offence against s. 164A(1) arising from alleged contravention of, or failure to comply with— s. 20(4): exceeding speed limit indicated by signs at works in progress etc.—	
· by less than 15 km/h	\$119
· by 15 km/h or more but less than 30 km/h	\$189
• by 30 km/h or more	\$306
s. 33(9)	\$117

s. 41(2)	
s. 45A	
s. 48: exceeding general speed limit—	
· by less than 15 km/h	
· by 15 km/h or more but less than 30 km/h	
• by 30 km/h or more	
s. 49(1): exceeding speed limit in various circumstances—	
• by less than 15 km/h	
by 15 km/h or more but less than 30 km/h	
by 30 km/h or more	
s. 50(1): exceeding speed limit fixed in speed zone—	
· by less than 15 km/h	
• by 15 km/h or more but less than 30 km/h	
 by 30 km/h or more	
s. 52: exceeding speed limit on bridge—	•••••
• by less than 15 km/h	
• by 15 km/h or more but less than 30 km/h	
• by 30 km/h or more	•••••
s. 53(1): exceeding speed limit—certain vehicles—	
by less than 15 km/h	
• by 15 km/h or more but less than 30 km/h	
• by 30 km/h or more	
s. 53B(1)	
s. 54(1)(<i>a</i>)	
s. 54(1)(<i>b</i>)	
s. 54(3)	
s. 55(1)	
s. 55A	
s. 56(<i>a</i>)	
s. 56(<i>b</i>)	
s. 57(1)	
s. 58(1)	
s. 58(2)	
s. 58(4)	
s. 58A	
s. 59(1)	
s. 60(1)	
s. 60(3)	
s. 61(1)	
s. 61(3)	
s. 61(4)	
s. 61(5)(<i>a</i>): exceeding speed limit—	
on pedal cycle	
• on motor cycle	
s. 61(5)(b)	
s. 63(1)	
s. 63(1b)	
s. 63(2)	
s. 65	
s. 65A(1)	
s. 66(1)	
s. 67(1)	
s. 67(3)	
s. 68	
s. 68A	
s. 69	
s. 69A(1)	
s. 70(1)	

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\$ 70B(3))	
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s. 79B(2))—see below	
s. 80		
s. 81(1)		
s. 83A(1))	
	,)	
. ,		
s. 94A(1))	
s. 97(1)		
s. 98		
s. 99		
s. 99A		
)	
)	
. ,		
	nlawful leading of animals—	
	erson riding animal	
· by p	erson driving etc. in vehicle	
s. 106(1)	-	
. ,		
s. 110		

s. 111:
• contravention of, or failure to comply with s. 119 or 122
s. 139:
· contravention of, or failure to comply with s. 140, 141 or 142
s. 144(1)
s. 144(1) s. 157
s. 161A(1)
s. 162
s. 162A(2)
s. 162AB(1) s. 162AB(2)
s. 162AB(2)
s. 162AB(3) s. 162B
s. 162B
s. 162C(1)
s. 162C(2)
s. 162C(2a)
8. 163(3)

Alleged offences against regulations:

reg.	3.08(2)	\$43
	4.01	\$52
	4.08(7):	
	failure to comply with subregulation (2)	\$52
	failure to comply with subregulation (3)	\$17
	failure to comply with subregulation (4) by riding on a small-wheeled vehicle	\$17
	failure to comply with subregulation (4) in any other case	\$10
reg.	4.09(7)	\$113
reg.	4.10(7)	\$113
reg.	7.00A(2)(b)	\$43
reg.	9.02(2)(c)	\$53

Alleged offence against reg. 11.01 constituted of alleged contravention or failure to comply with—

reg. 3.03A:

· in the case of a pedestrian	\$15
· in the case of a driver	\$43
reg. 3.04(1) or (3)	\$10
reg. 3.05(2)	\$143
reg. 3.05(3)	\$101
reg. 3.06(2)	\$101
reg. 3.11	\$43
reg. 4.06(1)	\$113
reg. 4.06(2)	\$165
reg. 4.06(3)	\$113
reg. 4.06(5)	\$10
reg. 4.06(6)	\$17
reg. 4.07(3)	\$112
reg. 4.07(4) or (4a)	\$17
reg. 5.05(1)	\$56
reg. 5.10(1)	\$17
reg. 5.13(2), (4) or (6)	\$43
reg. 5.14A(4)	\$56
reg. 5.14B(3)	\$56
reg. 7.01(1)	\$43
reg. 8.01(1) or (2)	\$58
reg. 8.02(1)	\$17
reg. 8.02A(1)	\$17
reg. 9.03(1)	\$56
reg. 10.02A(1)	\$86
reg. 10.04(2)	\$43

Photographic detection devices

1. The explation fee for an alleged offence against s. 79B(2) of the Act constituted of being the registered 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 explable offence is the same as the explation fee payable for that explable offence.

Lesser expiation fee if motor vehicle not involved

2. Despite the fees fixed in the table above, the expiation fee is \$17 for an alleged offence (other than an offence constituted of failing to comply with the lawful directions of a person or an offence against s. 96(2), 99B(3) or 162C(1), (2) or (2a) of the Act) constituted of—

- · driving, riding, drawing, propelling, parking or leaving standing a vehicle other than a motor vehicle; or
- driving, riding, drawing or propelling a small-wheeled vehicle (whether the offence was committed by the rider as a pedestrian or otherwise).

PCO 1/99 PTB CS

SUZANNE M. CARMAN Clerk of the Council

2798

REGULATIONS UNDER THE FEES REGULATION ACT 1927

No. 53 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Fees Regulation Act 1927* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 1—Citation
- 4. Variation of reg. 2—Fee for appointment of proclaimed managers
- 5. Variation of reg. 3—Fee for appointment of certain justices

Citation

1. The Appointment of Proclaimed Bank Managers and Certain Justices Fees Regulations 1991 (see *Gazette* 19 December 1991 p. 1986), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation in accordance with section 5 of the *Fees Regulation Act* 1927.

Variation of reg. 1—Citation

3. Regulation 1 of the principal regulations is varied by striking out "Bank".

Variation of reg. 2—Fee for appointment of proclaimed managers

4. Regulation 2 of the principal regulations is varied by striking out "bank" wherever it occurs.

Variation of reg. 3—Fee for appointment of certain justices

5. Regulation 3 of the principal regulations is varied by striking out "\$28.00" and substituting "\$29.00".

AG 8/99 CS

REGULATIONS UNDER THE CREMATION ACT 1891

No. 54 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Cremation Act 1891 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- Commencement
 Variation of reg.

Variation of reg. 5—Cremation permit

Citation

1. The *Cremation Regulations 1994* (see *Gazette 25* August 1994 p. 564), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of reg. 5—Cremation permit

3. Regulation 5 of the principal regulations is varied by striking out from subregulation (1)(c) "\$28" and substituting "\$29".

AG 8/99 CS

REGULATIONS UNDER THE SEXUAL REASSIGNMENT ACT 1988

No. 55 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Sexual Reassignment Act 1988 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 4—Applications for recognition certificates
- 4. Variation of reg. 5—Registration of certificates

Citation

1. The *Sexual Reassignment Regulations 1988* (see *Gazette 10* November 1988 p. 1723) are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of reg. 4—Applications for recognition certificates

3. Regulation 4 of the principal regulations is varied by striking out from subregulation (3) "\$48" and substituting "\$49".

Variation of reg. 5-Registration of certificates

4. Regulation 5 of the principal regulations is varied by striking out "\$29" and substituting "\$30".

AG 8/99 CS

REGULATIONS UNDER THE BIRTHS, DEATHS AND MARRIAGES REGISTRATION ACT 1996

No. 56 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Births, Deaths and Marriages Registration Act 1996* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Minister for Consumer Affairs

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Substitution of schedule

SCHEDULE

Fees

Citation

1. The *Births, Deaths and Marriages Registration Regulations 1996* (see *Gazette 30* May 1996 p. 2675), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of schedule

3. The schedule of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE

Fees

Section of Act	Circumstances in which fee is payable	Fee \$
24 or 25	Application to register a change of an adult's or a child's name	97
27(2)	Application to register a change of name under the law of another State or by order of a court	29
42	Application for correction of an entry in the Register	29
43	Application for access to the Register or the provision of information extracted from the Register	To be fixed by negotiation between the Registrar and the person asking for the relevant service.

44 and 46	Application for a search of entries made in the Register about a particular	
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1	registrable event within a 10 year period or part of a 10 year period	29
	(Note-this fee includes the issue of a certificate on completion of the search)	
	Additional fee for giving priority to an application	
		21

AG 8/99 TC1 CS

REGULATIONS UNDER THE BUILDING WORK CONTRACTORS ACT 1995

No. 57 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Building Work Contractors Regulations 1996* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Minister for Consumer Affairs

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched. 1

Citation

1. The *Building Work Contractors Regulations 1996* (see *Gazette 23* May 1996 p. 2547), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 1

3. Schedule 1 of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE 1

Fees

1.	Application fee for licence (s. 8(1)(<i>b</i>) of the Act)\$113			
2.	Licence fee-payable before the granting of a licence under Part 2 of the Act-			
	<i>(a)</i>	(a) for a natural person for the following kinds of building work (as described in Schedule 2 Part C)—		
		(i)	any building work\$	236
		(ii)	light commercial/industrial and residential building work\$	236
		(iii)	residential building work\$	236
		(iv)	other specified building work\$	118
	(b) for a body corporate for the following kinds of building work (as described in Schedul Part C)—		v corporate for the following kinds of building work (as described in Schedule 2	
		(i)	any building work\$	528
		(ii)	light commercial/industrial and residential building work\$	528

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		(iii)	residential building work	\$528
		(iv)	other specified building work	\$267
3.	Periodic	fee for licer	the (s. $11(2)(a)$ of the Act):	
	<i>(a)</i>	for a natu Part C)—	ral person for the following kinds of building work (as described in Schedule 2	
		(i)	any building work	\$236
		(ii)	light commercial/industrial and residential building work	\$236
		(iii)	residential building work	\$236
		(iv)	other specified building work	\$118
	(<i>b</i>)	for a body Part C)—	v corporate for the following kinds of building work (as described in Schedule 2	
		(i)	any building work	\$528
		(ii)	light commercial/industrial and residential building work	\$528
		(iii)	residential building work	\$528
		(iv)	other specified building work	\$267
4.	Default j	penalty fee (s. 11(3) of the Act)	\$97
5.	Applicat	tion fee to va	ary or revoke a licence condition (s. 7(2)(<i>b</i>) of the Act)	\$87
6.	Applicat	tion fee for r	egistration (s. 15(b) of the Act)	\$113
7.	Registra	tion fee—pa	yable before registration under Part 3 of the Act	\$108
8.	Periodic fee for registration (s. 18(2)(<i>a</i>) of the Act)\$10			\$108
9.	 9. Application fee to vary or revoke a condition of registration (s. 13(2)(b) of the Act) 10. Application fee for approval as a building work supervisor in relation to a building work contractor business (s. 19(3)(b) of the Act) 11. Application fee for exemption (s. 45(1) of the Act) 12. Fee for replacement of licence or certificate of registration 		\$87	
10.				
11.			\$56	
12.			\$36	
AG 8/99 CS SUZANNE M. CARMAN Clerk of the Con			ouncil	

REGULATIONS UNDER THE CONVEYANCERS ACT 1994

No. 58 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Conveyancers Act 1994* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Minister for Consumer Affairs

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched.

Citation

1. The *Conveyancers Regulations 1995* (see *Gazette 25* May 1995 p. 2479), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched.

3. The Schedule of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE

Fees

1.	• Application fee for registration (s. $6(b)$ of the Act)		
2.	Registration fee—payable before registration under Part 2 of the Act—(a)for a natural person(b)for a body corporate		
3.	 (b) For a body corporate	\$195	
4.	Default penalty fee (s. 8(3) of the Act)	\$103	
5.	Civil penalty for default (s. 24(4) of the Act)	\$323	

AG 8/99 CS
REGULATIONS UNDER THE LAND AGENTS ACT 1994

No. 59 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Land Agents Act 1994 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Minister for Consumer Affairs

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched.

Citation

1. The *Land Agents Regulations 1995* (see *Gazette 25* May 1995 p. 2464), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched.

3. The Schedule of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE

Fees

1.	Applicati	ion fee for registration (s. $7(b)$ of the Act)	\$159
2.	Registrat	tion fee-payable before registration under Part 2 of the	Act—
	<i>(a)</i>	for a natural person	\$195
	<i>(b)</i>	for a body corporate	\$292
3.	Annual fo	$\dot{e}e$ (s. 9(2)(a) of the Act)—	
	<i>(a)</i>	for a natural person	\$195
	<i>(b)</i>	for a body corporate	\$292
4.	Default p	penalty fee (s. 9(3) of the Act)	\$103
5.	Civil pen	nalty for default (s. 22(4) of the Act)	\$323
AG 8/99 CS		S	SUZANNE M. CARMAN Clerk of the Council

REGULATIONS UNDER THE PLUMBERS, GAS FITTERS AND ELECTRICIANS ACT 1995

No. 60 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Plumbers, Gas Fitters and Electricians Act 1995* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Minister for Consumer Affairs

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of Sched.—Fees

Citation

1. The *Plumbers, Gas Fitters and Electricians Regulations 1995* (see *Gazette 29 June 1995* p. 3085), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched.—Fees

3. Part A of the Schedule of the principal regulations is revoked and the following Part is substituted:

A. FEE AMOUNTS

1.	Applicati	on fee for licence (s. $8(1)(b)$ of the Act)	\$113
2.	Licence fee—payable before the grant of a licence under Part 2 of the Act—		
	<i>(a)</i>	for a natural person	\$200
	<i>(b)</i>	for a body corporate	\$298
3.	Periodic	fee for licence (s. $11(2)(a)$ of the Act)—	
	<i>(a)</i>	for a natural person	\$200
	<i>(b)</i>	for a body corporate	\$298
4.	Default p	enalty fee (s. 11(3) of the Act)	\$103
5.	Applicati	on fee to vary or revoke a licence condition (s. $7(2)(b)$ of the Act)	\$159
6.	Applicati	on fee for registration (s. 15(b) of the Act)	\$113
7.	Registrat	ion fee—payable before the grant of registration under Part 3 of the Act)	\$82

27 May 1999] THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE 2809 8. Periodic fee for registration (s. 18(2)(a) of the Act) \$82 9. Default penalty fee (s. 18(3) of the Act) \$36 10. Application fee to vary or revoke a condition of registration (s. 14(2)(b) of the Act) \$67 AG 8/99 CS SUZANNE M. CARMAN Clerk of the Council

REGULATIONS UNDER THE SECOND-HAND VEHICLE DEALERS ACT 1995

No. 61 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Second-hand Vehicle Dealers Act 1995 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Minister for Consumer Affairs

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched. 1

Citation

1. The *Second-hand Vehicle Dealers Regulations 1995* (see *Gazette 2* November 1995 p. 1258), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 1

3. Schedule 1 of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE 1

Fees

The following fees are payable as specified:

1.	Applicat	tion fee for l	licence (s. 8(1) of the Act)	\$154
2.	Licence fee-payable before the granting of a licence under Part 2 Division 1 of the Act-			
	(a)	for a natu	ral person—	
		(i)	for carrying on the business of selling second-hand vehicles consisting only of motorcycles	\$113
		(ii)	in any other case	\$236
	(<i>b</i>)	for a body	v corporate—	
		(i)	for carrying on the business of selling second-hand vehicles consisting only of motorcycles	\$164
		(ii)	in any other case	\$354

Where the date for payment of the first annual licence fee is less than 12 months after the grant of the licence, the licence fee is a proportion of the above fee, being the proportion that the number of whole months in the period between the grant of the licence and the date for payment of the first annual licence fee bears to 12.

3. Annual fee (s. 11(2) of the Act)—

	<i>(a)</i>	for a natur	al person—	
		(i)	for carrying on the business of selling second-hand vehicles consisting only of motorcycles	.\$113
		(ii)	in any other case	.\$236
	(<i>b</i>)	for a body	corporate—	
		(i)	for carrying on the business of selling second-hand vehicles consisting only of motorcycles	.\$164
		(ii)	in any other case	.\$354
4.	Default p	enalty fee (s. 11(3) of the Act)	.\$210
5.	Applicati	ion fee for s	eparate application to register premises (s. 14(2) of the Act)	\$30
6.			permission to carry on business as a dealer at a place other than the registered premise (4) of the Act)	
7.	Applicat	ion fee with	respect to a duty to repair a vehicle (s. 24(3) of the Act)	\$30
AG 8/99 CS			Suzanne M. Carman Clerk of the Cou	uncil

REGULATIONS UNDER THE SECURITY AND INVESTIGATION AGENTS ACT 1995

No. 62 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Security and Investigation Agents Act 1995 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Minister for Consumer Affairs

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Substitution of Sched. 2

Citation

1. The Security and Investigation Agents Regulations 1996 (see Gazette 28 March 1996 p. 1857), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

for a natural person-

Substitution of Sched. 2

(a)

(b)

3. Schedule 2 of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE 2

Fees

2. Licence fee—payable before the granting of a licence under Part 2 of the Act—

	(i)	if licence subject to employee condition or employee (supervision condition)	\$108
	(ii)	in any other case	\$267
)	for a bod	/ corporate	\$400

If the period between the grant of the licence and the next date for payment of a fee under section 12 of the Act is less than or more than 12 months, a pro rata adjustment is to be made to the amount of the additional fee by applying the proportion that the length of that period bears to 12 months.

- **3.** Annual fee (s. 12(2)(a) of the Act)-
 - (*a*) for a natural person—

	(i)	if licence subject to employee condition or employee (supervision condition)\$	108
	(ii)	in any other case\$	267
(<i>b</i>)	for a body	corporate\$	400

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If the period between the first date for payment of a fee under section 12 of the Act after the commencement of these regulations and the next date for payment of a fee under that section (as nominated by the Commissioner) is 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.

4.	Default penalty fee (s. 12(3) of the Act)\$195
5.	Application fee for alteration to conditions of licence (s. 10 of the Act)\$159
6.	Fee for replacement of licence\$36
AG 8/99 CS	SUZANNE M. CARMAN Clerk of the Council

REGULATIONS UNDER THE TRADE MEASUREMENT ADMINISTRATION ACT 1993

No. 63 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Trade Measurement Administration Act 1993* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Minister for Consumer Affairs

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Scheds. 1 to 4

SCHEDULE 1

Application and Licence Fees

SCHEDULE 2

Trade Measuring Instruments—Verification, Re-Verification and Testing Charges

SCHEDULE 3

Verification and Testing Charges for Reference Standards of Measurement and Measuring Instruments Tested to Special Accuracy SCHEDULE 4

Charges Payable where Inspector Keeps Appointment but Measuring Instrument

Unavailable for Examination or Testing

Citation

1. The *Trade Measurement (Administration) Regulations 1993* (see *Gazette 30* September 1993 p. 1445), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Scheds. 1 to 4

3. Schedules 1 to 4 of the principal regulations are revoked and the following schedules are substituted:

SCHEDULE 1

Application and Licence Fees

1.		lodging an application for a servicing licence or a public weighbridge licence (section 44 of the cipal Act)—application fee	\$62
2.	Lice	ence fee payable under section 52(1) of the principal Act—	
	(<i>a</i>)	in the case of a servicing licence	\$149
		and for each person employed by the licensee to certify measuring instruments— an additional	\$41
	(b)	in the case of a public weighbridge licence—for each weighbridge	\$149

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3.	On lodging an application to the administering authority for the issue of a duplicate servicing licence or public weighbridge licence	\$29
4.	On lodging an application to the administering authority for the issue of a certificate of suitability for a weighbridge	\$62
5.	On lodging an application to the administering authority for the issue of a duplicate certificate of suitability for a weighbridge	\$29

SCHEDULE 2

Trade Measuring Instruments—Verification, Re-Verification and Testing Charges

The charges set out in this Schedule are payable to the administering authority by the person who uses the relevant instrument for trade when an inspector verifies, re-verifies or tests a measuring instrument pursuant to the principal Act.

PART 1-MASSES

1.	Masses used for trade—	
	each mass not exceeding 5 kg	
	each mass exceeding 5 kg	\$5
2.	Other masses—	
	each mass not exceeding 5 kg	
	each mass exceeding 5 kg but not exceeding 25 kg	\$5
	each mass exceeding 25 kg but not exceeding 100 kg	
	each mass exceeding 100 kg but not exceeding 1.5 t	
	each mass exceeding 1.5 t	\$36
	PART 2—MEASURES OF LENGTH	
1.	For each graduated edge tested—	
	each measure not exceeding 1 m	\$3
	each measure exceeding 1 m but not exceeding 3 m	
	each measure exceeding 3 m but not exceeding 20 m	
	each measure exceeding 20 m	\$62
	PART 3—LENGTH MEASURING INSTRUMENTS	
1.	Each measure not exceeding 12 m	\$10
2.	Each measure exceeding 12 m	\$22
	PART 4—AREA MEASURING INSTRUMENTS	
1.	Each instrument	\$56
	PART 5—MEASURES OF VOLUME	
1.	Each lubricating oil measure, alcoholic measure or beverage measure	\$2
2.	Each dispensing measure or graduated measuring cylinder	\$10
3.	Each un-subdivided measure not previously specified—	
	each measure not exceeding 2 L	
	each measure exceeding 2 L but not exceeding 20 L	
	each measure exceeding 20 L	\$17

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4.	Each subdivided measure not previously specified—	
	each measure not exceeding 2 L	
	each measure exceeding 2 L but not exceeding 20 L	
	each measure exceeding 20 L	\$62
	PART 6—LIQUID MEASURING INSTRUMENTS	
1.	Alcoholic liquor measuring instruments—	
1.	(a) single product instruments with one delivery outlet—each instrument	\$4
	(b) single product or multi-product instruments with more than one delivery outlet—	
	each instrument	\$26
•		
2.	Liquid fuel and oil measuring instruments—	
	(a) driveway flow meters (each dual or multi user instrument will be taken as two	
	or more separate measuring instruments)— each measuring unit designed for a flow rate not exceeding 60 L/min	\$56
	each measuring unit designed for a flow rate exceeding 60 L/min	
	(b) measuring instruments designed to deliver blended fuels—each instrument	
	 (b) incasting instruments designed to deriver brended rues—cach instrument. (c) control console or note, coin, card or other payment system interfaced with a 	φ12
	measuring instrument—each console or system	\$29
	(<i>d</i>) volumetric drum filling instruments—	ψΔγ
	each instrument	\$67
	when an instrument is tested with more than one product—for each additional product	
	(e) drum filling flow meters, vehicle mounted flow meters, gantry flow meters	φ29
	and other flow meters—	
	each flow meter tested at a flow rate not exceeding 1000 L/min	\$87
	each flow meter tested at a flow rate exceeding 1000 L/min	
	when a flow meter is tested with more than one product-for each additional product	
	(f) LPG driveway flow meters (each dual or multi user instrument will be taken as two	
	or more separate measuring instruments)—each measuring unit	\$128
	(g) LPG vehicle mounted flow meters—each flow meter	\$185
3.	Milk flow meters—	
0.	each flow meter	\$144
4.	Mass flow meters—	.
	each mass meter	
	when a flow meter is tested with more than one product-for each additional product	\$29
5.	Vehicle tanks—	
	for each compartment tested per 1000 L or part of 1000 L	\$15
	for each dipstick tested against the calibration chart	\$26
6.	Other measuring instruments—	
0.	each instrument per 15 minutes or part of 15 minutes for the time taken to test the instrument	\$24
	PART 7—WEIGHING INSTRUMENTS	
1.	Class 1 instruments (including balances)-	
	each instrument	\$46
2.	Class 2, Class 3, Class 4 instruments (including automatic weighing instruments and	
	unclassified instruments, but not including instruments otherwise specified)—	
	each instrument not exceeding 15 kg capacity	\$25
	each instrument exceeding 15 kg but not exceeding 100 kg capacity	
	each instrument exceeding 100 kg but not exceeding 500 kg capacity	
	each instrument exceeding 500 kg but not exceeding 1 t capacity	\$87
	each instrument exceeding 1 t but not exceeding 3 t capacity	\$154

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3.	Weighbridges— each instrument with a minimum of 3 t but not exceeding 20 t capacity
4.	Hopper weighers— each instrument not exceeding 10 t capacity
5.	Wheel load weighers— each instrument
6.	Additional mass indicator or ticket printer interfaced with a weighing instrument— each indicator or printer not exceeding 1 t capacity\$5 each indicator or printer exceeding 1 t capacity\$36
7.	Other weighing instruments not specified— each instrument per 15 minutes or part of 15 minutes for the time taken to test the instrument\$24

SCHEDULE 3

Verification and Testing Charges for Reference Standards of Measurement and Measuring Instruments Tested to Special Accuracy

The charges set out in this Schedule are payable to the administering authority by the person who requests the verification or testing.

PART 1-MASSES

1.	Masses verified to the requirements of State Secondary Standards— each mass of a denomination not exceeding 200 g
2.	Masses verified to the requirements of State Tertiary Standards— each mass of a denomination not exceeding 200 g
3.	Masses verified to the requirements of Inspectors' Class 1, Inspectors' Class 2 Standards— each mass of a denomination not exceeding 200 g\$10 each mass of a denomination exceeding 200 g but not exceeding 25 kg\$22
4.	Masses verified to the requirements of Inspectors' Class 3 Standards— each mass of a denomination not exceeding 5 kg

PART 2-VOLUMETRIC MEASURES

1.	Volumetric measures verified to the requirements of State Secondary Standards—
	each measure with a capacity not exceeding 25 L
	each measure with a capacity exceeding 25 L but not exceeding 200 L\$190
	each measure with a capacity exceeding 200 L\$492

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2.	Volumetric measures confied to the requirements of State Tertions, Inspectors' Class 1 Standards	
2.	Volumetric measures verified to the requirements of State Tertiary, Inspectors' Class 1 Standards—	¢ / 1
	each measure with a capacity not exceeding 25 L	
	each measure with a capacity exceeding 25 L but not exceeding 200 L	
	each measure with a capacity exceeding 200 L but not exceeding 2000 L	
	each measure with a capacity exceeding 2000 L	\$610
	PART 3—MEASURES OF LENGTH	
1.	Rigid line measures verified to the requirements of State Secondary or Inspectors' Class 1 Standards—	
	(a) measures not exceeding 1000 mm—each graduated edge	\$231
	(b) measures exceeding 1000 mm but not exceeding 3000 mm—each graduated edge	
2.	Rigid line measures verified to lesser accuracies than those required for State Secondary or Inspectors' Class 1 Standards—	
	(a) measures not exceeding 1000 mm—each graduated edge	\$72
	(b) measures exceeding 1000 mm but not exceeding 3000 mm—each graduated edge	
	(.,	
3.	Flexible line measures verified to the requirements of State Secondary or Inspectors' Class 1 Standards—	
	each measure not exceeding 10 m.	\$113
	each measure exceeding 10 m but not exceeding 50 m	
	each measure exceeding 50 m	
4.	Flexible line measures verified to lesser accuracies than those required for State Secondary or Inspectors' Class 1 Standards—	
	each measure not exceeding 10 m	\$56
	each measure exceeding 10 m but not exceeding 50 m	
	each measure exceeding 50 m	
	PART 4—OTHER MEASURES AND MEASURING INSTRUMENTS	
1.	Vernier Callipers—each instrument tested	\$72
2.	Micrometers—each instrument tested	\$97
•		¢110
3.	Orifice Plates—each plate tested	\$113
4.	Weighing instruments Class 1 (including Class A balances)—each instrument	\$113
4.	weighning instruments class 1 (including class A balances)—each instrument	
5.	Liquid measuring instruments—	
5.	master flow meters—each petroleum product tested	\$569
	LPG master flow meters—each instrument	
6.	Area templates—each template tested	\$374
	· ·	
7.	Other instruments not specified—	
	and instrument per 15 minutes or part of 15 minutes for the time taken to test the instrument	¢70

each instrument per 15 minutes or part of 15 minutes for the time taken to test the instrument......\$28

PART 5—CERTIFICATES AND MEASUREMENT REPORTS

1.	On the issue of each certificate of verification or each duplicate certificate of verification\$17
2.	On the issue of each measurement report or each duplicate measurement report\$11

SCHEDULE 4

Charges Payable where Inspector Keeps Appointment but Measuring Instrument Unavailable for Examination or Testing

The charges set out in this schedule are payable to the administering authority by the owner of an instrument when an inspector keeps an appointment to examine or test the instrument but the instrument is unavailable for examination or testing.

1.	Where a test on a measuring instrument involves the use of the weighbridge testing unit—
	for each 15 minutes or part of 15 minutes that the inspector is kept waiting\$56
2.	Where a test on a measuring instrument does not involve the use of the weighbridge testing unit—
	for each 15 minutes or part of 15 minutes that the inspector is kept waiting\$26

AG 8/9	99 CS
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REGULATIONS UNDER THE TRAVEL AGENTS ACT 1986

No. 64 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Travel Agents Act 1986 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Minister for Consumer Affairs

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched. 1

Citation

1. The *Travel Agents Regulations 1996* (see *Gazette 27* June 1996 p. 3140), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 1

3. Schedule 1 of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE 1

Fees

	1.	Application	fee for licence (s. 8(1) of the Act)	\$154
	2.	Licence fee-	payable before the granting of a licence under s. 9 of the Act—	
		<i>(a)</i>	in the case of a natural person	\$236
		<i>(b)</i>	in the case of a body corporate	\$564
	3.	Annual fee ((s. 12(2) of the Act):	
		<i>(a)</i>	in the case of a natural person	\$236
		<i>(b)</i>	in the case of a body corporate	\$564
		plus for each	h office from which the licensee carries on business up to a maximum of 10 offices	\$97
	4.	Default pena	alty fee (s. 12(3) of the Act)	\$210
AG	5 8/99	O CS	Suzanne M. Carman Cle	erk of the Council

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REGULATIONS UNDER THE SUPREME COURT ACT 1935

No. 65 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Supreme Court Act 1935 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

K. T. GRIFFIN Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Revocation
- 4. Fees

SCHEDULE

Fees

Citation

1. These regulations may be cited as the Supreme Court (Fees) Regulations 1999.

Commencement

2. These regulations will come into operation on 1 July 1999.

Revocation

3. The Supreme Court (Fees) Regulations 1987 (see Gazette 3 December 1987 p. 1768), as varied, are revoked.

Fees

- **4.** (1) The fees payable in respect of proceedings of the court are as follows:
- (a) the fees set out in the Schedule for those proceedings; and
- (b) in the case of the execution of process, in addition to the relevant fee, the costs reasonably incurred in the execution.

Examples:

- *sums expended in attending the discharge of a ship or goods;*
- sums paid to a shipkeeper;
- sums paid for the safe custody of property;
- travelling expenses;
- necessary meals;
- sums paid to engage assistants;
- postage, telephone calls;
- fees paid to auctioneers or appraisers.

(2) The Registrar may require a party to proceedings to pay a deposit on account of any fee to which the party may become liable under these regulations.

for each day or part of a day on which the proceedings were recorded

which the trial is heard

SCHEDULE

Fees

PART 1-GENERAL

General Fees

On filing-	-	
<i>(a)</i>	a document by which a proceeding in the court is commenced	\$475.00
<i>(b)</i>	a counterclaim or third party notice	\$475.00
(<i>c</i>)	a summons for leave to appeal	\$80.00
(d)	a notice of appeal—	
	in respect of an appeal for which leave to appeal is required	\$395.00
	· in respect of an appeal as of right	\$475.00
application	urther fee is payable for filing pleadings or particulars or for any interlocutory , interlocutory motion, application for directions or application for immediate igning judgment or for any necessary affidavit or document.	
On—		
<i>(a)</i>	filing or lodging an application, notice or other document that does not relate to a proceeding for which a fee has been paid under clause 1	\$30.00
<i>(b)</i>	sealing a certificate	\$30.00
(<i>c</i>)	certifying under seal that a document is a true copy	\$30.00
	quest to search and inspect a record of the court, other than a Divorce or al Causes record	\$8.00
criminal pr	the is payable under clause 3 for a request made in respect of a record relating to poceedings by or on behalf of the defendant or the victim of the offence that is the hose proceedings.	
For a plain	or office copy of a document (other than a copy of evidence)	\$2.00 per page
For a copy	of evidence	\$4.70 per page
For a copy	of the reasons for judgment	\$4.70 per page
Note: One	copy will be supplied to a party to the proceedings free of charge.	
	of a computer disk containing the record of court proceedings (including the judgment)	the fee that would be payable under these regulations for a printed copy of the record of the proceedings plus \$50.00

Note: The fee applicable is the fee fixed under this clause as in force on the day on which the trial commenced.

2.

3.

4.

5.

6.

7.

1. On filing—

27 May 1999]

18. 19.

Suitors' Funds				
10.	On interest collected on funds in court or credited to an account	3% of the amount of interest		
	Note: This fee may be charged either from time to time or prior to the payment or transfer of interest out of any fund or money in court. No fee is payable if the total amount of interest does not exceed \$10.			
Fees	Payable on Taxation of Costs			
11.	On lodging a bill of costs	\$30.00		
12.	For taxing a bill of costs	5% of the amount allowed on taxation (to the nearest dollar)		
Misc	ellaneous			
13.	On serving on a Registrar of the Magistrates Court copies of a notice of appeal to the Supreme Court against a decision of the Magistrates Court pursuant to section 42 of the <i>Magistrates Court Act 1991</i>	\$80.00		
	Note: This fee is payable at the Magistrates Court when the appeal is lodged.			
14.	For opening the Registry (or the Registry remaining open) after hours for urgent execution of process	\$150.00 per hour or part of an hour		
15.	For opening the court (or the court remaining open) after hours for urgent hearing	\$450.00 per hour or part of an hour		

PART 2-FEES PAYABLE UNDER RULES REGULATING ADMISSION OF PRACTITIONERS

16.	On application for admission or re-admission as a practitioner	\$230.00
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PART 3—FEES TO BE TAKEN BY OFFICERS OF THE COURT OR COMMISSIONERS FOR TAKING AFFIDAVITS

17. On taking an affidavit or an affirmation or attestation upon honour or a declaration (for each person making the affidavit, affirmation, attestation upon honour or declaration)—

	<i>(a)</i>	if taken by a Commissioner who has to travel more than one kilometre from his or her residence or office or, in the case of an officer of the court, one kilometre from the Registry	\$5.00
	<i>(b)</i>	in any other case—	
		· if taken within the State	\$1.00
		· if taken outside the State	\$2.00
Fo	or attestin	g a document required to be attested by a Commissioner for taking affidavits	\$1.00
		ner's fee on execution of bail in the Admiralty jurisdiction, including any affidavit ion	\$8.00

PART 4—FEES TO BE TAKEN IN MARSHAL'S OFFICE

20.	Receiving and entering a writ of summons, warrant of release, decree, order, commission or other instrument under the seal of the court	\$29.00
21.	For—	
	(a) service of a writ of summons	\$24.00
	(b) execution of a warrant of arrest (for each person)	\$50.00
	but, if a writ is served and a warrant executed on a person at the same time	\$65.00
22.	For execution of a warrant for the seizure of a ship, cargo or other goods	\$50.00
23.	For the release of any ship, goods or person from seizure or arrest	\$24.00
24.	For the execution of a commission of appraisement or sale	\$50.00
25.	For the execution of any decree, order, commission or instrument other than one otherwise specified in this Part	\$50.00
26.	For delivery of a ship or goods to a purchaser	\$50.00
27.	For attending the discharge of cargo or removal of a ship or goods	\$50.00 per day or part of a day
28.	For opening office (or office remaining open) after hours for urgent execution of process	\$150.00 per hour or part of an hour
29.	On the gross proceeds of any ship or goods sold—	
	(a) for every \$200 or part of \$200, up to \$20 000	\$10.00
	(b) for each additional \$200 or part of \$200	\$6.00
30.	For retaining possession of a ship (with or without cargo) or of a ship's cargo	\$29.00 per 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 in a bank, or goods stored in a bonded warehouse, or if it is in the custody	

of a customs officer or other authorised person.

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REGULATIONS UNDER THE SUPREME COURT ACT 1935

No. 66 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Supreme Court Act 1935 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

K. T. GRIFFIN Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Revocation
- 4. Interpretation
- 5. Fees

SCHEDULE

Fees

Citation

1. These regulations may be cited as the Supreme Court (Probate Fees) Regulations 1999.

Commencement

2. These regulations will come into operation on 1 July 1999.

Revocation

3. The Supreme Court (Probate Fees) Regulations 1987 (see Gazette 3 December 1987 p. 1765), as varied, are revoked.

Interpretation

4. In these regulations, unless the contrary intention appears—

"Act" means the Administration and Probate Act 1919;

"Registrar" means the Registrar of Probates and any acting or a deputy Registrar of Probates;

"Registry" means the office of the Registrar of Probates.

Fees

5. The fees set out in the Schedule are payable in respect of the items set out in the Schedule, subject to and in accordance with the directions set out in the Schedule.

SCHEDULE

Fees

Grants

1

On lodging	an application for—	
<i>(a)</i>	a grant of probate or administration	\$475
<i>(b)</i>	the sealing of a grant under section 17 of the Act	\$475

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[27 May 1999

	<i>(c)</i>	an order under section 9 of the Public Trustee Act 1995	\$475
	Note: This j	fee covers—	
		photocopies required of the will or other document (if any) for the grant and record or other purposes;	
		preparing and sealing any probate or letters of administration, with or without the will annexed, and any order to the Public Trustee to administer;	
		sealing any probate or letters of administration, with or without the will annexed, exemplification or other document under section 17 of the Act.	
Miscel	laneous deal	lings with grants	
2.		an application to amend a grant or for noting on a grant that the deceased died n South Australia if not so noted when the grant was issued (inclusive fee)	\$40
3.		two certified photocopies of an order under the <i>Inheritance (Family Provision)</i> or annexation to the grant and for the record (inclusive fee)	\$40 \$40
4.	On lodging	an application to revoke or impound a grant (inclusive fee)	\$40
Copies			
5.		pgraphic copy of a will or extract of a will or other document— otographic sheet supplied	\$2
6.	For impress	sing a seal of the court on a copy	\$18
	Note: This j	fee is not payable where the fee under clause 8 is payable.	
7.	For the Reg	gistrar's certificate in verification of a copy	\$18
8.		nplification of probate or letters of administration, with or without nexed (in addition to the fee under clause 5)	\$40
Caveat	s		
9.		ry or withdrawal of a caveat, for a warning to a caveat or for service g to a caveat sent by the Registrar through the post	\$17
Appea	rances		
10.	On entering	g an appearance—for one or more persons	\$29
Citatio	ons and subp	Doenas	
11.	For sealing	a citation or a subpoena	\$17
Search	ies		
12.		h for a will or other document filed in the Registry and the issue of a search copy ee)	\$10
	and, in addi	ition, for handling a search by post—in respect of each will or other document	\$1
Deposi	t and withd	rawal of wills	
13.	For deposit	ing the will of a deceased person in the Registry—	
	<i>(a)</i>	for safe custody on renunciation of executor (inclusive fee)	\$17
	<i>(b)</i>	under the Crown Lands Act 1929 (inclusive fee)	\$17
14.	-	ing the will or codicil of a living person for safe custody in the Registry under of the Act (inclusive fee)	\$55
15.	On withdra	wal of a will under section 15 of the Act (inclusive fee)	\$27
Inquir	y by Registr	ar	
16.	For the example	mination of a person or witness before the Registrar for the purpose of an inquiry ation—for each hour or part of an hour	\$70

Settling documents

17. For perusing and settling citations, advertisements, oaths, affidavits or other documents—per

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	document	\$21
	Note: This fee is not payable on an application under section 16 of the Act.	
Origi	nating applications	
18.	On sealing an originating summons, presenting a petition (other than a petition for an order under section 9 of the <i>Public Trustee Act 1995</i>) or filing a notice of motion or other originating application	\$140
19.	For sealing any other summons	\$27
	Note: This fee is not payable where the fee under clause 1 is payable.	
20.	On lodging an application for an order admitting to proof a nuncupative will, a will contained	
	in a copy, a completed draft, a reconstruction or other evidence of its contents	\$140
21.	Hearing in chambers or in court where the hearing occupies more than 10 hours—for every additional period of 5 hours or part of 5 hours	\$70
	Note: The fees under clauses 18, 19 and 20 cover any necessary document, affidavit or search, any interlocutory summons and the entering and sealing of any judgment, decree or order given or made in court or in chambers.	
Posta	Applications	
22.	On lodging an application for a grant by post	\$5
	Note: This fee is payable in addition to the fee under clause 1.	
Misce	llaneous	
23.	For filing a renunciation after the issue of a grant by an executor to whom leave was reserved (inclusive fee)	\$27
24.	For—	
	(<i>a</i>) a certificate under the hand of the Registrar	\$17
	(b) filing or depositing an affidavit or document in the Registry	\$5
	(c) sealing an order of the court or the Registrar (inclusive fee)	\$27
	Note: These fees are not payable where the certificate or the filing, deposit or sealing of the order is included in an application or proceeding for which another fee is payable.	
25.	For administering an oath, taking an affirmation, superintending and attesting execution of a bond, or for taxing or moderating a bill of costs	The fees prescribed by the Supreme Court (Fees) Regulations 1999.

Note: The fee payable in respect of a document of foreign origin that is not strictly of a type referred to in this Schedule is that payable in respect of the document specified in this Schedule to which, in the opinion of the Registrar, the foreign document most closely corresponds.

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REGULATIONS UNDER THE FIREARMS ACT 1977

No. 67 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Firearms Act 1977*, and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Minister for Justice

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of schedule 1

SCHEDULE 1

Fees

Citation

1. The *Firearms Regulations 1993* (see *Gazette 29* April 1993 p. 1482), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations come into operation on 1 July 1999.

Substitution of schedule 1

3. Schedule 1 of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE 1

Fees

	45.00 114.00 181.00
Where the licence authorises the possession and use of a prescribed firearm \$	34.50
Application for grant or renewal of dealer's licence authorising dealing in firearms or firearms and ammunition	
Term of the licence is one year \$2	241.00
Term of the licence is three years \$ 7	701.00
Term of the licence is five years \$1	162.00
Application for grant or renewal of dealer's licence that only authorises dealing in ammunition	
Term of the licence is one year \$	70.00
	188.00
Term of the licence is five years \$ 3	305.00

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Application for variation of licence	\$ 27.00
Application for registration of firearm in the name of the owner of the firearm or for issue of duplicate certificate of registration	\$ 16.00
Application for a licence to replace licence lost, stolen or destroyed	\$ 27.00
Application for a permit to acquire ammunition	\$ 16.00
Fee to witness the transfer of a firearm under Part 3 Division 2A of the Act [Note: If a firearm is registered in the name of the owner immediately after transfer of the firearm is witnessed by a member of the police force, the witnessing fee is not payable]	\$ 11.00
Administrative fee on late renewal of a licence	\$ 18.00

MPCSES 1\99 CS

REGULATIONS UNDER THE ASSOCIATIONS INCORPORATION ACT 1985

No. 68 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Associations Incorporation Act 1985 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Attorney-General

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Variation of Sched. 2—Fees

Citation

1. The Associations Incorporation Regulations 1993 (see Gazette 20 May 1993 p.1709), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched. 2-Fees

3. Schedule 2 of the principal regulations is varied—

- (a) by striking out from clause 4 "35" and substituting "36";
- (b) by striking out from clause 5 "35" and substituting "36";
- (c) by striking out from clause 6 "105" and substituting "108";
- (*d*) by striking out from clause 7 "105" and substituting "108";
- (e) by striking out from clause 8 "35" and substituting "36";
- (f) by striking out from clause 8A "50" and substituting "51";
- (g) by striking out from clause 9 "50" and substituting "51";
- (*h*) by striking out from clause 10 "105" and substituting "108";
- (*i*) by striking out from clause 10A "35" and substituting "38";
- (*j*) by striking out from clause 10B "50" and substituting "51";
- (*k*) by striking out from clause 10C "75" and substituting "77";

- (*l*) by striking out from clause 10C "50" and substituting "51";
- (*m*) by striking out from clause 11 "50" and substituting "51";
- (*n*) by striking out from clause 12(*a*) "50" and substituting "51";
- (*o*) by striking out from clause 12(*b*) "50" and substituting "51";
- (*p*) by striking out from clause 13 "50" and substituting "51";
- (q) by striking out from clause 13A "75" and substituting "77";
- (*r*) by striking out from clause 14(*b*) "40" and substituting "41";
- (s) by striking out from clause 14(c) "85" and substituting "87";
- (t) by striking out from clause 15 "28" and substituting "29".

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REGULATIONS UNDER THE BUSINESS NAMES ACT 1996

No. 69 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Business Names Act 1996 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Substitution of schedule

SCHEDULE Fees

5

Citation

1. The *Business Names Regulations 1996* (see *Gazette 18 July 1996 p. 151*), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of schedule

3. The schedule of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE

Fees

1.	Section 8	(1) of the Act—	
	<i>(a)</i>	application fee for registration of business name	\$103
	<i>(b)</i>	application fee for renewal of registration of business name	\$ 82
	(c)	late application fee (in addition to fee payable under paragraph (a) or (b)	\$ 23
2.	Fee for re	placement of certificate of registration	\$13
3.	Section 8	(4) of the Act—application for consent of Minister	\$180
4.	Section 1	1(4) of the Act—	
	<i>(a)</i>	inspection of a document lodged with the Commission under this Act or the repealed Act	\$11
	<i>(b)</i>	obtaining a copy of part of the register or of a document lodged with the Commission under the Act or the repealed Act—	
		· for first sheep copied	\$15
		· for each additional sheet copied	\$1

(c) obtaining a certified copy of part of the register or of a document lodged with the

Commission under the Act or the repealed Act-

		· for first sheet copied	\$15
		· for each additional sheet copied	\$1
	(d)	obtaining a copy of information contained in ASCOT	\$13
5.	Section 1	2(1) of the Act—	
	<i>(a)</i>	notification of change of proprietor of business name	\$ 21
	<i>(b)</i>	late lodgment of a notice (other than a notice of cessation of business under a business name	\$ 23
6.		ct that the Commission is required or authorised to do on the request of a person and for ee is not otherwise prescribed	\$ 15.

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REGULATIONS UNDER THE CO-OPERATIVES ACT 1997

No. 70 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Co-operatives Act 1997 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

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PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Attorney-General

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched. 5

SCHEDULE 5 Fees

Citation

1. The *Co-operative Regulations 1997* (see *Gazette 20* November 1997 p. 1365), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 5

3. Schedule 5 of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE 5

Fees

1.	Application to Commission for approval of proposed disclosure statement (s. 17)	205
2.	Application to Commission for approval of proposed rules (s. 18)	103
3.	Application to Commission for registration of proposed co-operative (s. 19)	103
4.	Application to Commission for registration—existing body corporate (s. 24)	103
5.	Issue of duplicate certificate (s. 35)	26
6.	Application for Commission's certificate (s. 61(2))	26
7.	Application for Commission's consent (s. 72(2))	51
8.	Application to Commission for approval of alteration to rules (s. 107)—\$10 per rule to a maximum of \$100	
9.	Registration of rule alteration (s. 110(2))	26

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10.	Issue of certificate of registration of rule alteration (s. 110(4))	26
11.	Application to the Commission for determination of a member's eligibility to vote (s. 122(3))	
12.	Application to Commission for exemption (s. 142)	
13.	Application to Commission for approval of proposed disclosure statement (s. 150)	
14.	Application to Commission for review (s. 181)	205
15.	Lodgment of special resolution (s. 192)	26
16.	Application to Commission for approval of proposed disclosure statement (s. 195)	
17.	Application to Commission for exemption (s. 234)	
18.	Approval of office where register to be kept (s. $240(1)(d)$)	26
19.	Lodgment of annual report (s. 244)	51
20.	Application to Commission for approval of abbreviation or elaboration of name (s. 248(e))	26
21.	Application to Commission for approval of name change (s. 250(1))	26
22.	Application to Commission for approval of proposed disclosure statement (s. 253)	
23.	Filing a prospectus under s. 1018 of the Corporations Law as applied by s. 258 of the Act	
24.	Filing a notice under s. 1043B of the <i>Corporation Law</i> relating to the sale of debentures under s. 1043D as applied by s. 258 of the Act	29
25.	Application to Commission for exemption (s. 258(6))	
26.	Approval to Commission of proposed disclosure statement (s. 259)	
27.	Application to Commission for approval of proposed disclosure statement (s. 262)	
28.	Application to Commission for exemption (s. 270)	
29.	Application to Commission for approval of maximum share interest (s. 275(5))	
30.	Inspection of register of notifiable interests—fee payable to the co-operative (s. $280(3)(b)$)	26
31.	Application to Commission for exemption (s. 284)	205
32.	Application to Commission for approval of share offer (s. 286)	
33.	Application to Commission for extension of period of offer (s. 288(5))	51
34.	Application to Commission for exemption (s. 292)	
35.	Application for Commission's consent (s. 295(2))	51
36.	Application to Commission for approval of proposed disclosure statement (s. 296(2))	
37.	Application to Commission for exemption (s. 296(4))	
38.	Application to Commission for approval of merger or transfer of engagements (s. 297)	

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39.	App	lication	to Commission for exemption (s. 302(3))	205		
40.			plication for the Commission to exercise powers conferred by s. 575 or 577 (now nd 601AF) of the <i>Corporations Law</i> as applied by s. 311 of the Act	200		
41.	App	lication	to Commission for exemption (s. 312(2))	205		
42.	App	lication	for Commission's permission (s. 336(1))	51		
43.	App	lication	to Commission for direction (s. 338(1)(f))			
44.	App	lication	to Commission for approval of explanatory statement (s. 345(1))			
45.	App	lication	to Commission for registration (s. 364)			
46.	App	lication	to Commission for registration (s. 365)			
47.	App	lication	to Commission for certificate of compliance (s. 373)	616		
48.	App	lication	for South Australian Registrar's consent (s. 376)	51		
49.		Application to South Australian Registrar for approval of proposed disclosure statement (s. 377(2))				
50.	App	lication	to South Australian Registrar for exemption (s. 377(4))			
51.			to South Australian Registrar for approval of merger or transfer of s (s. 378)	205		
52.	App	lication	to Commission for special meeting (s. 415(1)(<i>a</i>))			
53.	App	lication	to Commission for inquiry (s. 415(1)(b))			
54.	App	lication	to Commission for extension or abridgment of time (s. 421)	51		
55.	Insp	ection of	f a register or document (s. 427(1)(a) and (b))	11		
56.	ackn	owledge	copy of an extract from, an entry in a register, a certificate of incorporation, an ement of registration or a document held or registered by the Commission) (in addition to the fee payable under clause 55)—			
	(<i>a</i>)	for a c	certified copy—			
		(i)	for one page	12		
		(ii)	for each additional page or part of a page	1		
	(b)	for an	uncertified copy—			
		(i)	for one page	4		
		(ii)	for each additional page or part of a page	1		
57.	App	lication	to Commission for permission to give notice by newspaper (s. 451(2)(c)(iii))	51		
58.	Lodgment of notice of charge (sched. 3, cl. 13(1))72					
59.	Lodg	gment of	f notice of acquisition of property subject to charge (sched. 3, cl. 17(1))	72		

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51	pplication to Commission for extension of time (sched. 3, cl. 20(3)(c))	60. Aj	
	odgment of notice of assignment of charge (sched. 3, cl. 36(1))	61. Lo	
	odgment of notice of variation of charge (sched. 3, cl. 36(2))	62. Lo	
	odgment of memorandum of discharge (sched. 3, cl. 37(2))	63. Lo	
	equest for certificate (sched. 3, cl. 42)	64. Re	
	pplication to Commission for exemption (sched. 3, cl. 44)	65. Aj	
	pplication to Commission for direction (sched. 4, cl. 3(1)(f))	66. Aj	
11	spection of managing controller's report (sched. 4, cl. 12(3)(b))	67. In	
	ate lodgment of a document (in addition to any lodgment fee provided by any other item for the dging of that document)—		
	if lodged within one month after the prescribed time	(a	
	if lodged more than one month but within three months after the prescribed time	<i>(b</i>	
) if lodged more than three months after the prescribed time	(c)	
the Council	AG 8/99 TC1 CS SUZANNE M. CARMAN Clerk of the Council		

REGULATIONS UNDER THE LIQUOR LICENSING ACT 1997

No. 71 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Liquor Licensing Act 1997 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Attorney-General

SUMMARY OF PROVISIONS

2. Commencement

3. Substitution of Sched. 1—Fees

SCHEDULE 1 Fees

Citation

1. The *Liquor Licensing (General) Regulations 1997* (see *Gazette 25* September 1997 p. 913), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 1—Fees

3. Schedule 1 of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE 1

Fees

1.	App	lication for grant of licence other than limited licence	\$310	
2.	Application for grant of limited licence—			
	(a)	if the licence is sought for one function lasting 1 day or less	\$26	
	(b)	if the licence is sought for one function lasting more than 1 day	\$26 for each day or part of a day up to a maximum of \$500	
	(c)	if the licence is sought for more than one function, whether or not the functions are held on the same day	\$26 for each function up to a maximum of \$500	
However, no fee is payable for an application for a limited licence if the licence is granted for a function or functions that, in the opinion of the licensing authority, are to be held for charitable or other community purposes.				

3. Application for extended trading authorisation\$310

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4. Appli	cation for removal of licence	\$310
5 Appli	cation for transfer of licence	\$310

5.	Application for transfer of licence\$310
6.	 Application for— approval of alteration or proposed alteration to licensed premises; or redefinition of licensed premises as defined in licence; or designation of part of licensed premises as dining area or reception area\$67
7.	Application for authorisation to sell liquor in area adjacent to licensed premises
8.	Application for variation of trading hours or for imposition, variation or revocation of condition of licence\$310
9.	 Application for approval of— natural person or persons as manager or managers of business conducted under licence; or approval of assumption by person of position of authority in trust or corporate entity that holds licence, per person in respect of whom Commissioner of Police investigates and reports
10.	Application for conversion of temporary licence into ordinary licence\$310
11.	Application for consent of licensing authority to use part of licensed premises or area adjacent to licensed premises for the purpose of providing entertainment\$310

AG 8/99 TC1 CS

REGULATIONS UNDER THE GAMING MACHINES ACT 1992

No. 72 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Gaming Machines Act 1992 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Treasurer

Fee

SUMMARY OF PROVISIONS

1.	Citation
1.	Citation

- 2. Commencement
- 3. Variation of reg. 17—Indemnity must be lodged with certain applications
- 4. Substitution of schedule 8

SCHEDULE 8

Fees

Citation

1. The *Gaming Machines Regulations 1993* (see *Gazette 11* March 1993 p. 861), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Matter

Variation of reg. 17—Indemnity must be lodged with certain applications

3. Regulation 17 of the principal regulations is varied by striking out "\$29" from subregulation (3) and substituting "\$30".

Substitution of schedule 8

4. Schedule 8 of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE 8

Fees

	\$
1. Application for a gaming machine licence	310
2. Application for a gaming machine dealer's licence	310
3. Application for the gaming machine monitor licence	310
4. Application for consent to the transfer of a gaming machine licence	310
5. Application for approval of a gaming machine manager	67

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6. Application for approval of a gaming machine employee—

(a) first application
(b) subsequent application
7. Application for approval to assume position of authority in body corporate—
(<i>a</i>) first application
(b) subsequent application relating to a further licence to be held by same body corporate
8. Application for approval of an employee of monitor licence holder
9. Application for approval of subcontractor of approved service agent
10. Application for approval of employee of approved service agent
11. Application for approval of an employee of an approved subcontractor
12. Application for approval of a gaming machine
13. Application for approval of a game
14. Application for approval of gaming tokens
15. Application for approval to manufacture gaming tokens
16. Application for approval under s. 68(2) of the Act
17. Application by holder of gaming machine licence for approval to sell or dispose of any number of gaming machines or prescribed gaming machine components
18. Application to vary licence conditions (other than condition relating to number of gaming machines on licensed premises)
19. Application to vary licence condition relating to number of gaming machines on licensed premises
AG 8/99 TC1 CS SUZANNE M. CARMAN Clerk of the Council

REGULATIONS UNDER THE BILLS OF SALE ACT 1886

No. 73 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Bills of Sale Act 1886 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Attorney-General

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Variation of Sched.—Fees

Citation

1. The *Bills of Sale (Fees) Regulations 1995* (see *Gazette 10* May 1995 p. 2080), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched.—Fees

3. The Schedule of the principal regulations is varied—

- (a) by striking out from item 1 "42" wherever occurring and substituting, in each case, "43";
- (b) by striking out from item 2 "34" and substituting "35".

AG 8/99 TC3 CS
REGULATIONS UNDER THE COMMUNITY TITLES ACT 1996

No. 74 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Community Titles Act 1996 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement

3. Substitution of sched. 2

. .

SCHEDULE 2 Fees

Citation

1. The *Community Titles Regulations 1996* (see *Gazette 31* October 1996, p. 1559), as varied, are referred to in these regulations as "the principal regulations".

Commencement

. . . .

2. These regulations come into operation on 1 July 1999.

Substitution of sched. 2

3. Schedule 2 of the principal regulations is revoked and the following schedule is substituted:

. ..

.. . .

SCHEDULE 2

. . .

Fees

1. Application to deposit plan of community division (excluding the fee for			
issue of certificates of title) (s. 14)\$216.00			
2. Fee for the issue of a certificate of title for each lot generated (including			
a development lot but not including a certificate of title generated for any			
road, street, reserve vesting in a council or other authority) by the deposit			
of a community plan or the amalgamation of two or more adjacent community plans			
or the cancellation of a community plan\$ 49.00			
3. Fee for the issue of each certificate of title for each lot (including a development lot) on amendment of a community plan\$ 49.00			
4. Fee for the examination of a plan of community division or amendment			
of a community plan pursuant to s. 58 (unless paid on pre-examination)—			
(a) where there are 5 lots or less\$267.00			
(b) where there are more than 5 lots\$534.00			

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5. Fee for the	deposit of a plan of community division	\$ 82.00
6. Fee for the	examination of an outer boundary survey plan	\$534.00
7. Fee for filin	g an outer boundary survey plan	\$ 82.00

8. Fee for the Registrar-General to examine a plan to be lodged with an application under this Act before the application is lodged, to determine whether the plan is in an appropriate form. (s. 143)—

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(a) where there are 5 lots or less	\$267.00
(b) where there are more than 5 lots	\$534.00
9. Fee for re-examination of plan when amended after approval for deposit is given	\$ 82.00
10. Fee for the examination of a plan to amend a plan of community division (s. 52)	\$267.00
11. Fee for the examination of a filed plan delineating the outer boundaries of a primary parcel for cancellation of a plan (s. 65)	\$267.00
12. Fee for filing plan for the cancellation of a community plan	\$ 82.00
13. Fee for the examination of a plan of amalgamation	\$267.00
14. Fee for the deposit of a plan of amalgamation	\$ 82.00
15. Lodgement of Scheme Description	\$ 82.00
16. Lodgement of By-Laws	\$ 82.00
17. Lodgement of Development Contract	\$ 82.00
18. Lodgement of resolution to elect to use the Community Titles Act 1996	\$ 82.00
19. Lodgement of application to amend schedule of lot entitlements (s. 21)	\$ 82.00
20. Lodgement to amend a scheme description (s. 30)	\$ 82.00
21. Lodgement to vary by-laws (s. 39)	\$ 82.00
22. Lodgement of agreement to vary or terminate a development contract (s. 50)	\$ 82.00
23. Maximum Fee for the purchase from a corporation of Scheme Description	\$ 27.00
24. Fee to be charged by Registrar-General for the purchase of Scheme Description by the public from the Lands Titles Office	\$ 5.50
25. Maximum Fee for the purchase from a corporation of by-laws (The inspection of by-laws must be free of charge.) (s. 44)	\$ 27.00
26. Fee to be charged by Registrar-General for the purchase by the public of by-laws (s. 44)	\$ 5.50
27. Maximum Fee charged by corporation for the purchase of a development contract that is in force (inspection must be free of charge) (s. 51)	\$ 27.00
28. Fee charged by the Registrar-General for the purchase by the public of a copy of a development contract (s. 51)	\$ 5.50

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29. Fee for an application for the amendment of a community plan (excl of certificates of title) (s. 52)	
30. Fee for an application for the amendment of a plan pursuant to a dev contract (excluding issue of certificates of title) (s. 58)	
31. Fee for an application for amalgamation of community plans (excluding fee for the issue of certificates of title) (s. 60)	\$163.00
32. Fee for Application to the Registrar-General for the cancellation of a community plan (excluding fee for issue of certificate of title) (s. 65)	
33. Fee for Application to the Registrar-General for the cancellation of a plan pursuant to order of court (excluding fee for issue of certificate of title) (s. 67)	·
34. Notice of appointment of administrator	\$ 82.00
35. Notice of removal or replacement of administrator	\$ 82.00
36. Lodgement of any other document required by the Act	
AG 8/99 TC3 CS	SUZANNE M. CARMAN Clerk of the Council

REGULATIONS UNDER THE REAL PROPERTY ACT 1886

No. 75 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Real Property Act 1886* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Attorney-General

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Variation of Sched. 1—Fees

Citation

1. The *Real Property (Land Division) Regulations 1995* (see *Gazette 31* August 1995 p. 616), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched. 1—Fees

3. Schedule 1 of the principal regulations is varied—

- (a) by striking out from items 1(a) and 2 "\$80" and substituting, in each case, "\$82";
- (b) by striking out from item 1(b) "\$211" and substituting "\$216".

AG 8/99 TC3 CS

REGULATIONS UNDER THE REAL PROPERTY ACT 1886

No. 76 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Real Property Act 1886* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Attorney-General

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of schedule

SCHEDULE

Fees

Citation

1. The *Real Property (Fees) Regulations 1991* (see *Gazette 27* June 1991 p. 2219), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of schedule

3. The schedule of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE

Fees

		registration or entry of each instrument (irrespective of the number endorsed)—other than any registration or entry specifically provided for
2. F	or reg	istering a transfer—
<i>(a)</i>	whe	re the consideration, or the value as assessed under the Stamp Duties Act 1923-
	(i)	does not exceed \$5 000
	(ii)	does not exceed \$20 000
	(iii)	does not exceed \$40 000
	(iv)	exceeds \$40 000

\$

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<i>(b)</i>		
	exempt from stamp duty or where no <i>ad valorem</i> stamp duty is payable	
	(except for those transfers assessed pursuant to s. 71C of the Stamp Duties Act 1923)	
<i>(c)</i>	that has been assessed pursuant to s. 71CA, 71CB or 71CC of the Stamp Duties Act 1923	
3. C	On lodgment of a caveat under s. 39, 80f or 223d of the Act	
4. F	For the deposit, or noting the revocation, of a duplicate or attested copy of a power of attorney	
5. F	For an application for the issue of a substituted lessee's copy of a Crown lease	
	cate certificate of title (exclusive of the cost of advertising in the <i>Gazette</i>)	
6. F	For the registration of an application to note a change of address	no fee
7. F	For entry of a foreclosure order (exclusive of the cost of advertising in the Gazette)	
8. F	For a certified copy	15
9. U	Unless otherwise specified, for the issue of a new certificate of title or a	
	red lessee's copy of a Crown lease or duplicate certificate of title	49
10.	. For the issue of a certificate of title—	
(a)	(limited or ordinary) upon the land first being brought under the Act	no fee
<i>(b)</i>	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
(<i>d</i>)	under Division II of Part V of the Act (but only if the volume and folio numbers remain the same and the title is not issued to replace once that has been lost or destroyed)	no fee
	For a new certificate of title issued as a result of the existing title being	
full of en	ndorsements	no fee
12.	For the deposit or acceptance for filing by the Registrar-General of any plan	
13.	Unless otherwise specified, for the examination—	
(<i>a</i>)	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)—	
	plus a further \$267, 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 he or she 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 lodged with or submitted to the Registrar-General (for freehold or Crown land)	
(c)	of a plan lodged with or submitted to the Registrar-General for the purposes of a lease	
	of part of an allotment	

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14. For the examination—

<i>(a)</i>	of a plan of survey certified correct by a licensed surveyor and lodge with the Registrar-General for information purposes only	
<i>(b)</i>	of an uncertified data plan lodged with the Registrar-General for information purposes only	no fee
(<i>c</i>)	of a plan of survey certified by a licensed surveyor and lodged with the Registrar-General by the Surveyor-General	no fee
<i>(d)</i>	of plans submitted under the Roads (Opening and Closing) Act 199.	no fee
	Unless otherwise specified, for the deposit or acceptance for filing of a freehold or Crown land)	
	For the deposit or acceptance for filing of a plan prepared by the General or under the Registrar-General's authorisation	no fee
	For the withdrawal of any instrument, application or plan submitted foon, deposit or acceptance for filing	
	For the withdrawal of any plan of survey certified correct by a licensed with or submitted to the Registrar-General for examination	
	For an application to the Registrar-General to issue a summons pursua 3) of the Act	
	For an application pursuant to s. 146 of the Act (exclusive of the cost on of the instrument of discharge)	
AG 8/99	9 TC3 CS	SUZANNE M. CARMAN Clerk of the Council

REGULATIONS UNDER THE REGISTRATION OF DEEDS ACT 1935

No. 77 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Registration of Deeds Act 1935* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Attorney-General

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Variation of Sched.—Fees

Citation

1. The *Registration of Deeds (Fees) Regulations 1992* (see *Gazette 18 June 1992 p. 1804*), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched.—Fees

3. The Schedule of the principal regulations is varied—

- (a) by striking out from item 1(a) "80" and substituting "82";
- (b) by striking out from item 5 "22" and substituting "23".

AG 8/99 TC3 CS

REGULATIONS UNDER THE STRATA TITLES ACT 1988

No. 78 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Strata Titles Act 1988* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Acting Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Substitution of schedule

SCHEDULE

Fees Payable to Registrar-General

Citation

1. The *Strata Titles (Fees) Regulations 1988* (see *Gazette 21 July 1988 p. 468)*, as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations come into operation on 1 July 1999.

Substitution of schedule

3. The schedule of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE

Fees Payable to Registrar-General

1. For lodgement of an application for—			
(a) the deposit of a strata plan\$82			
(b) amendment of a strata plan			
(c) amalgamation of two or more strata plans			
2. For the examination of—			
(a) a strata plan\$267			
(b) an amendment to a strata plan\$267			
(c) an amalgamation of two or more strata plans\$267			
3. For the deposit of a strata plan\$82			

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4. For the issue of a certificate of title—			
(a) for each unit comprised in a strata plan\$49			
(b) for each unit added to a strata plan or amended by a strata plan\$49			
(c) for each unit comprised in an amalgamated plan\$49			
5. For the amendment of a schedule of unit entitlements			
6. For the cancellation of a strata plan (including fees for entering necessary memorials in the Register Book)			
7. On lodging a certified copy of a special resolution of a strata corporation amending the articles of the corporation			
8. On lodging any other document with the Registrar-General under the Act\$82			
9. On giving written notice—			
(<i>a</i>) of the appointment of an administrator of a strata corporation			
(b) of the removal or replacement of an administrator of a strata corporatio\$82.			
AG 8/99 TC3 CS SUZANNE M. CARMAN Clerk of the Council			

REGULATIONS UNDER THE WORKER'S LIENS ACT 1893

No. 79 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Worker's Liens Act 1893 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

Rob Lucas Acting Attorney-General

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Variation of Sched. 1—Fees

Citation

1. The *Worker's Liens Regulations 1988* (see *Gazette 11* August 1988 p. 701), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched. 1—Fees

3. Schedule 1 of the principal regulations is varied—

- (a) by striking out from items 1 and 2 "80" and substituting, in each case, "82";
- (b) by striking out from item 3 "34" and substituting "35".

AG 8/99 TC3 CS

REGULATIONS UNDER THE SOUTH AUSTRALIAN HEALTH COMMISSION ACT 1976

No. 80 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *South Australian Health Commission Act 1976*, on the recommendation of the South Australian Health Commission and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DEAN BROWN Minister for Human Services

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of Sched.

Citation

1. The *Recognized Hospital and Incorporated Health Centre (Medicare Patients) Fees Regulations 1987* (see *Gazette 30 July 1987 p. 334*), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched.

3. The schedule of the principal regulations is varied by striking out "\$71.50" from paragraph (*d*) under the heading "*Fees for Services Provided to Long Stay Patients*" and substituting "\$73.40".

DHS 2/99 CS

REGULATIONS UNDER THE ADOPTION ACT 1988

No. 81 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Adoption Act 1988 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DEAN BROWN Minister for Human Services

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched.

SCHEDULE Fees

Citation

1. The *Adoption Regulations 1989* (see *Gazette* 17 August 1989 p. 571), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched.

3. The schedule of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE Fees

Fees payable to the Chief Executive in respect of applications for adoption through the Prospective Adoptive Parents Register

1. On lod	gement of an expression of interest under regulation 7(1)—	
<i>(a)</i>	standard fee	\$148.50
<i>(b)</i>	fee for person whose previous registration has lapsed or who has adopted a child under	
	the Act	\$ 96.40
2. On lod	gement of an application for registration as a prospective adoptive parent—	
<i>(a)</i>	for new applicants	\$500
<i>(b)</i>	for applicants who have applied previously	\$275
3. For the	preparation of an assessment report by the Chief Executive—	
(a)	for new applicants	\$500
<i>(b)</i>	for applicants who have previously been the subject of an assessment report	\$250
4. On lodgement of an application for transfer of registration under regulation 11\$174		
5. On lodgement of an application for conversion of registration under regulation 12\$277		

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6. For preparation of an assessment report by the Chief Executive following	
an application for conversion of registration under regulation 12\$	\$277
7. On placement of a child under regulation 20\$	\$250

Fees payable to the Chief Executive in respect of other adoptions

8. For all functions associated with consent to adoption and, where necessary, the preparation of a report under section 22(1) of the Act prior to an application to the Court for an order for adoption of a child by a relative of the child, a person who has been appointed a guardian of the child by a court or a person who is cohabiting with a parent of the child in a marriage relationship—

<i>(a)</i>	if the application for an adoption order is to relate to only one child	\$226
<i>(b)</i>	if the application for an adoption order is to relate to more than one child	\$226 for the
		first child and
		\$61.50 for each
		additional child
		named in the
		application
		application

Other fees payable to the Chief Executive

9. For obtaining information under section 27 or 27A of the Act

DHS 001/097/311 ORIG CS

REGULATIONS UNDER THE CONTROLLED SUBSTANCES ACT 1984

No. 82 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Controlled Substances Act 1984* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DEAN BROWN Minister for Human Services

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Variation of reg. 76—Fees

Citation

1. The *Drugs of Dependence (General) Regulations 1985* (see *Gazette 9 May 1985 p. 1498*), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of reg. 76—Fees

3. Regulation 76 of the principal regulations is varied—

- (a) by striking out from clause 1(a) of the table in that regulation "210.00" and substituting "215.00";
- (b) by striking out from clause 2(a) of the table in that regulation "210.00" and substituting "215.00".

DHS 001/097/311 ORIG CS

REGULATIONS UNDER THE CONTROLLED SUBSTANCES ACT 1984

No. 83 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Controlled Substances Act 1984* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DEAN BROWN Minister for Human Services

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched. D

SCHEDULE D

Fees (Regulations 10 and 41)

Citation

1. The *Controlled Substances (Poisons) Regulations 1996* (see *Gazette 4 January 1996 p. 36*), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. D

3. Schedule D of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE D

Fees

(Regulations 10 and 41)

\$

(**NB** The maximum cumulative annual fee for a manufacturer is \$543)

2.	Annual fee for wholesale dealers licence—					
	<i>(a)</i>	for a wholesaler who sells only schedule 1 poisons	0			
	<i>(b)</i>	for a wholesaler who sells schedule 2 poisons	54			
		for a wholesaler who sells schedule 3 poisons				
		for a wholesaler who sells schedule 4 poisons				
		for a wholesaler who sells schedule 5 poisons				

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	(f) (g)	for a wholesaler who sells schedule 6 poisons for a wholesaler who sells schedule 7 poisons	
	(NB	The maximum cumulative annual fee for a wholesaler is \$271)	
3.	Annual fee	e for retail sellers licence	
4.	Annual fee	e for medicine sellers licence	
5.	Annual fee	e for a licence to supply or administer an S4 drug	54
6.	Annual fee	e for licence to possess schedule F poisons	
7.	Applicatio	on fee for analysis of substance	
DH	IS 001/09′	7/311 ORIG CS SUZANN	E M. CARMAN Clerk of the Council

REGULATIONS UNDER THE CONTROLLED SUBSTANCES ACT 1984

No. 84 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Controlled Substances Act 1984* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DEAN BROWN Minister for Human Services

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched. 2

Citation

1. The *Controlled Substances (Pesticide) Regulations 1988* (see *Gazette 19 May 1988 p. 1267)*, as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 2

3. Schedule 2 of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE 2

General Fees

1. Fee on Application for Licence

The fee payable on application for a licence is as follows:

Type of licence	Fee payable (according to the month in which the licence is granted) (\$)											
	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun
Pest Control Operator	45	42	39	38	33	30	27	24	21	17	14	11
Pest Controller	182	168	155	142	128	115	102	88	75	62	48	35

2. Fee on Application for Renewal of Licence

The fee payable on application for renewal of a licence is as follows:

Type of Licence	Fee payable (per annum)
Renewal of Pest Control Operator's Licence	\$ 45
Renewal of Pest Controller's Licence	\$182

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REGULATIONS UNDER THE HOUSING IMPROVEMENT ACT 1940

No. 85 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Housing Improvement Act 1940*, on the recommendation of the the South Australian Housing Trust and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DEAN BROWN Minister for Human Services

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Variation of reg. 5

Citation

1. The Housing Improvement (Statements under section 60) Regulations 1986 (see Gazette 27 March 1986 p. 748), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of reg. 5

3. Regulation 5 of the principal regulations is varied by striking out "\$10.00" and substituting "\$20.00".

DHS 001/097/311 ORIG CS

REGULATIONS UNDER THE PUBLIC AND ENVIRONMENTAL HEALTH ACT 1987

No. 86 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Public and Environmental Health Act 1987* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DEAN BROWN Minister for Human Services

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched. 2

SCHEDULE 2

Fees

Citation

1. The *Public and Environmental Health (Waste Control) Regulations 1995* (see *Gazette 10 May 1995* p. 1802), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 2

3. Schedule 2 of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE 2

Fees

PART A This Part applies if the authority is a council

1. Installation or alteration of a waste control system—Other than a temporary facility

(1) For the purposes of this item, the capacity of a waste control system will be taken to include (if relevant) the combined sludge scum and hydraulic loadings for both sewage and sullage waste material.

(2) Fees payable in relation to an application for approval to install or alter a waste control system—

(a)	the system's capacity does not exceed 5 000 litres	\$63

plus \$68 for each inspection required by the council.

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2. Installation or alteration of a temporary waste control system

Fees payable in relation to an application for approval to install or alter a temporary waste control system—

<i>(a)</i>	if the system will service not more than 10 persons	\$28
<i>(b)</i>	if the system will service more than 10 persons, but	
	not more than 100 persons	
		for each 1 000 litres
		(or part thereof) in
		capacity in excess of
		5 000 litres (if any)
<i>(c)</i>	if the system will service more than 100 persons	
		each 1 000 litres
		(or part thereof) in
		capacity in excess of
		5 000 litres (if any),
plus \$68 f	or each inspection required by the council.	
3. Fee pay	able in relation to the connection of a waste control system to a STED scheme or sew	er—
<i>(a)</i>	existing system	\$63
(b)	new system—	
	(i) if the system's capacity does not exceed 5 000 litres	\$63
	(ii) if the system's capacity exceed 5 000 litres	63 plus 14 for each
	(ii) if the system's capacity exceed 5 000 fittes	1 000 litres (or part
		thereof) in capacity in excess
		of 5 000 litres.
plus \$68 f	or each inspection required by the council.	01 5 000 nites,
	able if a matter must be referred to the Commission—referral fee or each inspection (if any) carried out by the Commission.	\$28

(A fee payable under this item is payable to the Commission but may be collected by the council on behalf of the Commission (and then forwarded to the Commission)).

PART B This Part applies if the authority is the Commission

1. In relation to a matter of a kind referred to in Part A—the same fee that would be payable under that Part is payable to the Commission (as if it were a council) (including a case where the waste control system is not the same as, but is similar to, a system that conforms with a prescribed code).

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REGULATIONS UNDER THE RADIATION PROTECTION AND CONTROL ACT 1982

No. 87 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Radiation Protection and Control Act 1982 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DEAN BROWN Minister for Human Services

SUMMARY OF PROVISIONS

- Citation 1.
- 2. Commencement
- 3. Variation of reg. 75
- 4. Variation of reg. 80 5.
- Variation of reg. 146
- 6. Variation of reg. 164
- 7. Variation of reg. 194 8.
- Variation of reg. 209

Citation

1. The Ionizing Radiation Regulations 1985 (see Gazette 4 April 1985 p. 993), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of reg. 75

3. Regulation 75 of the principal regulations is varied by striking out from subregulation (1) "\$45.00" (twice occurring) and substituting, in each case, "\$46.00".

Variation of reg. 80

4. Regulation 80 of the principal regulations is varied—

- (a) by striking out from subregulation (1)(a) "\$77.00" and substituting "\$79.00";
- (b) by striking out from subregulation (1)(b) "\$232.00" and substituting "\$237.00";
- (c) by striking out from subregulation (2) "\$45.00" and substituting "\$46.00".

Variation of reg. 146

5. Regulation 146 of the principal regulations is varied by striking out from subregulation (2) "\$45.00" (twice occurring) and substituting, in each case, "\$46.00".

Variation of reg. 164

6. Regulation 164 of the principal regulations is varied—

- (a) by striking out from subregulation (1)(b) "\$51.00" and substituting "\$52.00";
- (b) by striking out from subregulation (2)(a) "\$45.00" and substituting "\$46.00".

Variation of reg. 194

- 7. Regulation 194 of the principal regulations is varied—
- (a) by striking out from subregulation (3)(a) "\$77.00" and substituting "\$79.00";
- (b) by striking out from subregulation (3)(b) "\$232.00" and substituting "\$237.00";
- (c) by striking out from subregulation (4) "\$45.00" and substituting "\$46.00".

Variation of reg. 209

8. Regulation 209 of the principal regulations is varied—

- (a) by striking out from subregulation (3)(b) "\$45.00" and substituting "\$46.00";
- (b) by striking out from subregulation (3)(c)(i) "\$77.00" and substituting "\$79.00";
- (c) by striking out from subregulation (3)(c)(ii) "\$232.00" and substituting "\$237.00";
- (*d*) by striking out from subregulation (3)(*d*)(ii) "\$51.00" and substituting "\$52.00";
- (e) by striking out from subregulation (3)(e) "\$45.00" and substituting "\$46.00";
- (*f*) by striking out from subregulation (3)(*f*)(i) "\$77.00" and substituting "\$79.00";
- (g) by striking out from subregulation (3)(f)(ii) "\$232.00" and substituting "\$237.00".

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REGULATIONS UNDER THE SOUTH AUSTRALIAN HEALTH COMMISSION ACT 1976

No. 88 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *South Australian Health Commission Act 1976* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DEAN BROWN Minister for Human Services

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 8

Citation

1. The South Australian Health Commission (Private Hospitals) Regulations 1985 (see Gazette 14 March 1985 p. 851), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of reg. 8

3. Regulation 8 of the principal regulations is varied by striking out from subregulation (1) "\$126.50" (twice occurring) and substituting, in each case, "\$130".

DHS 001/097/311 ORIG CS

REGULATIONS UNDER THE SOUTH AUSTRALIAN HEALTH COMMISSION ACT 1976

No. 89 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *South Australian Health Commission Act 1976*, on the recommendation of the South Australian Health Commission and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DEAN BROWN Minister for Human Services

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched. 3

SCHEDULE 3

Recognised hospitals and incorporated health centres: accommodation, rehabilitation, domiciliary care and related fees

Citation

1. The South Australian Health Commission (Recognised Hospital and Incorporated Health Centre—Compensable and Non-Medicare Patients Fees) Regulations 1995 (see Gazette 13 April 1995 p. 1442), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 3

3. Schedule 3 of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE 3

Recognised hospitals and incorporated health centres: accommodation, rehabilitation, domiciliary care and related fees

1.	Glenside Hospital, Hillcrest Hospital (Howard House): fee for inpatient accommodation	\$ 322.00 per day.
2.	Hampstead Centre: fee for inpatient accommodation	\$ 260.00 per day.
3.	Intellectual Disability Services Council Incorporated:	
	(a) Strathmont Centre— fee for inpatient accommodation	\$ 194.00 per day
	(b) Other— fee for inpatient or resident accommodation	\$ 279.00 per day

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	(c)			gement or co-ordination atient to disability services			
	(<i>d</i>)			ration of report on access of patient to disability services of compensation or legal proceedings)\$205.00 per report.			
4.	Julia	a Farr	Services:				
	(<i>a</i>)	Hea	d Injury S	Service—			
		(i)	Inpatien	t—			
			(A)	Rotary Ward A accommodation fee\$ 279.00 per day			
			(B)	Rotary Ward B accommodation fee\$ 353.00 per day			
			(C)	professional service fee (not payable by private patient)\$ 91.00 per day			
		(ii)	Rehabili	itation service for non-admitted patients—			
			(A)	assessment or treatment provided by a medical practitioner, per hour of attendance by the patient (maximum fee) \$ 132.00			
			(B)	individual assessment or treatment provided by a person who is not a medical practitioner, per hour of attendance by the patient (maximum fee) \$ 101.00			
			(C)	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)\$ 42.00			
	(b)	Oth	er Service				
		Inpa	atient acco	ommodation fee\$ 279.00 per day.			
5. All Recognised Hospitals and Incorporated Health Centres:							
		Don	niciliary n	naintenance and care visit—			
		(a)		nce involving a service provided by a medical practitioner, registered or other health professional (other than a paramedical aide)—per visit			
		(b)	any othe	er attendance—per visit\$ 29.50.			
DH	DHS 001/097/311 ORIG CS SUZANNE M. CARMAN Clerk of the Council						

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REGULATIONS UNDER THE ROAD TRAFFIC ACT 1961

No. 90 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Road Traffic Act 1961* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DIANA LAIDLAW Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

- 2. Commencement
- 3. Variation of reg. 10.01—Fees for inspections
- 4. Variation of reg 10.01A—Fees for exemptions

Citation

1. The *Road Traffic Regulations 1996* (see *Gazette 29* August 1996 p. 888), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of reg. 10.01—Fees for inspections

3. Regulation 10.01 of the principal regulations is varied—

(a) by striking out the table of fees at the foot of subregulation (2) and substituting the following table:

Type of vehicle	Fee payable for first inspection	Fee payable for further inspection
B-double	\$289	\$95
Where the exemption is sought in relation to the use of the vehicle as part of a road train or B double—		
Prime mover	\$159	\$54
Semi-trailer	\$66	\$31
Converter dolly	\$31	\$31
Trailer	\$66	\$31
Any other vehicle	\$159	\$54

Where the exemption is sought in relation to the use of the vehicle

otherwise than as part of a road train or B double—						
Commercial motor vehicle with a gross vehicle mass limit of 4.5 tonnes or more	\$84	\$54				
Prime mover with a gross combination mass limit of 4.5 tonnes or more	\$84	\$54				
Any other vehicle	\$54	\$39				

(b) by striking out the table of fees at the foot of subregulation (3) and substituting the following table:

Type of vehicle	Fee payable for first inspection	Fee payable for further inspection consequent on failing first inspection
Commercial motor vehicle with a gross vehicle mass limit of 4.5 tonnes or more	\$84	\$54
Prime mover with a gross combination mass limit of 4.5 tonnes or more	\$84	\$54
Any other vehicle	\$54	\$39

(c) by striking out the table in subregulation (5) and substituting the following table:

Type of vehicle	Fee payable for first inspection	Fee payable for further inspection consequent on failing first inspection	
Buses	\$84	\$54	
Any other vehicle	\$54	\$39	

(d) by striking out the table in subregulation (6) and substituting the following table:

Type of vehicle	Fee payable for first inspection	Fee payable for further inspection	
"One-off" motor vehicle	\$84	\$54	

Motor vehicle converted into a campervan—				
where the vehicle is a prototype of which "type approval" plates are to be issued*	\$54	\$39		
in any other case	\$54	\$39		
Imported motor vehicle	\$54	\$39		

*A further fee of \$5 for each "type approval" plate issued is payable.

(e) by striking out the table in subregulation (7) and substituting the following table:

Type of vehicle	Fee payable for first inspection	Fee payable for further inspection
Commercial motor vehicle with a gross vehicle mass limit of 4.5 tonnes or greater	\$84	\$54
Prime mover with a gross combination mass limit of 4.5 tonnes or greater	\$84	\$54
Any other vehicle	\$54	\$39

- (f) by striking out from subregulation (7a)(a) "\$53" and substituting "\$54";
- (g) by striking out from subregulation (7a)(b) "\$38" and substituting "\$39";
- (*h*) by striking out the table in subregulation (7b) and substituting the following table:

Type of vehicle	Fee payable for first inspection	Fee payable for further inspection
Commercial motor vehicle with a gross vehicle mass limit of 4.5 tonnes or greater	\$84	\$54
Prime mover with a gross combination mass limit of 4.5 tonnes or greater	\$84	\$54
Any other vehicle	\$54	\$39

Variation of reg 10.01A—Fees for exemptions

4. Regulation 10.01A of the principal regulations is varied—

- (a) by striking out from paragraph (a) "\$30.00" and substituting "\$31.00";
- (b) by striking out from paragraph (b)(i) "\$3 110.00" and substituting "\$3 191.00";
- (c) by striking out from paragraph (b)(ii) "\$1 550.00" and substituting "\$1 590.00";
- (d) by striking out from paragraph (b)(iii) "\$1 275.00" and substituting "\$1 308.00".

TSA 4296/97 CS

REGULATIONS UNDER THE PASSENGER TRANSPORT ACT 1994

No. 91 of 1999

At the Executive Council Office at Adelaide 27 May 1991

PURSUANT to the Passenger Transport Act 1994 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DIANA LAIDLAW Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of schedule 4

Citation

1. The *Passenger Transport (General) Regulations 1994* (see *Gazette 28 July 1994 p. 254)*), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

1.

2.

Substitution of schedule 4

3. Schedule 4 of the principal regulations is revoked and the following schedule is substituted:

Application fee for an accreditation under the Act-(a) in respect of an accreditation under Division 1 of Part 4 unless (ii) or (iii) applies......\$227 (i) (ii) in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Vehicle Accreditation or a Small Passenger Vehicle (Non-will initially be used for the purposes of a service operated under the accreditation (iii) in the case of a Small Passenger Vehicle will initially be used for the purposes of a service operated under the accreditation (c) in respect of an accreditation under Division 3 of Part 4\$566 Periodical fee payable under section 33(1)(b) of the Act—for each prescribed period (see regulation 8(1)) in respect of an accreditation under (a)Division 1 of Part 4-(i) unless (ii) or (iii) applies......\$227 (ii) in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation or a Small Passenger Vehicle (Non-Metropolitan) Accreditation\$227 plus \$51 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) (iii) in the case of a Small Passenger Vehicle (Metropolitan) Accreditation\$227 plus \$1 026 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)

SCHEDULE 4

Fees

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\$50	in respect of an accreditation under Division 3 of Part 4		(b)		
	Ity for a default under section 33(2) of the Act	alty	Pena		
	wal fee under section 34 of the Act—	newa	Rene		
	in respect of an accreditation under		(a)		
		Division 1 of Part 4—			
	(i) unless (ii) or (iii) applies	(i)			
	(ii) in the case of a Small Passenger	(ii			
	Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special				
	Purpose) Accreditation or a Small				
	Passenger Vehicle (Non-Metropolitan)				
	Accreditation				
vehicle used (or available f					
use) for the purposes of					
service operated under the service operated unde					
renew					
	(iii) in the case of a Small Passenger	(ii			
	Vehicle (Metropolitan)				
	Accreditation				
vehicle used (or available f					
use) for the purpos of service operated under th					
accreditation at the time					
renew					
\$	in respect of an accreditation under Division 2 of Part 4	in	(b)		
\$50	in respect of an accreditation under Division 3 of Part 4	in	(c)		
\$	tion to vary an accreditation under Division 2 of Part 4	atio	pplica		
	tion to the Board of—				
	the introduction of a vehicle to a service—				
			(a)		
\$	(i) unless (ii) or (iii) applies	(i)			
	(ii) in the case of a vehicle used	(ii			
	for the purposes of a service				
	operated under a Small Passenger				
	Vehicle (Traditional) Accreditation,				
	a Small Passenger Vehicle (Special Purpose) Accreditation or a Small				
	Passenger Vehicle (Non-Metropolitan)				
\$51 per vehic	Accreditation				
	(iii) in the case of a vehicle used	(ii			
	for the purposes of a service	(
	operated under a Small Passenger				
	Vehicle (Metropolitan)				
	Accreditation				

prescribed period for that accreditation under regulation 8(1), the fee payable under subparagraph (ii) or (iii) may be adjusted on a pro rata basis by applying the proportion that the number of months that are left to run to the end of that prescribed period bears to 12 months (on the basis that parts of a month count as a full month)

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7.	Application fee for a licence under Part 6 of the Act—		
	(a) in respect of a special vehicle licence		\$85
	(b) in respect of any other kind of licence		\$170
8.	Renewal fee under Part 6 of the Act—		
	(a) in respect of a special vehicle licence		\$85
	(b) in respect of any other kind of licence		\$170
9.	Application fee for the consent of the Board under section 49 of the Act		\$56
10.	Application fee for consent to the substitution of another vehicle for a license	ed taxi	\$22
11.	Fee for issue of a duplicate of an accreditation or licence that has been lost, e	tc	\$34
12.	Prescribed fee under section 54 of the Act—		
	(a) for a first inspection		\$52
	(b) for a subsequent inspection (if necessary)		\$38
13.	Fee for the issue of replacement registration plates under section 63 of the Ac	et	\$21
14.	Tender fee for the purposes of schedule 1		\$23
PT	B 905/99 CS	Suzanne M. Carman Clerk (of the Council

REGULATIONS UNDER THE DEVELOPMENT ACT 1993

No. 92 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Development Act 1993* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DIANA LAIDLAW Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 63B—Prescribed fee
- 4. Variation of reg. 93A—Register of private certifiers
- 5. Variation of schedule 6
- 6. Variation of schedule 7

Citation

1. The *Development Regulations 1993* (see *Gazette 27* October 1993 p. 1954), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of reg. 63B—Prescribed fee

3. Regulation 63B of the principal regulations is varied by striking out from subregulation (1)(a) "\$1 045" and substituting "\$1 072".

Variation of reg. 93A—Register of private certifiers

4. Regulation 93A of the principal regulations is varied—

- (a) by striking out from subregulation (2)(b) "\$52.50" and substituting "\$54";
- (b) by striking out from subregulation (5)(a) "\$31.30" and substituting "\$32".
Variation of schedule 6

5. Schedule 6 of the principal regulations is varied—

- (a) by striking out from item 1(1) "\$27.20" and substituting "\$28";
- (b) by striking out from item 1(2)(c) "\$16.40" and substituting "\$17";
- (c) by striking out from item 1(2)(d) "\$54.40" and substituting "\$56";
- (d) by striking out from item 1(3)(a)(i) "\$16.40" and substituting "\$17";
- (e) by striking out from item 1(3)(*a*)(ii) "\$54.50 plus \$5.20 for each allotment up to a maximum of \$1 045" and substituting "\$56 plus \$5.50 for each allotment up to a maximum of \$1 072";
- (f) by striking out from item 1(3)(b) "\$142" and substituting "\$146";
- (g) by striking out from item 1(3)(c) "\$54.50" and substituting "\$56";
- (*h*) by striking out from item 1(4) "\$54.50" and substituting "\$56";
- (*i*) by striking out from item 1(5) "\$54.50" and substituting "\$56";
- (*j*) by striking out from item 1(6) "\$54.50" and substituting "\$56";
- (k) by striking out from item 1(8)(a) "\$27.20" and substituting "\$28";
- (l) by striking out from item 1(8)(b) "\$27.20" and substituting "\$28";
- (*m*) by striking out from item 1(8) "(unless the \$27.20 minimum applies)" and substituting "(unless the \$28 minimum applies)";
- (*n*) by striking out from item 1(9) "\$76.50" and substituting "\$79";
- (*o*) by striking out from item 1(10) "\$169" and substituting "\$173";
- (p) by striking out from item 2(a) "\$27.20" and substituting "\$28";
- (q) by striking out from item 2(b) "\$27.20" and substituting "\$28";
- (r) by striking out from item 2 "(unless the \$27.20 minimum applies)" and substituting "(unless the \$28 minimum applies)";
- (s) by striking out from item 3 "\$5.40" and substituting "\$5.50;
- (*t*) by striking out from item 4 "\$27.20" and substituting "\$28";
- (*u*) by striking out from item 6(a) "\$261" and substituting "\$268";
- (v) by striking out from item 6(b) "\$575" and substituting "\$590".

Variation of schedule 7

6. Schedule 7 of the principal regulations is varied—

- (a) by striking out from item 2(a)(iii) "\$49" and substituting "\$50.40";
- (b) by striking out from item 3(a)(iii) "\$93" and substituting "\$95.60".

MTUP 13/99 CS

REGULATIONS UNDER THE HARBORS AND NAVIGATION ACT 1993

No. 93 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Harbors and Navigation Act 1993* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DIANA LAIDLAW Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

2. Commencement

- 3. Variation of sched. 14
 - 3. Fees payable

Citation

1. The *Harbors and Navigation Regulations 1994* (see *Gazette 20* October 1994 p. 987), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of sched. 14

3. Schedule 14 of the principal regulations is varied by striking out clause 3 and substituting the following clause:

Fees payable

3. The following fees are payable to the CEO for the purposes of the Act and these regulations:

Item	Fee
Fees relating to Part 5	
1. Pilotage exemption certificate	\$352.00
2. Renewal of pilotage exemption certificate	\$175.00
3. Replacement pilotage exemption certificate	\$34.00
Fees relating to Part 6	
4. Exemption from crewing requirements	\$80.00

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Fees relating to Part 7

5. Certificate of competency—

		eational vessels— · Boat Operator's Licence	\$22.00
		· special permit	
		\cdot plus for a written examination (whether a first or subsequent attempt)	\$21.00
(<i>b</i>)	for trad	ing vessels operating solely on the River Murray or inland waters-	
	(i)	Master Class 4 River Murray and Inland Waters	\$471.00
		· plus for a second or subsequent attempt at a written examination	
		· plus for a second or subsequent attempt at an oral examination	\$175.00
	(ii)	Master Class 5 River Murray and Inland Waters (including Houseboat)	
		· plus for a second or subsequent attempt at a written examination	
		· plus for a second or subsequent attempt at an oral examination	\$95.00
	(iii)	Coxswain River Murray and Inland Waters	\$297.00
		· plus for a second or subsequent attempt at a written examination	
		· plus for a second or subsequent attempt at an oral examination	\$80.00
(c)	for othe	er trading vessels and fishing vessels—	
	(i)	Master Class 3 or Skipper Grade 1	\$753.00
		· plus for a second or subsequent attempt at a written examination	\$53.00
		\cdot plus for a second or subsequent attempt at an oral examination	\$188.00
	(ii)	Master Class 4, Mate Class 4 or Skipper Grade 2	\$622.00
		· plus for a second or subsequent attempt at a written examination	
		· plus for a second or subsequent attempt at an oral examination	\$175.00
	(iii)	Master Class 5 or Skipper Grade 3	
		· plus for a second or subsequent attempt at a written examination	
		· plus for a second or subsequent attempt at an oral examination	\$134.00
	(iv)	Coxswain	\$297.00
		· plus for a second or subsequent attempt at a written examination	
		· plus for a second or subsequent attempt at an oral examination	\$80.00
	(v)	Marine Engineer Class 3	\$621.00
		· plus for a second or subsequent attempt at a written examination	
		· plus for a second or subsequent attempt at an oral examination	\$175.00
	(vi)	Marine Engine Driver Grade 1	
		· plus for a second or subsequent attempt at a written examination	
		· plus for a second or subsequent attempt at an oral examination	\$108.00
	(vii)	Marine Engine Driver Grade 2	
		· plus for a second or subsequent attempt at a written examination	
		· plus for a second or subsequent attempt at an oral examination	\$69.00
	(viii)	Marine Engine Driver Grade 3	
		· plus for a second or subsequent attempt at a written examination	\$27.00
		from requirement to hold certificate of competency	

8. R	8. Recognition of certificate of competency—		
(a)	if applicant not required to sit examination	\$80.00	
(b)	if applicant required to sit examination	\$257.00	
9. R	e-validation of certificate of competency	\$20.00	
10. 1	Replacement certificate of competency—		
(a)	Boat Operator's Licence or special permit	\$10.00	
(b)	Other	\$80.00	

Fees relating to Part 8 Hire and Drive Houseboats

11. For inspection of a hire and drive houseboat in relation to initial grant of licence under Part 8 of the Act or in relation to adding a houseboat to the fleet operated pursuant to such a licence	\$35.00 per metre
12. For inspection of a hire and drive houseboat pursuant to a condition of a licence under Part 8 of the Act—	
(<i>a</i>) where the inspection is required as a result of damage or alteration to the houseboat	\$14.20 per metre
(b) in any other case	\$22.90 per metre
13. For examination of houseboat building plans—	
(<i>a</i>) for construction of a houseboat	\$26.10 per metre
(b) for alterations to a houseboat	\$14.20 per metre
14. For non-attendance by owner or agent at an appointed inspection	\$175.00
15. For issue of a replacement or additional certificate of inspection\$38.00	
Fore valative to Paut 0	

Fees relating to Part 9 Registration

16. Registration of vessel—

(a) Recreational vessel—

(i)	vessel that is not more than 3.1 metres in length and is powered by an engine capable of c not more than five horsepower—	
	(A)	initial registration\$21.00
	(B)	subsequent registration in same namenil

(C)	subsequent registration in different name\$10.00

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	(ii)	any other	vessel—	
		(A)	initial registration	\$46.00
		(B)	subsequent registration in same name	\$31.00
		(C)	subsequent registration in different name	\$41.00
(b)	Restricte	ed vessel—		
	(i)	initial regi	istration	\$187.00
	(ii)	subsequer	nt registration	\$117.00
17.	Exemption	n from requi	rement for vessel to be registered	nil
18.	Substitutio	on of identif	ication mark at request of owner	\$10.00
19.	Transfer o	f registratio	n of vessel	\$10.00
20.	Replacem	ent certifica	te of registration	\$10.00
21.	Replacem	ent registrat	ion label	\$10.00
22.	Cancellati	on of registi	ration	\$10.00
			Certificates of Survey	
			or application for consent to structural alteration to hull or pment	the sum of the applicable fees fixed by clauses 23 to 28
mat				
mat	erial altera Survey—	ation to equi		fixed by clauses 23 to 28
mate 24.	erial altera Survey— Survey f	ation to equi	pment	fixed by clauses 23 to 28
mate 24. (<i>a</i>)	erial altera Survey— Survey f	ation to equi for initial iss	pment	fixed by clauses 23 to 28
mate 24. (<i>a</i>)	erial altera Survey— Survey f Survey f	ation to equi for initial iss	pment ue of certificate of survey ent issue of certificate of survey— el has been surveyed by a classification society	fixed by clauses 23 to 28
mate 24. (<i>a</i>)	erial altera Survey— Survey f Survey f (i)	or initial iss or subseque if the vess	pment ue of certificate of survey ent issue of certificate of survey— el has been surveyed by a classification society	fixed by clauses 23 to 28
mate 24. (<i>a</i>)	erial altera Survey— Survey f Survey f (i)	or initial iss or subseque if the vess in any oth	pment ue of certificate of survey ent issue of certificate of survey— el has been surveyed by a classification society er case—	fixed by clauses 23 to 28
mate 24. (<i>a</i>)	erial altera Survey— Survey f Survey f (i)	or initial iss or subseque if the vess in any oth (A)	pment ue of certificate of survey ont issue of certificate of survey— el has been surveyed by a classification society er case— Class 1 and 2 vessels: first visit	fixed by clauses 23 to 28
mate 24. (<i>a</i>)	erial altera Survey— Survey f Survey f (i)	or initial iss or subseque if the vess in any oth (A) (B)	pment ue of certificate of survey ont issue of certificate of survey— eel has been surveyed by a classification society er case— Class 1 and 2 vessels: first visit Class 1 and 2 vessels: subsequent visit	fixed by clauses 23 to 28
mate 24. (<i>a</i>)	erial altera Survey— Survey f Survey f (i) (ii)	or initial iss or subseque if the vess in any oth (A) (B) (C) (D)	pment ue of certificate of survey ent issue of certificate of survey— el has been surveyed by a classification society er case— Class 1 and 2 vessels: first visit Class 1 and 2 vessels: subsequent visit Class 3 vessels: first visit	fixed by clauses 23 to 28
mat (<i>a</i>) (<i>b</i>)	erial altera Survey— Survey f Survey f (i) (ii)	or initial iss or subseque if the vess in any oth (A) (B) (C) (D) of alterations	pment ue of certificate of survey ent issue of certificate of survey— el has been surveyed by a classification society er case— Class 1 and 2 vessels: first visit Class 1 and 2 vessels: subsequent visit Class 3 vessels: first visit	fixed by clauses 23 to 28
mat (<i>a</i>) (<i>b</i>)	erial altera Survey— Survey f (i) (ii)	 ation to equi for initial iss for subseque if the vess in any oth (A) (B) (C) (D) of alterations Class 1 an 	pment ue of certificate of survey ent issue of certificate of survey— el has been surveyed by a classification society er case— Class 1 and 2 vessels: first visit Class 1 and 2 vessels: subsequent visit Class 3 vessels: first visit Class 3 vessels: subsequent visit class 3 vessels: subsequent visit	fixed by clauses 23 to 28

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25. Examination and approval of plans—	
(a) construction of vessel or major hull modifications	\$66.50 per metre
(b) major alterations	\$43.40 per metre
(c) other alterations	\$22.90 per metre
26. Attendance of surveyor at an inclining experiment	\$143.00
27. Examination and approval of vessel's stability information—	
(a) if the information is based on a metacentric height (G.M.) criteria	\$143.00
(b) in any other case	\$94.00 per hour minimum fee: \$426.00
28. For non-attendance of owner of vessel or representative at an appointed survey	\$22.90 per metre
29. Alteration to certificate of survey following consent to alteration of vessel or its equipment	\$38.00
30. Exemption from requirement for vessel to be surveyed	nil
31. Extension of period for which certificate of survey remains in force—	
(a) Class 1 and 2 vessels	\$22.90 per metre
(b) Class 3 vessels	\$23.90 per metre
32. Recognition as equivalent to certificate of survey	nil
33. Replacement certificate of survey	\$38.00
Loadline Certificates	
34. Loadline certificate—	
(a) Initial issue	\$43.30 per metre
(b) Subsequent issue	\$22.90 per metre
35. Exemption from requirement for loadline certificate to be issued in respect of vessel	nil

Fees relating to Part 14 Boat Havens

38. Permit to moor vessel in boat haven—

(a) North Arm Boat Haven

	(i)	Annual permit—		
		(A)	Fishing vessel 9 metres and over in length	\$47.00 per metre
		(B)	Fishing vessel less than 9 metres in length	\$63.00 per metre
		(C)	Tender vessel	\$47.00 per metre
		(D)	 The above is subject to the following maximum fees: Fishing vessel and 2 tender vessels Fishing vessel and 3 tender vessels Other vessels 12 metres or more in length Other vessels less than 12 metres in length 	\$342.00 \$118.00 per metre
	(ii)	Tempora	ry permit (1 week or part of a week)	\$41.00
(b)	Port Ma	acDonnell Boat Haven and Robe Boat Haven		
	(i)	Annual p	ermit	\$63.00 per metre
	(ii)	Tempora	ry permit (24 hours)	\$4.00 per day
(c)	Port Pir	rie Boat Hav	ven	
	(i)	Annual p	ermit—	
		(A)	Vessels 9 metres and over in length	\$105.00 per metre
		(B)	Vessels less than 9 metres in length	\$53.00 per metre
	(ii)	Tempora	ry permit (24 hours)	\$1.00 per metre
			Levies	
39.	Facilities	levy—		
	Recreational vessel—			

nil
.00

TSA 4701/97 CS

REGULATIONS UNDER THE MOTOR VEHICLES ACT 1959

No. 94 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Motor Vehicles Act 1959* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

DIANA LAIDLAW Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 14—Purposes for which trade plates may be issued and used
- 4. Variation of Sched. 5—Fees
- 5. Transitional provision

Citation

1. The *Motor Vehicles Regulations 1996* (see *Gazette 30* May 1996 p. 2751), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of reg. 14—Purposes for which trade plates may be issued and used

3. Regulation 14 of the principal regulations is varied by striking out subparagraph (v) of paragraph (m).

Variation of Sched. 5—Fees

4. Schedule 5 of the principal regulations is varied—

(a) by striking out paragraph (b) of clause 2(1) and substituting the following paragraph:

(b) a vehicle that is not a heavy vehicle—

(i)	a motor cycle\$25.00
(ii)	a trailer\$42.00
(iii)	a motor vehicle propelled other than by an internal combustion engine\$70.00

		(iv)	a comm	ercial motor vehicle—	
			(A)	if the unladen mass of the vehicle does not exceed 1 000 kg and the vehicle is propelled by an internal combustion engine—	
				• having 4 cylinders or less	\$70.00
				• having 5 or 6 cylinders	\$142.00
				• having 7 or more cylinders	\$206.00
			(B)	if the unladen mass of the vehicle exceeds 1 000 kg but does not exceed 1 500 kg	\$156.00
			(C)	if the unladen mass of the vehicle exceeds 1 500 kg	\$264.00
		(v)		or vehicle (other than a vehicle referred to in subparagraphs (i) to (iv), d by an internal combustion engine—	
			(A)	having 4 cylinders or less	\$70.00
			(B)	having 5 or 6 cylinders	\$142.00
			(C)	having 7 or more cylinders	\$206.00;
(b)	by striking	out paragr	aph (b)	of clause 2(4) and substituting the following paragraph:	
	<i>(b)</i>	renewal of	registrati	on of a motor vehicle	level 1 fee;
(c)	(c) by striking out paragraph (b) of clause $3(2)$ and substituting the following paragraph:				
	<i>(b)</i>	renewal of	registrati	on of a motor vehicle	level 1 fee;
(<i>d</i>)	(d) by striking out paragraph (b) of clause 23 and substituting the following paragraph:				
	<i>(b)</i>	test fee—			
		(i)	for a tes	t of up to, but not exceeding, 40 minutes' duration	\$31.00
		(ii)	for a tes	t exceeding 40 minutes' duration	\$70.00;
(e)	by striking	out paragr	aph (a)	of clause 24 and substituting the following paragraph:	
	<i>(a)</i>	training co	ourse fee-	-	
		(i)		e motor cycle training preparatory to obtaining a motor cycle permit	\$65.00
		(ii)		nced motor cycle training preparatory to obtaining a motor cycle licence	\$57.00;
(f)	by striking	out from c	alause 2	5(<i>a</i>)(i) "\$37.00" and substituting "\$38.00";	
(g)	by striking	out from c	ause 2	5(<i>b</i>)(i) "\$3 200" and substituting "\$3 285";	
(<i>h</i>)	by striking	out from c	clause 20	5 "\$52.00" and substituting "\$54.00";	

- (i) by striking out from clause 28(a)(i) "\$270.00" and substituting "\$277.00";
- (*j*) by striking out from clause 28(*b*)(i) "\$400.00" and substituting "\$410.00";
- (k) by striking out from clause 29 "\$25.00" and substituting "\$26.00".

Transitional provision

5. (1) The fees prescribed in respect of the issue or renewal of a driver's licence or registration of a motor vehicle by Schedule 5 of the principal regulations, as varied by these regulations, apply where the issue or renewal is to take effect on or after 1 July 1999.

(2) All other fees prescribed by Schedule 5 of the principal regulations, as varied by these regulations, apply from 1 July 1999.

- (3) Despite regulation 4—
- (a) the fees prescribed in relation to the issue or renewal of a driver's licence or registration of a motor vehicle by Schedule 5 of the principal regulations, as in force immediately before the commencement of these regulations, continue to apply where the issue or renewal is to take effect before 1 July 1999; and
- (b) all other fees prescribed by Schedule 5 of the principal regulations, as in force immediately before the commencement of these regulations, continue to apply until 1 July 1999.

TSA 1616/99 CS

REGULATIONS UNDER THE STATE RECORDS ACT 1997

No. 95 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the State Records Act 1997 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

MICHAEL ARMITAGE Minister for Government Enterprises

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched.—Fees

SCHEDULE

Fees

Citation

1. The *State Records Regulations 1998* (see *Gazette 28* May 1998 p. 2387), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched.—Fees

3. The Schedule of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE

Fees

1. MINIMUM FEE (for a service which is paid in advance or not paid immediately).....\$5.15

2. COPIES OF DOCUMENTS

- (1) Photographs (per print)
 - black and white

5" x 3.5"	\$8.70
7" x 5"	\$9.15
10" x 8"	\$9.85
16" x 12"	
20" x 16"	

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		5" 2.5"	¢11.co
	• sepia toning	5" x 3.5" 7" x 5"	
		10" x 8"	
		16" x 12"	
		20" x 16"	\$22.20
	• colour	5" x 3.5"	\$2.70
	• colour	5 x 5.5 7" x 5"	
		10" x 8"	
		14" x 11"	
		20" x 16"	\$25.50
(2)	Negatives (per negative)		
	• black and white (image only)	35 mm	\$5.15
	black and white (image only)	6 cm x 7 cm (120 neg)	
		10 cm x 13 cm	
	• colour (image only)	35 mm	\$5.15
	• black and white (text only)	35 mm	\$4.10
(3)	Slides (per slide)		
	• duplicate of slide (black and white	e or colour)	\$4.10
(4)	Microforms		
	• 35 mm microfilm - 1 reel of positi if master negative is available	ve microfilm (30 metres)	\$44.25
	 35 mm microfilm - 1 reel of positi if master negative is not available 	ve microfilm (30 metres)	\$414.00
	• 16 mm microfilm - 1 reel of positi		
	if master negative is available		\$39.00
	• 16 mm microfilm - 1 reel of positi if master negative is not available	ve microfilm (30 metres)	\$258.00
	• 16 mm microfiche duplicate if ma available	ster negative is	\$1.10 per sheet
	16 mm microfiche duplicate if ma available	ster negative is not	\$27.50 per sheet
(5)	Photocopies (per page)		
	• A4 (297 mm x 210 mm)		\$0.50
	• A4 (297 IIIII x 210 IIIII)		
	• A3 (420 mm x 297 mm)		\$1.00
	 A3 (420 mm x 297 mm) A2 (594 mm x 420 mm) 		\$1.00
	 A3 (420 mm x 297 mm) A2 (594 mm x 420 mm) A1 (841 mm x 594 mm) 		\$1.00 \$4.30 \$5.45
	 A3 (420 mm x 297 mm) A2 (594 mm x 420 mm) A1 (841 mm x 594 mm) A0 (1189 mm x 841 mm) 		\$1.00 \$4.30 \$5.45 \$7.60

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(6) <i>R</i>	equests by correspondence	
•	copies of records requested by correspondence where specific and accurate archive reference numbers are supplied	\$5.15*
	* Fee is in addition to cost of copies, research and postage (if any).	
3. RESEARCH SE	CRVICE (research by archivist)	
•	per 30 minutes or part thereof (minimum fee)	\$18.50**
•	per hour (includes 5 photocopies - additional photocopies at prescribed rates)	\$36.00**
	** (<i>i</i>) Payment of quoted figure is required in advance.	
	(<i>ii</i>) No fee is incurred by persons carrying out their own research or for advice or guidance to users of, or visitors to, the reading room.	
4. POSTAGE ANI) HANDLING	
•	interstate and intrastate	\$1.00
•	international	\$2.05
5. STORAGE OF	RECORDS (for agency purposes only)	
•	storage of permanent value records	no charge
•	storage of temporary value records (high access retrieval)	\$13.30 per shelf metre
•	storage of temporary value records (low access retrieval)	\$10.70 per shelf metre
•	transfer fee (pallet storage only)	\$2.05 per pallet
6. RETRIEVAL O	F RECORDS (for agency purposes only)	
•	retrieval or refiling (includes scheduled courier)	\$6.90 per item
•	interfiling (new files into boxes already held)	\$6.40 per item
•	destruction (secure shredding of documents)	\$6.15 per shelf metre
7. CONSULTANC	Y (for agency purposes only)	
•	preparation of disposal schedules	from \$51.30 per hour
•	culling and sentencing of records	from \$43.25 per hour
•	other advisory or processing services	from \$25.75 per hour
MGE 8/99 CS	Suzanne M. Carman	Clerk of the Council

REGULATIONS UNDER THE EXPLOSIVES ACT 1936

No. 96 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Explosives Act 1936* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

MICHAEL ARMITAGE Minister for Government Enterprises

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched. V

Citation

1. The *Explosives Regulations 1996* (see *Gazette 15* August 1996 p. 578), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. V

3. Schedule V of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE V

Fees

(Section 52, regulation 15.09)

Classification of explosives (Part 2)

1. Fee for—

<i>(a)</i>	application for classification of explosive\$101.00			
<i>(b)</i>	amendment of classification of explosive\$57.00			
Licensing of factories (Part 3)				
2. Licence fee for a factory to manufacture explosives\$183.00				

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	to mix and use Ammonium Nitrate mixture (Part 4)			
3. L	icence to mix and use Ammonium Nitrate mixture of Classification Code 1.1D—			
<i>(a)</i>	for one place only	\$34.00		
<i>(b)</i>	for more than one place	\$86.00		
	to carry explosives (Part 7) Licence fee for a carrier to carry—			
<i>(a)</i>	up to 60 kg of explosives	\$21.50		
<i>(b)</i>	up to 265 kg of explosives	\$34.00		
<i>(c)</i>	up to 1 000 kg of explosives	\$37.25		
<i>(d)</i>	over 1 000 kg of explosives	\$107.00		
	to store on premises (Part 10) icence fee for storing explosives on premises in which the quantity of explosives to be stored—			
<i>(a)</i>	does not exceed 30 kg	\$34.00		
<i>(b)</i>	exceeds 30 kg but does not exceed 60 kg	\$62.00		
	g of magazines (Part 11) 1) Licence fee for portable magazine in which the quantity of explosive to be stored—			
<i>(a)</i>	does not exceed 60 kg	\$74.50		
<i>(b)</i>	exceeds 60 kg but does not exceed 1 000 kg	\$214.00		
<i>(c)</i>	exceeds 1 000 kg	\$376.00		
(2)	Licence fee for any other magazine in which the quantity of explosive to be stored—			
<i>(a)</i>	does not exceed 1 000 kg	\$107.00		
<i>(b)</i>	exceeds 1 000 kg	\$188.00		
	to import explosives (Part 13) .icence fee to import explosives—			
<i>(a)</i>	of classification code 1.2G, 1.3G, 1.4G or 1.4S	\$37.25		
<i>(b)</i>	of another classification code	\$62.00		
	to keep and sell fireworks (Part 14, Division 3) Licence fee to keep and sell Shop Goods Fireworks	\$16.90		
	Inspection or testing of explosives 9. Fee for—			
<i>(a)</i>	examination of fuse	\$20.40		
<i>(b)</i>	examination of detonator	\$20.40		
(c)	physical examination of firework or firework composition	\$20.40		

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(d)	liquefaction test	\$20.40
(<i>e</i>)	exudation test	\$20.40
(f)	heat test	\$20.40
MGE 30/99 CS		SUZANNE M. CARMAN Clerk of the Council

REGULATIONS UNDER THE OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1986

No. 97 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Occupational Health, Safety and Welfare Act 1986 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

MICHAEL ARMITAGE Minister for Government Enterprises

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 6.8.2—Prescription of fee
- 4. Substitution of Sched. 8

SCHEDULE 8 Fees

Citation

1. The Occupational Health, Safety and Welfare Regulations 1995 (see Gazette 23 February 1995 p. 423), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of reg. 6.8.2—Prescription of fee

3. Regulation 6.8.2 of the principal regulations is varied—

(a) by striking out subregulation (1) and substituting the following subregulation:

(1) For the purposes of section 67A of the Act, the prescribed amount for the 1999/2000 financial year is \$4 612 000.

(b) by striking out from subregulation (2) "1998/1999" and substituting "1999/2000".

Substitution of Sched. 8

4. Schedule 8 of the principal regulations is revoked and the following Schedule is substituted:

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SCHEDULE 8

Fees

1.	Inspection	n fees under Part 3 (reg. 3.1.6)	
	<i>(a)</i>	Inspection fee payable when an inspector carries out an inspection under regulation 3.2.6	\$109 per hour
	<i>(b)</i>	Inspection fee payable when an inspector carries out an inspection under regulation 3.2.24	\$109 per hour
	(<i>c</i>)	Inspection fee payable when an inspector carries out an inspection of plant in connection with an application to register, or to renew the registration of, an item of plant (regs. 3.4.3 and 3.4.4)	
2.		on fee for the registration of a plant design under Part 3, re-registration of a plant design (reg. 3.4.2)	
	<i>(a)</i>	General application fee	\$68.50
	PLU	JS	
	(b)	If the Director is to undertake the verification of the plant design under an agreement with the applicant—a fee determined by the Director	
3.	Application	on fee for the registration of an item of plant under Part 3 (re	g. 3.4.3)\$39.25
4.	Annual fe	ee payable by the owner of registered plant under Part 3 (reg.	3.4.6)\$39.25
5.	Application	on for an asbestos removal licence under Part 4.2	
	(a)	In the case of a licence limited to the removal of asbestos-cement (fibro) products or other non-friable asbestos containing material	
	<i>(b)</i>	In any other case	\$5 335.00
6.	Application	on fee for a certificate of competency under Part 6.4	\$68.50
7.	Application	on fee for registration as an assessor under Part 6.4	\$228.00
8.	Annual fe	ee for registration as an assessor under Part 6.4	\$228.00
9.		ble for a copy of a certificate or other document se regulations	\$43.25
10.	Application	on fee for a blaster's licence under Part 5.12 (for 3 years)	\$41.25
11.	Renewal	of a blaster's licence under Part 5.12 (for 3 years)	\$41.25
MC	BE 30/99	CS	SUZANNE M. CARMAN Clerk of the Council

REGULATIONS UNDER THE DANGEROUS SUBSTANCES ACT 1979

No. 98 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Dangerous Substances Act 1979 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

MICHAEL ARMITAGE Minister for Government Enterprises

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched. 2

SCHEDULE 2

Fees

Citation

1. The *Dangerous Substances Regulations 1998* (see *Gazette 27* August 1998 p. 703) are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 2

3. Schedule 2 of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE 2

Fees

1. Subject to clause 2 of this schedule, the following fees are payable to the Director:

(1) Annual fee for a licence or renewal of a licence to keep-

For each licensed premises in which the aggregate capacity of tanks, packaging and cylinders—

- (i) exceeds 560 litres (water capacity) but does not exceed 20 kilolitres\$106.00
- (ii) exceeds 20 kilolitres (water capacity) but does not exceed 100 kilolitres.....\$304.00

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(iii) exceeds 100 kilolitres (water capacity)\$490.00			
*For the purposes of calculating fees, the water capacity of a 45 kilogram liquefied petroleum gas cylinder must be taken to be 109 litres.			
(b) flammable liquids (class 3)—			
For each licensed premises in which the aggregate capacity of tanks, packaging and cylinders—			
(i) exceeds 120 litres but does not exceed 1 kilolitre\$56.50			
(ii) exceeds 1 kilolitre but does not exceed 25 kilolitres\$106.00			
(iii) exceeds 25 kilolitres but does not exceed 250 kilolitres\$266.00			
(iv) exceeds 250 kilolitres but does not exceed 2 500 kilolitres			
(v) exceeds 2 500 kilolitres but does not exceed 10 000 kilolitres\$3 024.00			
(vi) exceeds 10 000 kilolitres\$4 973.00			
(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 pursuant to the licence—			
(i) does not exceed 1 000\$56.50			
(ii) exceeds 1 000 but does not exceed 25 000\$106.00			
(iii) exceeds 25 000 but does not exceed 250 000\$266.00			
(iv) exceeds 250 000 but does not exceed 2 500 000			
(v) exceeds 2 500 000\$3 024.00			
(2) Fees for an autogas permit, renewal of an autogas permit or the issue of a duplicate autogas permit			
(3) Fee for the issue of a compliance plate to the holder of an autogas permit\$6.20			
(4) Fee for the issue of a blank certificate of compliance to the holder of an autogas permit\$2.50			
(5) In respect of an application lodged by or on behalf of a Minister of the Crown			
2. (1) If a licence is to be issued or renewed for a term of more than one year, the fee prescribed by clause 1 must be multiplied by the number of whole years in the term of the licence.			

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

MGE 30/99 CS

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REGULATIONS UNDER THE VALUATION OF LAND ACT 1971

No. 99 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Valuation of Land Act 1971 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

MICHAEL ARMITAGE Minister for Government Enterprises

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Substitution of Sched. 2

SCHEDULE 2

Fees and allowances

Citation

1. The Valuation of Land Regulations 1991 (see Gazette 27 June 1991 p. 2206), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 2

3. Schedule 2 of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE 2

Fees and allowances

Fees

1. (1) For a copy of the valuation roll containing valuations to be adopted for rating or taxing purposes (section 21 of the Act)—

per \$10 000 of site value	
per \$10 000 of capital value	
Minimum fee	\$2 460.00

(2) For a copy of the valuation roll containing valuations not to be adopted for rating or taxing purposes an additional fee equal to 20% of the applicable fee is also payable.

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(3) On an application for review of a valuation (section 25B(2)(c) of the Act)—

of land used by the applicant solely as his or her princip	bal place of residence\$60.00
of any other land	\$147.00
(4) For a certified copy of, or extract from, any entry in a value	uation roll\$22.50
Allowances under section 25A(8) of the Act 2. (1) For a review of a valuation of land used by the applicant of residence	
(2) For a review of a valuation of any other land	\$147.00
MAS 9/99 CS	SUZANNE M. CARMAN Clerk of the Council

REGULATIONS UNDER THE ROADS (OPENING AND CLOSING) ACT 1991

No. 100 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Roads (Opening and Closing) Act 1991* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

MICHAEL ARMITAGE Minister for Government Enterprises

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched.

SCHEDULE

Fees

Citation

1. The *Roads (Opening and Closing) Fees Regulations 1991* (see *Gazette 31* October 1991 p. 1216), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched.

3. The schedule of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE

Fees

1. On deposit with the Surveyor-General of preliminary plan and statement for processing under the Act	\$142
2. For notification of a proposed road process by the Surveyor-General	
pursuant to s. 10 of the Act (payable, on deposit of the preliminary plan and	
statement, by the council commencing the road process)	\$402
3. On deposit with the Surveyor-General of an agreement for transfer or	
exchange (on which is denoted all stamp duty payable in respect of that	
agreement) for processing under the Act	\$97

4. On deposit with the Surveyor-General of a survey plan for processing under the Act—

<i>(a)</i>	exam	nination fee—	
	(i)	where the plan is an uncertified data plan	\$267
	(ii)	where the plan is a survey plan certified by a licensed surveyor	\$534
		plus a further \$267, payable by the surveyor, if the plan is resubmitted following rejection by the Registrar-General (However, the Registrar-General may waive or reduce the further fee if he or she considers that appropriate in a particular case having regard to the work involved in examining the resubmitted plan.)	
<i>(b)</i>	admi	nistration fee (payable in addition to examination fee)	\$131
(on which for a docu	is dei ment	osit with the Surveyor-General of an application under the Act noted all stamp duty payable in respect of that application) of title, or for the alteration of a document of title, to agreement for transfer or exchange	\$97
		ification of an order or a notice by the Surveyor-General pursuant of the Act (payable prior to notification)	\$97
		osit of a document with the Surveyor-General for processing under ch a fee is not otherwise provided in this schedule	\$97
		withdrawal of a document (other than a survey plan) submitted to eneral for processing under the Act	\$35
9. O	n appl	lication for a road width declaration by the Surveyor-General	\$38.

MAS 9/99 CS

REGULATIONS UNDER THE BOTANIC GARDENS AND STATE HERBARIUM ACT 1978

No. 101 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Botanic Gardens and State Herbarium Act 1978*, on the recommendation of the Board of the Botanic Gardens and State Herbarium and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

D. C. Kotz Minister for Environment and Heritage

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of Sched.

Citation

1. The *Botanic Gardens and State Herbarium (General) Regulations 1993* (see *Gazette 15 July 1993* p. 569), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched.

3. The Schedule of the principal regulations is varied by striking out clause 2 and substituting the following clause:

2. SERVICES

- (1) Tree Advisory Service
- (*a*) Tree inspection (including travelling time and time spent researching and writing report)
- (b) Expert advice or court appearance as expert witness (including travelling time)

\$87.50 for the first hour (or part of an hour) plus \$44.50 for each subsequent half hour (or part of a half hour)

> \$87.50 for each hour (or part of an hour)

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(2) Plant Sciences Services

For acting as consultant or court appearance as expert witness:

- (a) where the service is provided by an officer classified at a level of or equivalent to Professional Service Officer 4 or below
- (b) where the service is provided by an officer classified at a level of or equivalent to Professional Service Officer 5 or above

\$94.50 for each hour (or part of an hour)

\$125.00 for each hour (or part of an hour)

(3) Identification of Plant Specimens and other Plant Material for Commonwealth Agency or Instrumentality

- (a) per specimen, for a signed written identification
- (b) per specimen, for an oral or unsigned identification

\$52.00 for the first 15 minutes (or part of 15 minutes) plus \$40.25 for each subsequent 30 minutes (or part of 30 minutes)

\$31.50 for the first 15 minutes (or part of 15 minutes) plus \$40.25 for each subsequent 30 minutes (or part of 30 minutes)

(4) Identification of Plant Specimens by the State Herbarium

- (a) where the service is provided to a person for commercial purposes
- (b) in any other case

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\$16.10 per specimen identified

No charge

REGULATIONS UNDER THE CROWN LANDS ACT 1929

No. 102 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Crown Lands Act 1929 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

D. C. Kotz Minister for Environment and Heritage

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched. 2

> **SCHEDULE 2** Fees

Citation

1. The Crown Lands Regulations 1996 (see Gazette 29 August 1996 p. 1007), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 2

3. Schedule 2 of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE 2

Fees

	\$
Application fees 1. Application for consent—	
(<i>a</i>) to transfer, assign, mortgage, encumber or sublet a lease, agreement or land grant (or part of a lease)	
(b) to transfer, assign or sublet a licence	
(c) to transfer, assign or sublet a licence where the licence is held inseparable with other Crown leasehold land being transferred	
2. Application to surrender a lease for other tenure	
3. Application to surrender absolutely a miscellaneous lease endorsed "non-acceptable" and for the issue of a new miscellaneous lease to a nominated party	
4. Application to convert a licence to other tenure	

5. Application for a duplicate or amended consent to transfer, assign, mortgage, encumber or

sublet a lease, agreement or land grant
(N.B. The cost of publishing a notice in the Gazette where required under s. 222 of the Act is payable in addition to the above fees.)
Document fees 6. For preparing—
(a) a land grant
(b) a lease or agreement
(c) a surrender of a lease or agreement
(d) a surrender of part of a lease or agreement
(e) a certificate under s. 66A or 66B of the Act
(f) a certificate where a lease or agreement is altered, renewed or revived
(g) a determination of a lease or agreement on completion of purchase
(<i>h</i>) a resumption of a lease or agreement
(<i>i</i>) a resumption of part of a lease or agreement
(<i>j</i>) a request by the Minister to alter or cancel a land grant or certificate of title on behalf of another party
(<i>k</i>) a grant of easement or an extinguishment of a grant of easement
(1) a mortgage or discharge of mortgage
7. For correcting by registration an error in the name or other particulars supplied by or on behalf of a lessee, purchaser or other party
Miscellaneous fees 8. For processing a transaction (other than a transaction in respect of which an application fee has been paid) under the Act at the request of any person for the benefit of that person or some other person nominated by that person
(N.B. Documentary fees are payable in addition to the above fee.)
9. For production in the Lands Titles Office of land grants, certificates of title, leases and agreements held as security irrespective of the number of documents involved in the one transaction
10. For preparing or checking definitions for proclamations or notices under the Act—
(<i>a</i>) where the time spent in preparing or checking definitions exceeds two and a half hours (per hour)
(<i>b</i>) minimum fee163.00

N.B. Lands Titles Office fees and stamp duty are not included in the fees in this schedule but will, in appropriate circumstances, be payable.

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REGULATIONS UNDER THE ENVIRONMENT PROTECTION ACT 1993

No. 103 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Environment Protection Act 1993* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

D. C. Kotz Minister for Environment and Heritage

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Variation of Sched. 3—Fees

Citation

1. The *Environment Protection (Beverage Container) Regulations 1995* (see *Gazette 27* April 1995 p. 1658), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched. 3—Fees

3. Schedule 3 of the principal regulations is varied by striking out from clause 2 "\$53.00" and substituting "\$54.50".

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REGULATIONS UNDER THE ENVIRONMENT PROTECTION ACT 1993

No. 104 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Environment Protection Act 1993* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

D. C. Kotz Minister for Environment and Heritage

SUMMARY OF PROVISIONS

1.	Citation
2.	Commencement
3.	Substitution of reg. 4
	4. Monetary value of fee unit
4.	Variation of Sched. 5-Miscellaneous Fees

Citation

1. The *Environment Protection (Fees and Levy) Regulations 1994* (see *Gazette* 15 December 1994 p. 2202), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of reg. 4

3. Regulation 4 of the principal regulations is revoked and the following regulation is substituted:

Monetary value of fee unit

4. In these regulations, the monetary value of a fee unit on and after 1 July 1999 is—

- (*a*) for the purposes of clause 3(5) and (6) of Part A of Schedule 3—\$9.35;
- (b) for the purposes of the remainder of Part A of Schedule 3—\$9.75;
- (c) for all other purposes—\$11.40.

Variation of Sched. 5—Miscellaneous Fees

4. Schedule 5 of the principal regulations is varied—

- (a) by striking out from clause 2 "5.50" (wherever occurring) and substituting, in each case, "5.65";
- (b) by striking out from clause 3(a) "2.25" and substituting "2.30";
- (c) by striking out from clause 3(b) "0.50" and substituting "0.55";
- (d) by striking out from clause 3(c) "0.25" and substituting "0.30".

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REGULATIONS UNDER THE PASTORAL LAND MANAGEMENT AND CONSERVATION ACT 1989

No. 105 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the *Pastoral Land Management and Conservation Act 1989* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

D. C. Kotz Minister for Environment and Heritage

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched.

SCHEDULE

Fees

Citation

1. The *Pastoral Land Management and Conservation Regulations 1991* (see *Gazette 18 April 1991* p. 1351), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched.

3. The Schedule of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE

Fees

Application fees

1. Dealing with an application—

(a) under s. 28(1) of the Act for consent to transfer, etc. a lease or part of a lease—

	(i)	for one lease or part of one lease	.\$236.00
	(ii)	for each additional lease or part of each additional lease	\$117.00
(b)	for a	a duplicate or amended consent under s. 28(1) of the Act	\$17.00

Document fees

2. P	reparing—
<i>(a)</i>	a lease\$311.00
<i>(b)</i>	a surrender or resumption of a lease\$187.00
<i>(c)</i>	a surrender or resumption of part of a lease\$311.00
<i>(d)</i>	on the request of a lessee, a notice of alteration of boundaries under s. 31 of the Act\$159.00
(<i>e</i>)	an agreement between a lessee and any other person or body for the acquisition or extinguishment of easement rights by that other person or body\$159.00
	Forrecting on the register any error in particulars supplied by or on behalf of a lessee,
4. P the lease	neous fees roducing a lease at the Lands Titles Office on the request of a lessee as security where is in possession of the Department of Environment, Heritage and Aboriginal Affairs purposes
	reparing or checking a definition for a notice to be published in the <i>Gazette</i> under 5 of the Act by the Board on the request of some other person\$163.00
	rocessing on the request of some person any other transaction under the Act (not being spect of which an application fee has been paid under these regulations)\$236.00
	(N.B. The fees in this schedule do not include L.T.O. fees or stamp duty that may be payable.)

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REGULATIONS UNDER THE WATER RESOURCES ACT 1997

No. 106 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Water Resources Act 1997 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

D. C. Kotz Minister for Environment and Heritage

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Substitution of Sched. 2

SCHEDULE 2 Fees

Citation

1. The *Water Resources Regulations 1997* (see *Gazette 26* June 1997 p. 3221), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Substitution of Sched. 2

3. Schedule 2 of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE 2 Fees

Application for a permit	\$ 31.80
Maximum fee for copies of documents under section 21 of the Act	\$1.00 per page (but not exceeding \$30 per document)
Application for well drillers' licence For a new licence For the renewal of a licence	
Application for the variation of a well drillers' licence	\$111.00

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Application for a water licence-

(a)	where the licence is to replace a water recovery	
	licence that is taken to be a water licence under	
	the Act but has expired (see regulation 25) or to replace	
	any other water recovery licence that was in force at any time	
	within a period of three months immediately preceding	¢21.00
	the commencement of the Act;	\$31.80
<i>(b)</i>	in any other case	\$130.00
Maximur	n fee for copies of water licences	
		(but not exceeding
		\$30 per licence)
Applicati	on to transfer water licence	\$214.00
Applicati	on to vary water licence on transfer of allocation	\$214.00
Addition	al fee payable on application for transfer of water	
	r variation of licence on transfer of allocation	
	inister had directed an assessment of the effect of	
	the application (see section 39(2) of the Act)	
	nses of the assessment are to be paid by the	
	in addition to this fee.)	\$107.00
Applicati	on to vary licence for any other reason	\$214.00
	on for notation on the register of water licences under	
section 4	7(5) and application for removal of notation under section 47(7)	\$ 5.15
Maximur	n fee for copies of submissions for financial assistance	
		(but not exceeding
		\$30 per submission)
Maximur	n fee for a copy of the annual report of a board	
		(but not exceeding
		\$30 per report)
Maximur	n fee for a copy of the State Water Plan or any	
amendme	ents to the State Water Plan	(but not exceeding
		\$30 per Plan)
Maximur	n fee for copies of documents under section 100 of the Act	
		(but not exceeding
		\$30 per document)
Maximur	n fee for copies of documents under section 107 of the Act	
	•	(but not exceeding
		\$30 per document)
Maximur	n fee for copies of documents under section 115 of the Act	\$1.00 per nage
		(but not exceeding
		\$30 per document)
Maximur	n fee for copies of agenda or minutes of a meeting of the	\$1.00 per page
	a board or committee	(but not exceeding
,		\$30 per document)

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Fee for providing information required under the Land and Business (Sale and Conveyancing) Act 1994	\$ 15.00
Rent for meter	Rent for a period of 12 months or less ending on 30 June
Nominal size of meter less than 50mm	\$173.00 \$256.00 \$292.00
Fee for testing meter under section 126(4) of the Act	Estimated cost quoted by Minister
Fee for reading meter at request of licensee	Estimated cost quoted by Minister
MEH 13/99 CS	SUZANNE M. CARMAN Clerk of the Council

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REGULATIONS UNDER THE LOCAL GOVERNMENT ACT 1934

No. 107 of 1999

At the Executive Council Office at Adelaide 27 May 1999

PURSUANT to the Local Government Act 1934 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

IAIN EVANS Minister for Industry and Trade

SUMMARY OF PROVISIONS

1.	Citation
1.	Citation

2. Commencement

3. Variation of Sched.—Prescribed fees (s. 173 of Act)

Citation

1. The *Local Government (Valuation) Regulations 1989* (see *Gazette 22* December 1988 p. 2123), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched.—Prescribed fees (s. 173 of Act)

3. The Schedule of the principal regulations is varied—

- (*a*) by striking out from item 1(*a*) "56" and substituting "60";
- (b) by striking out from item 1(b) "137" and substituting "147";
- (c) by striking out from item 2(a) "112" and substituting "120";
- (d) by striking out from item 2(b) "137" and substituting "147".

MLG 2/99 CS