South Australia

# **Environment Protection (Fees) Variation Regulations 2013**

under the Environment Protection Act 1993

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## Part 1—Preliminary

#### **1—Short title**

These regulations may be cited as the *Environment Protection (Fees) Variation Regulations 2013*.

#### 2—Commencement

These regulations will come into operation on 1 July 2013.

### **3**—Variation provisions

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

### Part 2—Variation of Environment Protection Regulations 2009

#### 4—Substitution of regulation 4

Regulation 4—delete the regulation and substitute:

### 4-Monetary value of fee unit

In these regulations, the monetary value of a fee unit is as follows:

 (a) for the purposes of the annual authorisation fee for a licence (including a projected annual authorisation fee under regulation 27(4) and (5)—

- (i) for the flat fee component—\$59.00;
- (ii) for the environment management component— \$623.00;
- (iii) for the pollutant load-based component—\$5.80;
- (iv) for the water reuse component—\$14.70;
- (b) for the purposes of the waste depot levy under regulation 70(1)(a)—\$14.20;
- (c) for all other purposes—\$18.40.

### 5—Substitution of Schedule 4

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Schedule 4—delete the Schedule and substitute:

### Schedule 4—Miscellaneous fees

		for approval of the transfer of an environmental (section 49(5) of the Act)—				
(a)		if the authorisation fee last paid or payable was less than \$1 000				
(b)		if the authorisation fee last paid or payable was not less than \$1 000 but not more than \$1 999				
(c)		if the authorisation fee last paid or payable was not less than \$2 000 but not more than \$4 999				
(d)		if the authorisation fee last paid or payable was not less than \$5 000 but not more than \$9 999				
(e)		if the authorisation fee last paid or payable was not less than \$10 000 but not more than \$49 999				
(f)		if the authorisation fee last paid or payable was \$50 000 or more				
Bevera	-	ntainer approvals and annual fees (Part 8 Division 2 of				
(a)	application for approval of a class of containers as category A or category B containers (section 68 of the Act)—					
	(i)	for 1 class of container	15 fee units			
	(ii)	for 2 to 5 classes of container (inclusive)	25 fee units			
	(iii)	for 6 to 10 classes of container (inclusive)	37 fee units			
	(iv)	for 11 to 20 classes of container (inclusive)	61 fee units			
	(v)	for more than 20 classes of container	109 fee units			
(b)		lication for approval to operate a collection depot ction 69 of the Act)—				

		(i)	for a collection depot other than a reverse vending machine	7 fee units			
		(ii)	for a reverse vending machine	18 fee units			
	(c)	(c) application for approval to carry on business as a super collector (section 69 of the Act)					
	(d)	(d) annual fee for operating a collection depot (section 69A of the Act)—					
		(i)	for a collection depot within metropolitan Adelaide	15 fee units			
		(ii)	for a collection depot outside metropolitan Adelaide	7.5 fee units			
	(e)	ann (seo	32 fee units				
3		a as site contamination auditor (section 103V of the Act vision 2 of these regulations)—					
	(a)	app	plication for accreditation (regulation 54)	\$448.00			
	(b)		nt of accreditation (regulation 55) or renewal of reditation (regulation 59)	\$4 607.00			
	(c)	ann	nual fee for accreditation (regulation 58)	\$2 665.00			
	(d)		lacement of certificate of accreditation or identity card gulation 62)	\$59.00			
4	Inspection of the register (section 109(5) of the Act)—						
	(a)	eac	1 fee unit				
	(b)	eac	h inspection requiring access to a computer-				
		(i)	for the first 10 minutes (or part of that 10 minutes) of access	1 fee unit			
		(ii)	for each additional 10 minutes (or part of that 10 minutes) of access	1 fee unit			
5	Copy of part of the register (section 109(6) of the Act)-						
	(a)	firs	t page	\$4.70			
	(b)	eac	h additional page	\$1.60			

Note—

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

### Made by the Governor

with the advice and consent of the Executive Council on 6 June 2013

No 73 of 2013

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