### South Australia

# **Consent to Medical Treatment and Palliative Care Regulations 2014**

under the Consent to Medical Treatment and Palliative Care Act 1995

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## Schedule 1—Fees

## Schedule 2—Revocation of Consent to Medical Treatment and Palliative Care Regulations 2004

1 Revocation of Consent to Medical Treatment and Palliative Care Regulations 2004

#### 1—Short title

These regulations may be cited as the *Consent to Medical Treatment and Palliative Care Regulations 2014*.

#### 2—Commencement

These regulations will come into operation on 1 July 2014.

## 3—Interpretation

In these regulations—

Act means the Consent to Medical Treatment and Palliative Care Act 1995.

## **4**—Health practitioners

- (1) For the purposes of the definition of *health practitioner* in section 14(1) of the Act, the following professions and practices are declared to be included in the ambit of that definition:
  - (a) the provision of an ambulance service and medical treatment by a member of the staff of SAAS;
  - (b) paramedic.

(2) In this regulation—

*ambulance service*, *medical treatment* and *SAAS* have the same meanings as in the *Health Care Act 2008*.

## 5—Consent of person responsible

Pursuant to section 14B(2) of the Act, the following provisions apply in relation to the giving of consent by a person responsible for a patient for the purposes of the Act:

- (a) the person responsible must make and keep such records relating to the giving of consent as may be required under a scheme determined from time to time by the Minister and published in the Gazette;
- (b) a person responsible for a patient contemplated by paragraph (d) of the definition of *person responsible* in section 14(1) of the Act cannot consent to the administration of medical treatment consisting of the administration of drugs (whether of a sedating nature or otherwise) principally for the purpose of controlling the behaviour of the patient.

Note—

This practice is commonly referred to as the chemical restraint of a patient.

## 6—Resolution of disputes by Public Advocate

- (1) For the purposes of section 18C of the Act, and despite section 23 of the *Guardianship* and Administration Act 1993, the Public Advocate may only delegate a function or power under that section relating to mediation to a person if the Public Advocate is satisfied that the person has suitable qualifications and expertise in mediation.
- (2) A mediator to whom the Public Advocate has delegated a function or power under section 18C of the Act has, for the purposes of that section, the same privileges and immunities as a member of the Guardianship Board under the *Guardianship and Administration Act 1993*.

### 7—Referral of matters to Public Advocate

For the purposes of section 18F of the Act, the Guardianship Board may not refer a matter to the Public Advocate if the matter has already been the subject of mediation under section 18C of the Act.

## 8—Fees

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

### Schedule 1—Fees

Description of fee	Fee
Application under section 18C of the Act	nil
Application under section 18E of the Act	nil

## Schedule 2—Revocation of Consent to Medical Treatment and Palliative Care Regulations 2004

## 1—Revocation of Consent to Medical Treatment and Palliative Care Regulations 2004

The Consent to Medical Treatment and Palliative Care Regulations 2004 are revoked.

#### Note—

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

## Made by the Governor

with the advice and consent of the Executive Council on 12 June 2014

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