South Australia

Fees Regulation (Immigration SA) Regulations 2015

under the Fees Regulation Act 1927

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Schedule 1—Fees

1—Short title

These regulations may be cited as the *Fees Regulation (Immigration SA) Regulations 2015*.

2—Commencement

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

3—Interpretation

In these regulations—

Immigration SA means the business unit within the administrative unit of the Public Service that is, under a Minister, responsible for the administration of the *Industries Development Act 1941*, with responsibilities related to skilled and business migration to South Australia.

4—Fees for assessment of certain applications by prospective migrants to SA

The fees set out in Schedule 1 are payable for the assessment by Immigration SA of an application made by a prospective migrant to South Australia seeking nomination or sponsorship relating to the making of an application for the appropriate visa under the *Migration Act 1958* of the Commonwealth.

Schedule 1—Fees

Item	Class of migrant	Application to be assessed	Fee
1	Skilled migrant	For the assessment of an application by a skilled migrant to be nominated for general skilled migration	\$200
2	Business migrant	For the assessment of an application by a business migrant to be nominated or sponsored for—	
		(a) business skills (provisional or temporary)	\$500

Item Class of Application to be assessed migrant

Fee

(b) business skills (permanent)

\$750

Made by the Governor

with the advice and consent of the Executive Council on 19 March 2015

No 27 of 2015

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