South Australia

Radiation Protection and Control (Ionising Radiation) (Fees) Variation Regulations 2018

under the Radiation Protection and Control Act 1982

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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Radiation Protection and Control (Ionising Radiation) (Fees) Variation Regulations 2018.*

2—Commencement

These regulations will come into operation on 1 July 2018.

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 Radiation Protection and Control (Ionising Radiation) Regulations 2015

4—Substitution of Schedule 4

Schedule 4—delete the Schedule and substitute:

Schedule 4—Fees

1—Interpretation

In this Schedule—

level 1 radiation apparatus means—

- (a) apparatus for dental plain radiography; or
- (b) cabinet X-ray units; or
- (c) bone densitometry apparatus; or
- (d) X-ray analysis apparatus; or
- (e) apparatus for bomb disposal radiography,

other than level 2 or 3 radiation apparatus;

level 2 radiation apparatus means—

- (a) fixed, mobile or portable apparatus for chiropractic, medical or veterinary plain radiography; or
- (b) industrial radiography apparatus (including site radiography apparatus); or
- (c) orthopantomographic or cephalometric apparatus for dental radiography; or
- (d) mini C-arm fluoroscopy apparatus; or
- (e) bore hole logging apparatus,

other than level 3 radiation apparatus;

level 3 radiation apparatus means—

- (a) apparatus for computed or cone beam tomography; or
- (b) fixed or mobile apparatus for medical or veterinary fluoroscopy (other than mini C-arm fluoroscopy apparatus); or
- (c) apparatus capable of producing accelerating voltages of up to 0.5 megavolts for medical radiation therapy; or
- (d) apparatus capable of producing X-rays or electron beams with an energy range of 0.5 to 20 megaelectronvolts for medical radiation therapy; or
- (e) apparatus for mammography or soft tissue radiography.

2—Licence to test for developmental purposes (section 23A of Act)

For a licence under section 23A of the Act to carry out developmental testing operations—

application fee

(a)

(4)	чРР	application rec		
(b)	ann	ual fee—		
	(i)	for a licence authorising, at a site, operations for the mining or processing of radioactive ores not involving <i>in situ</i> leaching	\$33 736.00	
	(ii)	for a licence authorising, at a site, operations for the mining or processing of radioactive ores involving <i>in situ</i> leaching	\$33 736.00	
	(iii)	for a licence authorising, at a site, mineral sands operations	\$3 615.00	

\$3,615.00

2

(iv) for a licence authorising, at a site, mineral processing operations where a radioactive substance is generated as a by-product \$\$3615.00

3—Licence to carry out mining or mineral processing (section 24 of Act)

For a licence under section 24 of the Act to carry out operations for mining or mineral processing—

(a) application fee \$10 844.00

(b) annual fee—

(i) for a licence authorising, at a site, operations for the mining or processing of radioactive ores involving *in situ* leaching

(ii) for a licence authorising, at a site, operations for the mining or processing of radioactive ores (other than activities involving *in situ* leaching)—

(A) with a capacity to extract or process up to \$357 172.00 5 megatonnes of radioactive ore per year

(B) with a capacity to extract or process more than 5 megatonnes but not more than 15 megatonnes of radioactive ore per year \$714 337.00

(C) with a capacity to extract or process more than \$950 869.00 15 megatonnes of radioactive ore per year

(iii) for a licence authorising, at a site, mineral sands s27 709.00 operations

(iv) for a licence authorising, at a site, mineral processing operations where a radioactive substance is generated as a by-product \$10.844.00

4—Licence to use or handle radioactive substances (section 28 of Act)

 For a licence under section 28 of the Act to use or handle radioactive substances—

(a) application fee \$264.00

(2) No additional licence fee or application fee is payable by a person who applies for a temporary licence and a permanent licence at the same time where the subject matter of both applications is the same.

licence fee or fee for renewal of licence

5—Registration of premises in which unsealed radioactive substances are handled or kept (section 29 of Act)

For registration under section 29 of the Act of premises in which unsealed radioactive substances are handled or kept—

(a) application fee
(b) registration fee or fee for renewal of registration
\$299.00

6—Facilities licence (section 29A of Act)

(b)

(1) For a licence in respect of a facility containing unsealed radioactive substances resulting from past activities—

(a) application fee \$2 086.00

\$118.00

	(b)	lice	nce fee or fee for renewal of licence	\$8 348.00			
(2)			in respect of a facility used for the storage or handling substances—				
	(a)	app	lication fee	\$1 393.00			
	(b)	lice	nce fee or fee for renewal of licence	\$4 174.00			
(3)		ns in	in respect of a pilot plant for developmental testing volving or in relation to mining or mineral processing				
	(a)						
	(b)	che exti sub	radioactive substances are subjected to a process of mical treatment including leaching, dissolution, solvent raction or ion exchange and the amount of radioactive stance involved in the operation is less than 10 tonnes are per year—				
		(i)	application fee	\$1 393.00			
		(ii)	licence fee or fee for renewal of licence	\$4 174.00			
7—R	egistrati	on of	a sealed radioactive source (section 30 of Act)				
	For reg		on under section 30 of the Act of a sealed radioactive				
	(a)	app	lication fee for each sealed radioactive source	\$1 299.00			
	(b)	reg	istration fee or fee for renewal of registration—				
		(i)	for the first source	\$299.00			
		(ii)	for each additional source to be registered in the name of the same owner	\$99.50			
8—Li	icence to	oper	ate radiation apparatus (section 31 of Act)				
(1)	For a licence under section 31 of the Act to operate radiation apparatus—						
	(a)	app	lication fee	\$268.00			
	(b)	lice	nce fee or fee for renewal of licence	\$118.00			
(2)	No additional licence fee or application fee is payable by a person who applies for a temporary licence and a permanent licence at the same time where the subject matter of both applications is the same.						
9—R	egistrati	on of	radiation apparatus (section 32 of Act)				
(1)	For reg						
	(a)	app	lication fee	\$501.00			
	(b)	reg	istration fee or fee for renewal of registration	\$238.00			
(2)	For registration under section 32 of the Act of each level 2 radiation apparatus—						
	(a)	app	lication fee	\$538.00			
	(b)	reg	istration fee or fee for renewal of registration	\$253.00			

(3)	For registration under section 32 of the Act of each level 3 radiation apparatus—								
	(a)	application fee	\$651.00						
	(b)	registration fee or fee for renewal of registration	\$416.00						
(4)	For regis								
	(a)	application fee	\$501.00						
	(b)	registration fee or fee for renewal of registration	\$238.00						
10—Licence to possess a radiation source (section 33A of Act)									
(1)	For up to 2 premis								
	(a) application fee		\$377.00						
	(b)	licence fee or fee for renewal of licence	\$124.00						
(2)	For 6 to 10 apparatus or sealed radioactive sources or 3 to 5 premises—								
	(a)	application fee	\$1 071.00						
	(b)	licence fee or fee for renewal of licence	\$293.00						
(3)	For more than 5 pr								
	(a)	application fee	\$1 991.00						
	(b)	licence fee or fee for renewal of licence	\$462.00						
	If more thigher fe								
11—/	Accredita	tion of third party service providers (section 33B of Act)							
(1)	Accredit								
	(a)	application fee	\$191.00						
	(b)	annual fee	\$60.00						
(2)	Accreditation for tester—								
	(a)	application fee	\$259.00						
	(b)	annual fee	\$60.00						
(3)	Accredit								
	(a)	application fee	\$325.00						
	(b)	annual fee	\$60.00						
12—Miscellaneous fees									
	For a reprint of a licence or certificate of accreditation or registration \$19.0								

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 21 June 2018

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