South Australia

Fees Regulation (Immigration SA) Regulations 2019

under the Fees Regulation Act 1927

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1—Short title

These regulations may be cited as the *Fees Regulation (Immigration SA) Regulations 2019*.

2—Commencement

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

3—Interpretation

In these regulations, unless the contrary intention appears—

Immigration SA means the business unit within the Department for Innovation and Skills with responsibilities related to skilled and business migration to the State.

4—Fees for assessment of certain applications by prospective migrants

The fees set out in Schedule 1 are payable for the assessment by Immigration SA of an application made by a prospective migrant to the State 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	\$220
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)	\$550

ItemClass of migrantApplication to be assessedFee(b)business skills (permanent)\$825

Schedule 2—Revocation of Fees Regulation (Immigration SA) Regulations 2015

The Fees Regulation (Immigration SA) Regulations 2015 are revoked.

Made by the Governor

with the advice and consent of the Executive Council on 12 September 2019

No 207 of 2019