Version No. 012

Environment Protection (Fees) Regulations 2001

S.R. No. 119/2001

Version incorporating amendments as at 29 February 2008

TABLE OF PROVISIONS

Regulation

Page

PART	T1—PRELIMINARY	1
1	Objective	1
2	Authorising provision	1
3	Commencement	1
4	Revocation	1
5	Definitions	1
6	Revoked	2
PART	2-WORKS APPROVAL	3
7	Fee for works approval application	3
8	Fee for application to transfer works approval	4
PART	3-LICENCES	5
9	Fee for licence	5
10	Revoked	6
11	Fee for licence for premises licensed to receive waste	6
12	Fee for an application to amend a licence	7
13	Fee for an application to transfer a licence	7
14	Fee reduction for accredited licensee	7
15	Authority may enter into fee reduction agreement	7
PART	C4—PERMITS	8
16	Fee for permit to transport prescribed waste	8
17	Fee for temporary permit to transport prescribed waste	8
18	Fee for application to transfer or amend a permit	8
19	Maximum fee for septic tank permits	9

Regulation	Page
PART 5-ENVIRONMENTAL AUDIT	10
20 Fee for environmental audits	10
PART 6—SERVICES PROVIDED FOR THE PURPOSE OF REGULATIONS	11
21 Fee for application for exemption from regulation	11
PART 7—TRANSITIONAL PROVISIONS	12
 Transitional arrangements for existing licence holders Transitional arrangements following classification of class 3 	12
indicators	12
SCHEDULES	13
SCHEDULE 1—Regulations Revoked	13
SCHEDULE 2—Base Fee Information	14
SCHEDULE 3—Component Fee Information	21
SCHEDULE 4—Additional information for fees for prescribed waste transport permits	25
ENDNOTES	27
1. General Information	27
2. Table of Amendments	28
3. Explanatory Details	29

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PART 1-PRELIMINARY

1 Objective

The objective of these Regulations is to set the fees that are payable under the **Environment Protection Act 1970**.

2 Authorising provision

These Regulations are made under section 71 of the **Environment Protection Act 1970**.

3 Commencement

These Regulations come into operation on 6 November 2001.

4 Revocation

The Regulations set out in Schedule 1 are **revoked**.

5 Definitions

In these Regulations—

- *annual load* means the annual tonnes per year that may be specified in a licence for the purposes of calculating a fee in accordance with these Regulations;
- *class 1 indicator* means a class 1 indicator as classified in State environment protection policy (Air Quality Management) as in force from time to time;

class 2 indicator means a class 2 indicator as classified in State environment protection policy (Air Quality Management) as in force from time to time;

class 3 indicator means a class 3 indicator as classified in State environment protection policy (Air Quality Management) as in force from time to time;

the Act means the **Environment Protection Act** 1970.

* * * * *

Reg. 6 amended by S.R. No. 75/2003 reg. 4, revoked by S.R. No. 88/2004 reg. 6(Sch. 3 item 1.1).

r. 5

r. 7

PART 2—WORKS APPROVAL

7 Fee for works approval application

- (1) In this regulation and in the Table
 - *assessed by an environmental auditor* means an environmental auditor has stated, in writing, that a works approval application contains adequate information of suitable quality to assess whether the application meets the Authority's requirements as set out in guidelines published by the Authority from time to time and that those requirements would be complied with should the works proceed;
 - *cost* means the amount needed to carry out the works to which a works approval application relates other than any amount needed to buy land associated with the works and any amount needed to construct or modify any building which will not or does not contribute substantially to the control of pollution or to the production capacity of the plant.
- (2) The prescribed fee payable with respect to an application under section 19B of the Act for a works approval is the relevant fee set out in column 2 of the Table.
- (3) If a works approval application has been assessed by an environmental auditor, the relevant fee set out in column 2 of the Table must be reduced by 25%.

Environment Protection (Fees) Regulations 2001 S.R. No. 119/2001 Part 2—Works Approval

TABLE

WORKS APPROVAL

Estimated cost by the Authority of the proposed works	Fee in Fee Units
(Column 1)	(Column 2)
Less than \$10 000	61.8
$10\ 000\ or\ greater,\ but\ less\ than\ 50\ 000$	123.6
\$50 000 or greater, but less than \$250 000	257.5
\$250 000 or greater, but less than \$1 million	432.6
\$1 million or greater, but less than \$5 million	721
\$5 million or greater, but less than \$25 million	1442
\$25 million or greater, but less than \$100 million	2163
\$100 million or greater	4500

8 Fee for application to transfer works approval

The prescribed fee for an application to transfer a works approval is 35 fee units.

Reg. 7 Table amended by S.R. No. 88/2004 reg. 6(Sch. 3 item 1.2(a)-

r. 8

(g)).

r. 9

PART 3—LICENCES

9 Fee for licence

- Subject to any applicable limit set out in section 24 of the Act, the prescribed annual fee payable with respect to a licence under section 20 of the Act is the sum of—
 - (a) the highest of any applicable base fee relating to an activity specified in the Table in Schedule 2; and
 - (b) all applicable component fees specified in Tables 1 and 2 in Schedule 3.
- (2) The Authority may approve an emission estimation technique for calculating an annual load for the purpose of these Regulations.
- (3) If an annual load is not specified in a licence, the relevant licence fee under these Regulations must be calculated—
 - (a) for discharges to the atmosphere, by reference to the maximum amount of waste discharged in grams per minute concentration converted to tonnes per year;
 - (b) for discharges to water and land, by reference to—
 - (i) the median amount of waste specified in the licence that may be discharged, or;
 - (ii) if a median amount is not specified, the maximum amount of waste specified in the licence—

in milligrams per litre multiplied by the annual mean flow or annual stormwater flow.

Environment Protection (Fees) Regulations 2001 S.R. No. 119/2001 Part 3—Licences

r. 11

Reg. 10 amended by S.R. No. 88/2004 reg. 6(Sch. 3 item 1.3), revoked by S.R. No. 77/2007 reg. 17.	11	* Fee for lice	* nce for pre	* mises licens	* sed to recei	* ve waste
Reg. 11(1) amended by S.R. Nos 43/2002 reg. 5(a), 88/2004 reg. 6(Sch. 3 item 1.4).		the ann to rece is 0.01	nual fee for ive solid ine 03 fee units	applicable f a licence for ert waste and for each tor emises in a y	r premises 1 d putrescibl nne of waste	icensed e waste
Reg. 11(2) amended by S.R. Nos 43/2002 reg. 5(b), 88/2004 reg. 6(Sch. 3 item 1.5).		the and treatme prescri each to	nual fee for ent, reproce bed industri	applicable f a licence for ssing or disp ial waste is (cribed indus a year.	the storage posal of any 0.103 fee un	e, nits for
		industr (2) wa materi	rial waste at s processed al for re-use	lation (4), if a premises in the prece , the annual ved from the	under subre ding year ir fee must be	egulation nto e reduced
		Fee und	er subregulation	(2) ×	e processed for nandled at the p	
Reg. 11(4) amended by S.R. No. 88/2004 reg. 6(Sch. 3 item 1.6).		must b	e at least 50 ulation (2),	culated und 9% of the fee or 66.95 fee	e calculated	under

12 Fee for an application to amend a licence

- (1) The fee payable for an application to amend a licence is the lower of—
 - (a) 10% of the annual licence fee; or
 - (b) 85 fee units.
- (2) Despite subregulation (1), if the application relates to works for which a works approval application fee has been paid, no fee is payable.

13 Fee for an application to transfer a licence

The fee payable for an application to transfer a licence is the lower of—

- (a) 10% of the annual licence fee; or
- (b) 35 fee units.

14 Fee reduction for accredited licensee

An accredited licensee under the Act is entitled to a 25% reduction of the annual licence fee otherwise payable under these Regulations.

15 Authority may enter into fee reduction agreement

- If the Authority classifies a class 3 indicator, where it was not previously classified as such, a licensee may apply to the Authority to enter into a fee reduction agreement.
- (2) A fee reduction agreement may impose conditions.

PART 4—PERMITS

16 Fee for permit to transport prescribed waste

Subject to the limit set out in section 53G(3) of the Act, for the purposes of section 53G of the Act, the annual fee payable for a permit to transport prescribed waste is the sum of all applicable vehicle fees as set out in Schedule 4.

17 Fee for temporary permit to transport prescribed waste

The fee payable for a permit to transport prescribed waste for a period not exceeding one month is the higher of—

- (a) 25% of the fee payable under regulation 16; or
- (b) 10.3 fee units.

18 Fee for application to transfer or amend a permit

Subject to the limit set out in section 53G(2) of the Act, the fee payable for an application to transfer or amend a permit to transport prescribed waste is the higher of—

- (a) 10% of the fee payable under regulation 16; or
- (b) 5.15 fee units.

Reg. 18(b) amended by S.R. No. 88/2004

Reg. 17(b)

amended by S.R. No. 88/2004 reg. 6(Sch. 3 item 1.7).

reg. 6(Sch. 3 item 1.8).

Environment Protection (Fees) Regulations 2001 S.R. No. 119/2001 Part 4—Permits

r. 19

19 Maximum fee for septic tank permits

For the purposes of section 53M(2)(b) of the Act, a maximum fee of 46.35 fee units is prescribed.

Reg. 19 amended by S.R. No. 88/2004 reg. 6(Sch. 3 item 1.9). r. 20

PART 5—ENVIRONMENTAL AUDIT

20 Fee for environmental audits

For the purposes of section 53T(3) of the Act, where the geographical area in respect of an environmental audit for which a certificate of environmental audit or statement of environmental audit is issued is—

(a) less than 0.05 hectares, the prescribed fee is 36.05 fee units;

(b) 0.05 hectares or greater but less than
 0.1 hectares, the prescribed fee is 77.25 fee units;

- (c) 0.1 hectares or greater but less than
 1 hectare, the prescribed fee is 128.75 fee units;
- (d) 1 hectare or greater but less than 5 hectares, the prescribed fee is 206 fee units;

(e) 5 hectares or greater, the prescribed fee is 360.5 fee units.

Reg. 20(a) amended by S.R. No. 88/2004 reg. 6(Sch. 3 item 1.10(a)).

Reg. 20(b) amended by S.R. No. 88/2004 reg. 6(Sch. 3 item 1.10(b)).

Reg. 20(c) amended by S.R. No. 88/2004 reg. 6(Sch. 3 item 1.10(c)).

Reg. 20(d) amended by S.R. No. 88/2004 reg. 6(Sch. 3 item 1.10(d)).

Reg. 20(e) amended by S.R. No. 88/2004 reg. 6(Sch. 3 item 1.10(e)).

r. 21

PART 6—SERVICES PROVIDED FOR THE PURPOSE OF REGULATIONS

21 Fee for application for exemption from regulation

The prescribed fee for an application for an exemption under the Environment Protection (Prescribed Waste) Regulations 1998¹ is 30.9 fee units.

Reg. 21 amended by S.R. No. 88/2004 reg. 6(Sch. 3 item 1.11).

PART 7—TRANSITIONAL PROVISIONS

22 Transitional arrangements for existing licence holders

Despite anything to the contrary in these Regulations, if during the period commencing 6 November 2001 and ending 30 June 2002 an existing licence holder becomes liable for an annual fee for the licence, the amount of the annual fee for the licence, must be calculated in accordance with the Regulations listed in Schedule 1, as in force immediately before the commencement of these Regulations.

23 Transitional arrangements following classification of class 3 indicators

Despite anything to the contrary in these Regulations, if subsequent to the classification of a new class 3 indicator by the Authority a licence holder becomes liable to pay an increased fee for the licence as a result of the new class 3 indicator, the increased fee need not be paid until the expiration of 2 years from the date of publication in the Government Gazette of the State environment protection policy that classifies the new class 3 indicator.

Sch. 1

SCHEDULES

SCHEDULE 1

Regulation 4

REGULATIONS REVOKED

S.R. No.	Title
228/1991	Environment Protection (Fees) Regulations 1991
239/1992	Environment Protection (Fees) (Amendment) Regulations 1992
307/1992	Environment Protection (Fees) (Further Amendment) Regulations 1992
206/1993	Environment Protection (Fees) (Amendment) Regulations 1993
172/1994	Environment Protection (Fees) (Amendment) Regulations 1994

Sch. 2

Sch. 2 amended by S.R. Nos 88/2004 reg. 6(Sch. 3 item 1.12(a)-(i)), 77/2007 reg. 18 (Sch. 2).

SCHEDULE 2

Regulation 9

BASE FEE INFORMATION

For the purposes of regulation 9 and the Table—

animal unit means 1 head of cattle or 5 pigs or 5 of any other kind of mammal.

TABLE

Activity	Fee in Fee Units
Waste treatment works engaged in the treatment of waste	51.5
Premises on or from which sewage (including sullage) effluent or industrial wastewater effluent is treated, discharged or deposited, exceeding a design flow rate of—	
up to 5000 litres per day or more but less than 100 000 litres per day	51.5 (or 25.75 where disposal to land only)
0.1 megalitres per day or more but less than 5 megalitres per day	643.75 (or 321.36 where disposal to land only)
5 megalitres per day or more but less than 50 megalitres per day	1287.5 (or 643.75 where disposal to land only)
50 megalitres per day or more	2575 (or 1287.5 where disposal to land only)
Land disposal facilities for the disposal of nightsoil, septic tank sludge or sewage treatment plant sludge	25.75
Premises with aerobic or anaerobic composting which are designed to or have a capacity to process more than 100 tonnes of waste per month	206

Activity	Fee in Fee Units
Premises which recover energy from waste at a rated capacity of at least 1 megawatt with an installed capacity of—	
less than 15 megawatts	103
15 megawatts or more but less than 100 megawatts	643.75
100 megawatts or more but less than 200 megawatts	1287.5
200 megawatts or more	2575
Intensive animal industry, being premises upon which are situated piggeries or cattle feedlots and the like, where more than 5000 animals are confined for the purposes of agricultural production.	51.5
Livestock sale yards or holding pens which are designed to have a throughput of at least 10 000 animal units per year	51.5
Fish farms or other facilities for the cultivation of edible aquatic organisms with a design water flow rate of 0.2 or more megalitres per day	51.5
Extractive industry including mining and quarrying	51.5
Abattoirs, knackeries or poultry processing works which are designed to have a throughput of—	
up to 5000 tonnes per year;	103
5000 tonnes or more per year	643.75
Rendering works, being works for the manufacture or extraction of non-edible substances derived from animals with a total product input capacity of—	
less than 5 tonnes per hour;	103
5 tonnes per hour or more, but less than 10 tonnes per hour;	643.75
10 tonnes per hour or more, but less than 15 tonnes per hour;	1287.5
more than 15 tonnes per hour	2575

Activity	Fee in Fee Units
Animal skin tanning or re-tanning works	643.75
Pet food processing or pet food manufacturing works, which are designed to produce—	
up to 1000 tonnes per year;	103
1000 tonnes or more per year	643.75
Food processing works, being a works in which food is preserved, canned, bottled or dried by means of fuel fired plant and which are designed to produce at least 200 tonnes per year of food	51.5
Milk processing or dairy product manufacturing works, which are designed to produce at least 200 tonnes per year of product	51.5
Edible oil or fat processing works, where either seed crushing, solvent extraction or edible oil or fat deodorising takes place, which are designed to produce at least 200 tonnes per year of product	643.75
Beverage manufacturing or processing works	51.5
Textile manufacturing and processing works ncluding carpet manufacturing, wool scouring, textile bleaching, textile dyeing and textile finishing works	643.75
Fibreboard, plywood, or particle board works, being a works in which wood, wood products or other cellulose materials are processed to form Fibreboard, plywood or particle board	643.75
Pulp or paper mills being works in which wood, wood products, waste paper or other cellulose materials are processed to form pulp, paper or cardboard	1287.5
Chemical works with a design production rate of—	
less than 500 tonnes per annum;	309
500 tonnes per annum or more but less than 5000 tonnes;	643.75

Activity	Fee in Fee Units
5000 tonnes per annum or more but less than 20 000 tonnes;	1287.5
20 000 tonnes per annum or more	2575
Coal processing works in which coal is converted to gaseous, liquid or solid products, with a design production rate of—	
500 tonnes per annum or more but less than 5000 tonnes;	643.75
5000 tonnes per annum or more	1287.5
Oil or gas refinery works being works in which crude oil or gas is refined or hydrocarbon fractions are produced	1287.5
Bulk storage facilities which store compounds of carbon (including petroleum products or oil) which contain at least one carbon to carbon bond as well as derivatives of methane and are liquid at Standard Temperature and Pressure or contain any substance classified as a class 3 indicator in State environment protection policy (Air Quality Management) and which have a total design capacity (in tanks exceeding 10 000 litres capacity) of—	
1 megalitre or more but less than 10 megalitres	51.5
10 megalitres or more	1287.5
Premises receiving bulk transport containers for the purpose of internal washing or cleansing where the containers have contained—	51.5
prescribed industrial waste; or	
any material that is a dangerous good as classified under the Road Transport (Dangerous Goods) Act 1995	
Cement works in which—	1287.5
clays or limestone materials are used in either a furnace or a kiln in the production of cement clinker; or	

Activity	Fee in Fee Unit
cement clinker or clays or limestone or like materials are ground	
Ceramic works being works in which bricks, tiles, pipes, pottery goods or refractories are processed in dryers or kilns which are designed to produce at least 10 000 tonnes per year of ceramic product	1287.5
Mineral wool or ceramic fibre works	1287.5
Glass works, being works manufacturing glass by the melting of raw materials	1287.5
Primary metallurgical works, being works in which ores or ore concentrates are processed or smelted to produce metal, with a design production rate of—	
500 tonnes per annum or more, but less than 5000 tonnes;	643.75
5000 tonnes per annum or more but less than 20 000 tonnes;	1287.5
20 000 tonnes per annum or more	2575
Metal melting works being works in which metal melting is performed in furnaces having a total design rate of at least 10 tonnes per hour for ferrous foundries or 2 tonnes per hour for non-ferrous foundries, with a design production rate of—	
1000 tonnes per annum or more, but less than 20 000 tonnes;	643.75
20 000 tonnes per annum or more but less than 100 000 tonnes;	1287.5
100 000 tonnes per annum or more	2575
Metal galvanising works which are designed to have a throughput of at least 5000 tonnes per year of steel	643.75
Metal finishing works including electroplating of metal or plastic, anodising, electroforming or printed circuit board manufacturing	643.75

Activity	Fee in Fee Units
Can and drum coating works in which surface coating is applied to metal before or after the metal is formed into cans, closures, coils or drums	643.75
Vehicle assembly or sub-assembly works, with a design capacity of—	
2000 units per annum or more but less than 5000 units;	643.75
5000 units per annum or more but less than 10 000 units;	1287.5
10 000 units per annum or more	2575
Printing works emitting more than 100 kilograms per day of volatile organic compounds	643.75
Power stations which generate electrical power from the consumption of fuel at a rated capacity of at least 5 megawatt electrical power, with an installed capacity of—	
less than 15 megawatts;	103
15 megawatts or more but less than 100 megawatts;	643.75
100 megawatts or more but less than 200 megawatts	1287.5
200 megawatts or more	2575
Premises which capture, separate, process or store waste carbon dioxide for the purposes of geological disposal	1287.5
Premises at which salt is removed from water for potable or other uses that have a design capacity to process—	
1–10 megalitres per day	309
10–50 megalitres per day	643.75
50 megalitres or more per day	1287.5

Activity	Fee in Fee Units
Premises which discharge or emit, or from which it is proposed to discharge or emit to the atmosphere any of the following—	1287.5
at least 100 kilograms per day of—	
volatile organic compounds;	
particles;	
sulphur oxide;	
nitrogen oxides; or	
other acid gases (excluding carbon dioxide); or	
at least 500 kilograms per day of carbon monoxide;	
any quantity of the following substances from industrial plant or fuel burning equipment—	
any substance classified as a class 3 indicator in State environment protection policy (Air Quality Management)	
Road tunnel ventilation systems	1287.5

Sch. 3

Sch. 3 Pt A

inserted by S.R. No.

43/2002

reg. 6(a).

cl. 2

SCHEDULE 3

Regulation 9

COMPONENT FEE INFORMATION

Part A: Discharges to the atmosphere

For the purposes of regulation 9 and Table 1—

- *tonnes per year* means the amount of waste permitted to be discharged, in grams per minute in a licence converted to tonnes per year, if an annual load is not specified.
- 1. If volatile organic compounds or total organic compounds are specified in a licence, the fee is the component fee for class 2 indicators specified in Table 1, for each tonne per year of volatile organic compounds or total organic compounds that may be discharged under licence to the atmosphere.
- 2. If particles are specified in a licence, but the particle size or the particle chemical composition is not specified, the fee is the component fee for class 1 indicators specified in Table 1 for each tonne per year of particles that may be discharged under licence to the atmosphere.

TABLE 1		Sch. 3 Table 1 amended by
Component	Fee in Fee units	S.R. No. 88/2004
For each tonne per year that may be discharged under licence to the atmosphere of a—		reg. 6(Sch. 3 item 1.13(a)- (c)).
class 1 indicator	0.412	
class 2 indicator	4.12	
class 3 indicator	412	

Sch. 3

Part B Discharge to water and land

- 1. For the purposes of regulation 9 and Table 2
 - *annual mean flow* means the mean daily flow permitted under licence multiplied by the number of days in the year the discharge is permitted, expressed as megalitres per year;
 - *annual stormwater flow* means the annual flow rate for contaminated stormwater discharge which is deemed to be 10 megalitres for each square metre of area contributing to the stormwater discharge, multiplied by the number of days in the year;
 - *hazardous substances* means substances which are highly toxic, persistent or may accumulate to toxic levels as contained in State environment protection policy (waters of Victoria) as in force from time to time;
 - *organic matter* means total organic carbon, biochemical oxygen demand, or chemical oxygen demand that may be discharged under a licence;
 - *priority wastes* means the types or classes of waste containing any substance designated as a priority waste in Industrial Waste Management (Waste Minimisation) Policy as in force from time to time;
 - *temperature above ambient* means for any particular season, any temperature level higher than the average temperature for that season of the waters receiving the licensed discharge;
 - *toxicants* means a substance which is poisonous to living things.
- 2. Each component fee in column 2 of Table 2-
 - (a) must be multiplied by the annual mean flow; or
 - (b) in the case of a contaminated stormwater discharge, multiplied by the annual stormwater flow.

Sch. 3 Pt B cl. 1 def. of annual stormwater flow amended by S.R. No. 43/2002 reg. 6(b).

Sch.	3
	3

Sch. 3 Table 2

- 3. If a discharge of any of the components in Table 2 is licensed to be discharged on to land rather than into water, the relevant fee for that component must be reduced by 50%.
- 4. If a licence specifies electrical conductivity, the fee is the component fee for total dissolved solids multiplied by two thirds of the electrical conductivity specified under licence.
- 5. If a licence specifies both electrical conductivity and total dissolved solids, no fee is to be charged for electrical conductivity.
- 6. If more than one of the parameters defined as organic matter is specified under licence, the greater limit must be used for fee calculations.
- 7. If a median amount of waste permitted to be discharged under a licence is not specified in the licence, the maximum amount of waste permitted to be discharged under the licence must be used for the purpose of calculating a fee under Table 2.

IADLE 2	amended by	
Component	Fee in Fee units	S.R. No. 88/2004 - reg. 6(Sch. 3
For each milligram per litre of the median amount that may be discharged under licence of—		item 1.14(a)- (j)).
total dissolved solids, discharged to anywhere other than the ocean; ^(see clauses 4 and 5)	0.000618	
suspended solids;	0.00309	
organic matter; (see clause 6)	0.00309	
total phosphorus;	0.00515	
total nitrogen;	0.00515	
hazardous substances;	0.309	
toxicants;	0.0515	
priority wastes;	0.309	
any other waste component, not specified elsewhere	0.0515	

TABLE 2

Component	Fee in Fee units
For each platinum cobalt unit of colour that may be discharged under licence	0.000309
For each degree of Celsius of temperature above ambient that may be discharged under licence	0.00309
Where a licence permits discharges of bacteria (E coli) at a concentration of—	
greater than 10 organisms per 100 millilitres or more but not greater than 200 organisms per 100 millilitres;	0.00103
greater than 200 organisms per 100 millilitres or more, but not greater than 2000 organisms per 100 millilitres;	0.0103
greater than 2000 organisms per 100 millilitres	0.103

Sch. 4

SCHEDULE 4

Regulation 16

ADDITIONAL INFORMATION FOR FEES FOR PRESCRIBED WASTE TRANSPORT PERMITS

- The fee payable for a vehicle which is a prime mover or passenger vehicle to transport prescribed waste, provided the vehicle does not carry prescribed waste, is 10.3 fee units.
- (2) The fee payable for any other vehicle to transport prescribed waste is the relevant fee set out in the Table.
- (3) If two or more categories of prescribed waste are transported by the same vehicle the fee is to be the higher of the relevant fees in the Table.

TABLE					
	Vehicle Gross Combination Load Carrying Capacity				
Type or Class of prescribed waste	Less than 1.5 tonnes	Equal to or more than 1.5 tonnes but less than 8 tonnes	Equal to or more than 8 tonnes but less than 23 tonnes	Equal to or more than 23 tonnes but less than 30 tonnes	Equal to or more than 30 tonnes
	Fee in Fee Units	Fee in Fee Units	Fee in Fee Units	Fee in Fee Units	Fee in Fee Units
Putrescible organic wastes or inert sludges or slurries, clinical and related wastes	25.75	41.2	51.5	77.25	103
Prescribed waste not specified elsewhere in this table	41.2	51.5	72.1	108.15	144.2

Sch. 4 cl. 1 amended by S.R. No. 88/2004 reg. 6(Sch. 3 item 1.15).

Sch. 4 Table amended by S.R. No. 88/2004 reg. 6(Sch. 3 item 1.16(a)–

Sch. 4

	Vehicle Gross (Combination Loa	d Carrying Cap	pacity	
Type or Class of prescribed waste	Less than 1.5 tonnes	Equal to or more than 1.5 tonnes but less than 8 tonnes	Equal to or more than 8 tonnes but less than 23 tonnes	Equal to or more than 23 tonnes but less than 30 tonnes	Equal to o more than 30 tonnes
	Fee in Fee Units	Fee in Fee Units	Fee in Fee Units	Fee in Fee Units	Fee in Fee Units
Prescribed waste which is explosive, flammable or highly reactive	51.5	61.8	82.4	123.6	164-8

Endnotes

ENDNOTES

1. General Information

The Environment Protection (Fees) Regulations 2001, S.R. No. 119/2001 were made on 30 October 2001 by the Governor in Council, on the recommendation of the Environment Protection Authority, under section 71 of the **Environment Protection Act 1970**, No. 8056/1970 and came into operation on 6 November 2001: regulation 3.

The Environment Protection (Fees) Regulations 2001 will sunset 10 years after the day of making on 30 October 2011 (see section 5 of the **Subordinate Legislation Act 1994**).

Endnotes

2. Table of Amendments

This Version incorporates amendments made to the Environment Protection (Fees) Regulations 2001 by statutory rules, subordinate instruments and Acts.

Environment Protection (Fees) (Amendment) Regulations 2002, S.R. No. 43/2002		
Date of Making:	18.6.02	
Date of Commencement:	1.7.02: reg. 3	
Environment Protection (Fees) (A	mendment) Regulations 2003, S.R. No. 75/2003	
Date of Making:	24.6.03	
Date of Commencement:	1.7.03: reg. 3	
Monetary Units Regulations 2004	, S.R. No. 88/2004	
Date of Making:	29.6.04	
Date of Commencement:	1.7.04: reg. 3	
Environment Protection (Schedule S.R. No. 77/2007	ed Premises and Exemptions) Regulations 2007,	
Date of Making:	26.6.07	
Date of Commencement:	Regs 17, 18(Sch. 2) on 1.7.07: reg. 3	

Endnotes

3. Explanatory Details

¹ Reg. 21: S.R. No. 95/1998.

Table/s of Applied, Adopted or Incorporated Matter

The following table of applied, adopted or incorporated matter was included in S.R. No. 119/2001 in accordance with the requirements of regulation 6 of the Subordinate Legislation Regulations 1994.

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 5	State environment protection policy (Air Quality Management) as published in the Government Gazette dated 13 July 1981, as amended by Orders in Council published in the Government Gazette dated 4 November 1981, 17 February 1982, 16 June 1982, 24 November 1982, 28 September 1983 and Special Government Gazette dated 6 June 1988, 31 July 1989 and 9 February 1999.	Clause 9 and Schedules C, D and E
Schedule 3, Part B	State environment protection policy (waters of Victoria) as published in the Special Government Gazette dated 26 February 1988, as amended by Orders in Council published in the Government Gazette dated 21 March 1990 and Special Government Gazettes dated 22 October 1996, 27 August 1997 and 22 June 1999.	Clause 24
Schedule 3, Part B	Industrial Waste Management (Waste Minimisation) Policy as published in the Special Government Gazette dated 29 October 1990, as amended by Order in Council published in the Government Gazette dated 26 October 2000.	Clause 54 and Schedule A

Table of Applied, Adopted or Incorporated Matter

The following table of applied, adopted or incorporated matter was included in S.R. No. 77/2007 in accordance with the requirements of regulation 5 of the Subordinate Legislation Regulations 2004.

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 5, definition of <i>particles</i>	State environment protection policy (Air Quality Management) published in the Victoria Government Gazette S 240 on 21 December 2001 and as in force from time to time.	Part IV
Regulation 10(1)(a)(vi)	State environment protection policy (Air Quality Management) published in the Victoria Government Gazette S 240 on 21 December 2001 and as in force from time to time.	Part IV

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Schedule 1—Table (Premises types) —G04 (Bulk Storage) —L01 (General emissions to air)	State environment protection policy (Air Quality Management) published in the Victoria Government Gazette S 240 on 21 December 2001 and as in force from time to time.	Part IV
Schedule 2 (amending Schedule 2 to the Environment Protection (Fees) Regulations 2001.	State environment protection policy (Air Quality Management) published in the Victoria Government Gazette S 240 on 21 December 2001 and as in force from time to time.	Part IV