LAW INSTITUTE OF VICTORIA LIMITED

PRACTITIONER REMUNERATION ORDER

Legal Profession Uniform Law Application Act 2014 Including Amendments commencing

1st January 2024

PRACTITIONER REMUNERATION ORDER

(includes GST)

We, the LEGAL COSTS COMMITTEE, being the persons authorised pursuant to the **Legal Profession Uniform Law Application Act 2014** do hereby in pursuance and exercise of the powers thereby conferred upon us order and direct in the manner following:

1. This Order may be cited as the Practitioner Remuneration Order and shall come into operation on 1 January 2024.

2. This Order applies -

(a) in the case of business to which the Second, Third and Fourth Schedule applies - to all business for which instructions are received on or after the day on which this Order comes into operation; and

(b) in the case of any other business to which this Order applies - to all business transacted on or after the day on which this Order comes into operation.

3. (1) The Practitioner Remuneration Order commenced 1 January 2023 is hereby revoked.

(2) Notwithstanding the revocation of the Practitioner Remuneration Order commenced 1 January 2023, the provisions of that Order shall continue to apply to and in relation to business, other than business referred to in Clause 2, in all respects as if that Order had not been revoked.

4. (1) In this Order and in the Schedules, unless inconsistent with the context or subjectmatter -

"Folio" means 100 words or figures or words and figures.

"In print" means in print on a form readily available for sale to the public.

"Document" has the same meaning as under Section 3(1) of the Evidence Act

2008.

"Typewriting" means the production and presentation of words figures and symbols on pages or otherwise by means of hand writing typewriting or the use of word processing equipment or any other form of mechanical or electronic production other than photocopying.

(2) A reference in this Order and the Schedules to the consideration is a reference -

(a) where the consideration relates to a matter or transaction and is not wholly monetary, to the sum of the monetary consideration and the value of the real or personal property included in the consideration that is not monetary;

(b) where the consideration relates to a matter or transaction comprising land and personal property, to the sum of the consideration for the land and the personal property;

(c) where the consideration or part of the consideration for a matter or transaction is marriage or any other consideration which is not monetary, or where there is no consideration for a matter or transaction, to the value of the subject matter of the transaction; (d) where the consideration relates to a mortgage, bill of sale or stock mortgage by which a specified or ascertainable sum is secured, to the sum of the amount secured and the amount of any other specified or ascertainable sum agreed to be advanced and secured; and

(e) where the consideration relates to the sale of an equity of redemption -

(i) where the purchaser is the mortgagee and the purchaser employs the legal practitioner who prepared the mortgage - to the sale price; and

(ii) in any other case, to the sum of the consideration and the amount of any principal sum owing under the mortgage at the time of sale.

(3) Where the consideration relates to a matter or transaction comprising land under the provisions of the **Transfer of Land Act 1958** and other land, the remuneration of the legal practitioner shall be apportioned according to the respective values of the properties in question and remuneration may be charged in respect of each document necessarily prepared.

5. (1) The remuneration of legal practitioners in respect of business connected with sales, purchases, leases, mortgages, wills, settlements, formation and registration of companies, deeds of arrangement and other matters of conveyancing, including negotiating for or procuring an agreement for a loan, and in respect of other business not being business in any action or transacted in any court or in the chambers of any Judge or in the offices of the Master of the Supreme Court Prothonotary or other officer of any court and not being otherwise litigious business, shall, subject to this Order -

(a) where the Second, Third or Fourth Schedule applies, be in accordance with that Schedule; and

(b) in any other case, be in accordance with the First Schedule.

(2) Where the business undertaken is the whole of the work for which some charge or charges is or are prescribed by the Second or Third Schedules but is not substantially completed but this occurs at the request of or with the concurrence of the client or the client chooses to make use of any of the work done, the charges which may be made shall be a rateable part of the relevant charges prescribed by those Schedules proportionate to the extent of the work done or the work so made use of, as the case may be.

(3) Where the business undertaken is a portion of the work for which some charge or charges is or are prescribed by the Second or Third Schedules -

(a) if it is completed or substantially completed, the charge which may be made shall be a rateable part of the relevant charges prescribed by those Schedules proportionate to the extent of the work so undertaken; and

(b) if it is not completed or substantially completed, and this occurs at the request of or with the concurrence of the client, or if the client chooses to make use of any of the work done, the charges which may be made shall be a rateable part of the relevant charges prescribed by those Schedules proportionate to the extent of the work done or the work so made use of.

(4) In all cases where matters or transactions for which charges are prescribed by the Second or Third Schedules -

(a) involve work which in normal circumstances is not usual and necessary to complete such matter or transaction on behalf of a client, or require the consent of any Government, public authority or third party in respect of business transacted and performed, a further charge in respect thereof may be made in accordance with the First Schedule; or

(b) are of unusual difficulty or complexity, or involve skill or responsibility which in normal circumstances is not usual and necessary to complete the matter or transaction on behalf of a client, a further charge in respect thereof may be made which is fair and reasonable having regard to all the circumstances of the case.

6. The charges in the First Schedule relate to ordinary cases, but in extraordinary cases the Costs Court may increase or diminish such charges if, for any special reason, it thinks fit.

7. In addition to the remuneration prescribed by clause 5, there may be charged -

(a) disbursements for duties or fees payable at public offices or fees payable to municipalities or public authorities, surveyors, valuers, auctioneers or counsel, or for travelling and accommodation expenses, duty stamps, postage stamps, courier or delivery charges, electronic systems of communication and other disbursements reasonably and properly incurred and paid;

(b) in accordance with the First Schedule -

(i) payments necessarily made for correspondence between legal practitioners where one legal practitioner is employed as agent; and

(ii) charges by an agent against his or her principal or such lesser amount as is reasonable having regard to the charge that the principal legal practitioner may be entitled to make to his or her client; and

(c) charges at the rate of \$19.70 to \$28.90 per quarter hour in respect of business necessarily transacted at the request of the client outside the normal business hours of the legal practitioner;

8. (1) In all cases to which the remuneration prescribed by the Second or Third Schedules applies a legal practitioner may, within fourteen days from the time of undertaking any business, by notice in writing to his or her client and when any third party is obliged by contract or otherwise to pay that client's costs, by notice in writing to such third party elect to charge under the First Schedule.

(2) Upon such election, the client may terminate the retainer and the First Schedule shall apply in respect of services rendered prior to the termination of the retainer.

(3) (a) A third party obliged to pay a legal practitioner's client's costs may pay either the amount charged under the First Schedule or the amount which, but for the legal practitioner's election, would have been payable under the Second or Third Schedule, whichever is less, in full satisfaction of his obligation.

(b) The client shall pay the difference between the amount charged by the legal practitioner and the amount payable by the third party.

9. Where a matter or transaction to which the Second Schedule applies comprises land the title to which is a right to occupy the land as a residence area pursuant to Division 11 of Part I of the **Land Act 1958** or a licence pursuant to Section 138(1)(g) of the **Land Act 1958**, the appropriate charge shall be the charge specified in that Schedule for a similar transaction comprising land under the provisions of the **Transfer of Land Act 1958**.

10. (1) Where a legal practitioner -

(a) is authorised by the First Schedule to make any charge in connection with the sale, purchase, transfer or conveyance of land and is also authorised by the Second Schedule to

make any charge in respect of the same land and the transaction is completed at the same time for the same client; or

(b) is authorised by the Second Schedule to make charges in respect of two or more matters or transactions relating to the same land completed at the same time for the same client -

then each charge under Part A or Part C of the Second Schedule shall be reduced by onethird or to a sum equal to the highest of those charges (before a reduction) together with the sum of \$190.80 for each additional charge, whichever is the greater.

(2) Where, in connection with any transaction to which the Second Schedule or Part A, C or D of the Third Schedule applies, a legal practitioner acts -

- (a) for both mortgagee and mortgagor; or
- (b) for both lessor and lessee; or
- (c) for both creditor and debtor -

the legal practitioner may not, in respect of the transaction, charge more than he or she would have been entitled to charge if he or she were acting only for the mortgagee, lessor or creditor as the case may be.

11. In respect of loans not exceeding \$110,000 where a legal practitioner acts for a society registered under the provisions of the **Co-operative Housing Societies Act 1958** his or her charge under Part A or Part C of the Second Schedule shall be reduced to 75 per cent of the charge otherwise appropriate.

12. The Second and Third Schedules shall not apply to matters or transactions concerning any premises subject to a licence as defined in the **Liquor Control Reform Act 1988** and, accordingly, the First Schedule shall apply to those matters or transactions.

FIRST SCHEDULE

INSTRUCTIONS

1. A charge may be made by way of instructions in addition to the items hereinafter contained in this Schedule having regard to all the circumstances of the case including the following:

(a) The complexity of the matter and the difficulty and novelty of the questions raised or any of them;

(b) The importance of the matter to the client;

(c) The skill, specialised knowledge and responsibility involved;

(d) The number and importance of the documents prepared or perused, without regard to length;

(e) The place where and the circumstances in which the business or any part thereof is transacted;

(f) The labour involved and the time spent on the business;

(g) The amount or value of any money or property involved; and

(h) The nature of the title to any land involved.

Notes:

(1) A charge shall not be made pursuant to this item in respect of the sale, purchase or transfer of land where the consideration does not exceed \$60,000.

(2) The charge pursuant to this item in respect of the sale, purchase or transfer of land where the consideration exceeds \$60,000 shall not exceed 0.3 per centum of the consideration. DRAWING

2. Any document including memoranda of instructions to counsel not in an action or a proceeding in court -

(a) not in print, per folio - \$25.60 to \$41.80.

- (b) partly in print, for so much as remains in print, per folio \$12.40.
- (c) partly in print, for so much as is not in print, per folio \$25.60 to \$41.80.

Note: There are approximately 3 folios in each A4 page.

TYPEWRITING

3. (1) Per folio - \$15.80.

(2) For each carbon copy, photocopy or other machine made copy, per page - \$3.20.

FACSIMILES

4. Transmitting or receiving written material by means of the legal practitioner's own facsimile machine as follows:

Transmitting:

First page - \$16.70.

Each subsequent page - \$5.70.

Receiving:

First page - \$16.70.

Each subsequent page - \$3.20.

EMAIL

Receiving written material by means of electronic transmission (email) as follows:
First page including copy of first page - \$16.70.

Copy of second and subsequent pages, per page, - \$3.20.

PERUSING

6. When it is necessary to peruse any document or part of a document (including correspondence), whether in print or not, per folio - \$15.80.

7. When it is not necessary to peruse a document or correspondence but scanning of the document or correspondence is warranted, e.g. to determine the relevance or otherwise of the document or correspondence, per folio - \$8.30.

LETTERS

Including sending by electronic transmission (email)

8. Formal acknowledgment or the like, e.g. letter enclosing documents, requesting a reply, etc. - \$41.80.

9. Circular letters - i.e. letters which except for the particulars of address are identical, for each letter after the first - \$20.60.

10. Other letters - \$61.00 or such charge as is fair and reasonable having regard to items 1, 2 and 3 of this Schedule.

ATTENDANCES

11. To file, lodge or deliver any documents or other papers, to obtain an appointment or to obtain stamping of a document, to insert an advertisement, or other attendance of a similar nature capable of performance by a junior clerk - \$76.10.

12. Making an appointment by telephone or similar telephone attendance capable of performance by a junior clerk - \$33.10.

13. On counsel with case for opinion or other papers or to appoint consultation or conference - \$115.40.

14. On consultation or conference with counsel - \$285.10.

After the first hour, per half-hour or part thereof - \$142.10 to \$221.50.

- 15. Searching title and other searches, per half-hour or part thereof \$94.50.
- 16. On settlement of a conveyancing or commercial matter \$91.00 to \$142.80.

After the first half-hour, per half-hour or part thereof - \$142.80 to \$221.50.

17. Attendance by telephone or otherwise requiring the personal attendance of a legal practitioner or his or her managing or senior clerk and involving the exercise of skill or legal knowledge; per quarter-hour or part thereof - \$64.00 to \$118.30.

18. All other attendances; per quarter-hour or part thereof - \$64.00.

JOURNEYS

19. For time spent occupied in necessary travel to and from or necessarily spent in any place whether in or outside Australia more than sixteen kilometres removed from any place of business

or residence of the legal practitioner the charge to be made, in addition and having regard to any appropriate charges made under Part A hereof, shall be -

per hour or part thereof - \$142.80.

but not exceeding for any one day - \$1,999.30.

SECOND SCHEDULE

PART A - MORTGAGE OF FREEHOLD OR LEASEHOLD LAND

1. Charges of *legal practitioner for mortgagee* in connection with mortgage of freehold or leasehold land comprising instructions, investigation of title, necessary searches, obtaining necessary certificates, preparation and perusal of documents, enquiries as to outgoings, preparation of requisitions on title, preparation of accounts, all necessary attendances and correspondence, arranging and effecting final settlement of transaction, stamping and registration of mortgage shall be -

(a) in the case of land under the provisions of the Transfer of Land Act 1958, the charges prescribed by Column 1 of Table A; and

(b) in the case of any other land, the charges prescribed by Column 1 of Table B.

2. Charges of *legal practitioner for mortgagor* in connection with mortgage of freehold or leasehold land comprising instructions, preparation and perusal of documents, answers to requisitions on title, checking accounts, all necessary attendances and correspondence and arranging and effecting settlement of transaction, shall be-

(a) in the case of land under the provisions of the Transfer of Land Act 1958, the charges prescribed by Column 2 of Table A; and

(b) in the case of any other land, the charges prescribed by Column 2 of Table B.

3. The First Schedule shall apply to a *transfer of mortgage* but so that the charges shall not exceed-

(a) in the case of land under the provisions of the Transfer of Land Act 1958, the charges prescribed by Column 1 of Table A; and

(b) in the case of any other land, the charges prescribed by Column 1 of Table B.

Table A - Transfer of Land Act 1958					
Column 1 legal practitioner for mortgagee. Column 2 legal practitioner for mortgagor					
Ref. No. Consideration		Col. 1	Col.2		
	\$ Not exceeding	\$	\$		
19	20 000	455	315		

20	22 000	489	335
21	24 000	516	355
22	26 000	553	378
23	28 000	588	399
24	30 000	612	420
25	32 000	649	442
26	34 000	673	463
27	36 000	711	483
28	38 000	738	508
29	40 000	769	531
30	42 000	799	553
31	44 000	832	574
32	46 000	863	598
33	48 000	896	619
34	50 000	926	642
35	52 000	944	652
36	54 000	962	664
37	56 000	980	680
38	58 000	999	690
39	60 000	1021	707
40	62 000	1042	717
41	64 000	1059	725
42	66 000	1077	743
43	68 000	1096	754
44	70 000	1113	763
45	72 000	1133	777
46	74 000	1153	789
47	76 000	1167	807
48	78 000	1189	819
49	80 000	1209	832
50	82 000	1229	845
51	84 000	1246	858
52	86 000	1263	869

53	88 000	1283	881
54	90 000	1300	892
55	92 000	1324	907
56	94 000	1337	921
57	96 000	1353	933
58	98 000	1375	947
59	100000	1398	960
60	110000	1460	999
61	120000	1522	1044
62	130000	1586	1091
63	140000	1647	1133
64	150000	1708	1172
65	160000	1773	1216
66	170000	1833	1261
67	180000	1898	1300
68	190000	1960	1345
69	200000	2022	1388
70	250000	2177	1495
71	300000	2334	1604
72	350000	2494	1713
73	400000	2646	1817
74	450000	2803	1922
75	500000	2958	2031
76	Over 500 000 add per	160	111
	100 000		

Table B - General Law

Column 1legal practitioner for mortgagee.	Column 2 legal practitioner for	or mortgagor

Ref. No.	Consideration	Col. 1	Col.2
	\$ Not exceeding	\$	\$
77	20 000	660	399
78	22 000	694	427
79	24 000	725	451

80	26 000	760	482
81	28 000	796	511
82	30 000	827	537
83	32 000	863	563
84	34 000	896	589
85	36 000	931	619
86	38 000	962	649
87	40 000	996	671
88	42 000	1027	700
89	44 000	1061	725
90	46 000	1096	754
91	48 000	1124	783
92	50 000	1162	812
93	52 000	1180	827
94	54 000	1202	845
95	56 000	1226	862
96	58 000	1241	879
97	60 000	1263	892
98	62 000	1283	914
99	64 000	1300	926
100	66 000	1325	943
101	68 000	1343	959
102	70 000	1360	974
103	72 000	1377	995
104	74 000	1399	1005
105	76 000	1418	1026
106	78 000	1440	1042
107	80 000	1461	1059
108	82 000	1482	1071
109	84 000	1506	1093
110	86 000	1522	1107
111	88 000	1539	1123
112	90 000	1557	1143

113	92 000	1582	1159
114	94 000	1603	1172
115	96 000	1621	1189
116	98 000	1641	1207
117	100000	1658	1226
118	110000	1729	1273
119	120000	1794	1332
120	130000	1860	1388
121	140000	1922	1440
122	150000	1995	1495
123	160000	2062	1551
124	170000	2129	1604
125	180000	2194	1657
126	190000	2260	1713
127	200000	2330	1765
128	250000	2494	1905
129	300000	2655	2046
130	350000	2822	2180
131	400000	2993	2318
132	450000	3159	2450
133	500000	3322	2585
134	Over 500 000 add per 100 000	170	136

PART B - DEED OF VARIATION OR EXTENSION OF MORTGAGE

1. Charges of *legal practitioner for mortgagee only* in connection with deed of agreement for variation of terms of mortgage of freehold or leasehold land including extension of date of payment, alteration of rate of interest or reduction or increase of loan comprising instructions, necessary searches, preparation and perusal of documents, investigation of title, obtaining necessary certificates, necessary inquiries as to other interests in the land, preparation of any necessary accounts, stamping and registration and all necessary attendances and correspondence in connection therewith shall be, in the case of land under the provisions of the *Transfer of Land Act 1958*, the charges prescribed by Column 1.

2. Charges of *legal practitioner for mortgagor* in connection with deed of agreement for variation of terms of mortgage of freehold or leasehold land including extension of date of

payment, alteration of rate of interest or reduction or increase of loan comprising instructions, necessary searches, preparation and perusal of documents and all necessary attendances and correspondence in connection therewith shall be, in the case of land under the provisions of the *Transfer of Land Act 1958*, the charges prescribed by Column 2.

3. Where the *consent of a prior or subsequent mortgagee* is required in order to vary or extend the mortgage, the legal practitioner may in addition charge the following sum for each such consent - \$245.80.

Transfer of Land Act 1958

Column 1legal practitioner for mortgagee. Column 2 legal practitioner for mortgagor

Ref No.	Amount of loan (if unvaried or (if varied) the amount of the loan as varied	Col. 1	Col.2
	\$ Not exceeding	\$	\$
105	C		·
135	20 000	157	77
136	35 000	213	106
137	50 000	256	126
138	Over 50 000 add per 25 000	30	13
139	*****		

General Law Land

Where the land secured by a mortgage is land which is not under the provisions of the Transfer of Land Act 1958, the following additional charge may be made - \$85.70.

PART C - DISCHARGE OF MORTGAGE OR DISCHARGE OF PART OF THE MORTGAGED LAND OR DISCHARGE OF MORTGAGE AS TO PART OF THE

DEBT SECURED

1. Charges of *legal practitioner for mortgagee* (where no part of the debt secured is received by the legal practitioner) in connection with discharge of mortgage or discharge of part of the

mortgaged freehold or leasehold land or discharge of mortgage as to part of the debt secured comprising instructions, preparation and perusal of documents (including memorandum of discharge of mortgage) and all necessary attendances and correspondence, delivery of discharge of mortgage to the mortgagor, his or her legal practitioner or agent shall be, in the case of land under the provisions of the *Transfer of Land Act 1958*, the sum of \$304.10.

2. Charges of *legal practitioner for mortgagee* (where the debt secured or part thereof is received by the legal practitioner) in connection with discharge of mortgage or discharge of part of the mortgaged freehold or leasehold land or discharge of mortgage as to part of the debt secured comprising instructions, preparation and delivery of the discharge of mortgage, receipt of amount to be discharged, perusal of documents and all necessary attendances and correspondence and effecting final settlement with mortgagor, his or her legal practitioner or agent shall be in the case of land under the provisions of the *Transfer of Land Act 1958*, the charges prescribed by Column 1.

3. Charges of *legal practitioner for mortgagor* in connection with discharge of mortgage or discharge of part of the mortgaged freehold or leasehold land or discharge of mortgage as to part of the debt secured comprising instructions, perusal of memorandum of discharge of mortgage, registration at Land Registry, attention to insurance policies and all necessary attendances and correspondence, and effecting final settlement with mortgagee, his or her legal practitioner or agent, shall be, in the case of land under the provisions of the *Transfer of Land Act 1958*, the charges prescribed by Column 2.

Transfer of Land Act 1958

Ref No.	Amount of Principal Debt Discharged	Col. 1	Col.2
	\$ Not exceeding	\$	\$
140	100 000	213	184
141	200 000	320	283
142	300 000	426	355
143	Over 300 000 add per 100 000	36	30

Column 1legal practitioner for mortgagee. Column 2 legal practitioner for mortgagor

General Law Land

Where the land secured by a mortgage is land which is not under the provisions of the Transfer of Land Act 1958, the following additional charge may be made - \$85.70.

THIRD SCHEDULE

PART A - LEASE OF LAND WHETHER OR NOT UNDER THE TRANSFER OF LAND ACT 1958 BUT NOT INCLUDING LEASES EXCEEDING 21 YEARS, LEASES NOT CAPABLE OF BEING REDUCED TO AN ANNUAL RENTAL OR PERIODIC LEASES DETERMINABLE BY NOTICE

1. Charges of *legal practitioner for lessor* in connection with lease of land comprising instructions for and drawing lease, settling draft with lessee, his or her legal practitioner or agent, perusal of documents and all necessary attendances and correspondence to effect completion of transaction -

(a) with material alteration (in duplicate) after amendment - shall be the charges prescribed by Column 1A; and

(b) without material alteration - shall be the charges prescribed by Column 1B.

2. Charges of *legal practitioner for lessee* in connection with lease of land comprising instructions, settling draft lease with lessor, his or her legal practitioner or agent, preparation and perusal of documents and all necessary attendances and correspondence to effect completion of transaction on behalf of lessee-

(a) where lease is executed after material alteration (by lessor) after amendment - shall be the charges prescribed by Column 2C; and

(b) where lease is executed without material alteration (by the lessor) after amendment - shall be the charges prescribed by Column 2D.

3. If the document used (irrespective of the number of folios) is *in print*, the charge of a legal practitioner shall be two-thirds of the charges prescribed by Columns 1B or 2D.

4. If the document used (irrespective of the number of folios) is in a form prepared by a legal practitioner for a lessor for use in connection with *five or more leases* of premises forming part of the same building or development - the charge of a legal practitioner for the lessor for each such lease shall be two-thirds of the charges prescribed by Column 1B.

5. The charges of a legal practitioner upon the *renewal of a lease* pursuant to an option for renewal contained in an existing lease shall be two-thirds of the charge prescribed by Columns 1B or 2D.

6. Charges of legal practitioner in connection with a *disclosure statement* made pursuant to section 17 of the Retail Leases Act 2003 including instructions, preparation of the disclosure statement, preparation of the notice of objection, perusal of all documents and all attendances and correspondence are not included in Columns 1A and 1B and the legal practitioner may charge additional remuneration in respect thereof in accordance with the First Schedule.

Ref. No.	Total Rental for period of lease including premium (if any)	Legal practitioner for Lessor		Legal practitioner for Lessee	
		Col 1A	Col 1B	Col. 2C	Col.2D
	\$ Not exceeding	\$	\$	\$	\$
144	15 000	368	315	315	208
145	20 000	489	369	369	243
146	22 000	529	397	397	265
147	24 000	574	429	429	287
148	26 000	612	461	461	306
149	28 000	659	490	490	327
150	30 000	700	525	525	348
151	32 000	738	556	556	371
152	34 000	783	589	589	390
153	36 000	822	620	620	412
154	38 000	869	652	652	435
155	40 000	908	680	680	451
156	42 000	947	716	716	472
157	44 000	995	743	743	494
158	46 000	1033	776	776	515
159	48 000	1077	807	807	537
160	50 000	1115	837	837	560
161	52 000	1145	859	859	574
162	54 000	1167	874	874	588
163	56 000	1194	892	892	598
164	58 000	1219	915	915	607
165	60 000	1246	933	933	621
166	62 000	1271	953	953	635
167	64 000	1294	970	970	649

168	66 000	1324	988	988	660
169	68 000	1345	1006	1006	671
170	70 000	1371	1026	1026	682
171	72 000	1398	1044	1044	700
172	74 000	1421	1062	1062	711
173	76 000	1446	1078	1078	724
174	78 000	1469	1103	1103	736
175	80 000	1495	1121	1121	746
176	82 000	1522	1143	1143	760
177	84 000	1544	1159	1159	773
178	86 000	1568	1177	1177	786
179	88 000	1597	1197	1197	798
180	90 000	1621	1216	1216	808
181	92 000	1648	1235	1235	822
182	94 000	1672	1250	1250	834
183	96 000	1698	1271	1271	851
184	98 000	1721	1290	1290	860
185	100 000	1743	1306	1306	871
186	110 000	1830	1371	1371	915
187	120 000	1913	1435	1435	955
188	130 000	1997	1499	1499	999
189	140 000	2078	1561	1561	1043
190	150 000	2165	1626	1626	1084
191	160 000	2249	1690	1690	1122
192	170 000	2334	1749	1749	1163
193	180 000	2413	1815	1815	1209
194	190 000	2498	1878	1878	1249
195	200 000	2584	1892	1892	1262
196	250 000	2793	2052	2052	1365
197	Over 250 000 add per 200 000	208	155	155	105

PART B - STOCK MORTGAGE AND LIEN ON WOOL OR LIEN ON CROP

1. Charges of *legal practitioner for both creditor and debtor* in connection with stock mortgage, lien on wool or lien on crop comprising instructions, preparation and perusal of documents, searches, attention to adjustment account (if any) and all necessary attendances and correspondence to complete transaction on behalf of creditor and debtor shall be the charges prescribed by Column 1.

2. Charges of *legal practitioner for creditor only* in connection with stock mortgage, lien on wool or lien on crop comprising instructions, preparation and perusal of documents, searches, attention to adjustment account (if any) and all necessary attendances and correspondence to complete transaction on behalf of creditor shall be the charges prescribed by Column 2.

3. Charges of *legal practitioner for debtor only* in connection with stock mortgage, lien on wool or lien on crop comprising instructions, preparation and perusal of documents, attention to adjustment account (if any), searches and all necessary attendances, and correspondence to complete transaction on behalf of debtor shall be the charges prescribed by Column 3.

4. The charges prescribed in Column 1 shall only apply where Rule 11 of Legal Profession Uniform Law Australian Solicitors' Conduct Rules 2015 does not prohibit the legal practitioner from acting for both creditor and debtor.

Ref. No.	Consideration	Col 1	Col 2	Col 3
201	10 000	260	207	170
202	12 000	287	229	184
203	14 000	317	252	200
204	16 000	347	273	220
205	18 000	371	294	239
206	20 000	399	315	259
207	22 000	427	335	275
208	24 000	451	355	294
209	26 000	482	378	306
210	28 000	511	399	327
211	30 000	537	420	347
212	32 000	563	443	365
213	34 000	589	464	378
214	36 000	620	483	397
215	38 000	649	508	416
216	40 000	671	529	435
217	42 000	700	553	450
218	44 000	726	574	465

219	46 000	752	598	483
220	48 000	783	620	505
221	50 000	812	642	516
222	52 000	827	652	529
223	54 000	845	664	539
224	56 000	860	680	553
225	58 000	879	690	563
226	60 000	892	704	574
227	62 000	913	717	588
228	64 000	926	726	598
229	66 000	943	743	607
230	68 000	959	752	620
231	70 000	974	763	628
232	72 000	995	778	642
233	74 000	1006	790	652
234	76 000	1026	807	659

Ref. No.	Consideration	Col 1	Col 2	Col 3
	\$ Not exceeding	\$	\$	\$
235	78 000	1043	819	670
236	80 000	1059	832	680
237	82 000	1070	845	690
238	84 000	1093	859	701
239	86 000	1107	869	716
240	88 000	1122	881	724
241	90 000	1143	892	734
242	92 000	1159	904	743
243	94 000	1170	921	752
244	96 000	1189	933	763
245	98 000	1207	947	776

246	100 000	1227	959	786
247	Over 100 000 - such additional charge as is reasonable having regard to the responsibility involved in and the complexity of the transaction			

PART C - RENEWAL OF BILL OF SALE

1. Charges of *legal practitioner for creditor* in connection with the renewal of a bill of sale comprising instructions, preparation and perusal of documents and all necessary attendances and correspondence shall be the charges prescribed by Column 1.

2. Charges of *legal practitioner for debtor* in connection with renewal of bill of sale comprising instructions, perusals and all necessary attendances and correspondence shall be the charges prescribed by Column 2.

Ref. No.	Consideration	Col. 1	Col.2
	\$ Not exceeding	\$	\$
248	10 000	112	64
249	14 000	121	65
250	18 000	130	73
251	22 000	142	82
252	26 000	156	89
253	30 000	167	94
254	34 000	177	99
255	38 000	187	103
256	42 000	197	111
257	46 000	207	116
258	50 000	221	124
259	Exceeding	221	124
	50 000		

PART D - SATISFACTION OR DISCHARGE OF BILL OF SALE OR STOCK MORTGAGE

1. Charges of *legal practitioner for creditor* in connection with satisfaction or discharge of a bill of sale or stock mortgage comprising preparation and perusal of documents (including memorandum of satisfaction or discharge) and all necessary attendances and correspondence and effecting final settlement with debtor, his or her legal practitioner or agent shall be the charges prescribed by Column 1.

2. Charges of *legal practitioner for debtor* in connection with satisfaction or discharge of a bill of sale or stock mortgage comprising instructions, perusal of memorandum of satisfaction or discharge, registration and all necessary attendances and correspondence and effecting final

Ref. No.	Consideration	Col. 1	Col.2
	\$ Not exceeding	\$	\$
260	10 000	108	64
261	14 000	116	65
262	18 000	125	73
263	22 000	136	82
264	26 000	148	89
265	30 000	160	94
266	Exceeding 30 000	160	94

settlement with creditor, his or her legal practitioner or agent shall be the charges prescribed by Column 2.

PART E - APPLICATION BY LEGAL PERSONAL REPRESENTATIVE UNDER THE TRANSFER OF LAND ACT 1958

267. Charges of legal practitioner in connection with an application by a trustee, executor or administrator to be registered as proprietor of real estate or mortgage, including instructions, checking title identity, preparation of application, necessary attendances and correspondence and registration - \$385.70.

268. For each additional certificate of title or mortgage produced beyond the first title or mortgage referred to in the application - \$36.50.

PART F - APPLICATION BY SURVIVING PROPRIETOR

269. Charges of legal practitioner in connection with an application by a survivor of joint proprietors to be registered as proprietor of real estate or mortgage, including instructions, checking title identity, preparation of application and declaration, necessary attendances and correspondence and registration - \$427.80.

270. For each additional certificate of title or mortgage produced beyond the first title or mortgage referred to in the application - \$36.50.

PART G - PRODUCTION FEE

271. For production of Crown grants, certificates of title, title deeds, or other documents in the possession of the legal practitioner of the person entitled to the custody thereof at such legal practitioner's office or at the Land Registry, Office of the Registrar-General or elsewhere, including, where necessary, endorsement of an order to register-

for not more than two Crown grants, certificates of title, chains of title deeds, or other documents - \$243.20.

for each additional Crown grant, certificate of title, chain of title deeds, or other document beyond the second - \$36.50.

FOURTH SCHEDULE

PART A - NEGOTIATING FOR OR PROCURING AN AGREEMENT FOR A LOAN WHEN THE MONEY IS IN FACT LENT AND THE LEGAL PRACTITIONER IS NEITHER THE LENDER NOR ONE OF THE LENDERS

272. In respect of money lent upon the security of real or leasehold estate or personal property – 1.09 per centum upon the amount lent.

Note:

If a legal practitioner negotiates for or procures an agreement for the renewal of a loan he or she shall not in respect thereof be entitled to charge remuneration in accordance with this item and his or her charge shall be 0.55 per centum upon the amount of the renewed loan.

273. (1) If a legal practitioner negotiates for or procures an agreement for a loan for his or her client being the borrower or mortgagor through the agency of any person (other than a legal practitioner) to whom a procuration fee is payable then he or she shall only be entitled to remuneration in accordance with the First Schedule in respect of negotiating for or procuring such agreement.

(2) If a legal practitioner negotiates for or procures an agreement for a loan for his or her client being the borrower or mortgagor through the agency of another legal practitioner then the remuneration provided by item 272 shall be divided between the legal practitioners, two-thirds being payable to the legal practitioner for the mortgagee and one-third to the legal practitioner for the mortgagor.

274. The remuneration prescribed under item 272 or 273 shall not include disbursements reasonably incurred in travelling from any place of business and home respectively of such legal practitioner and disbursements otherwise reasonably incurred in the inspection of the property mortgaged or charged and in procuring the agreement for the loan which disbursements may be charged in addition to the remuneration so prescribed.

PART B - FOR NEGOTIATING FOR OR PROCURING AN AGREEMENT FOR A LOAN WHEN THE MONEY IS IN FACT LENT AND THE LEGAL PRACTITIONER OR THE LEGAL PRACTITIONER'S NOMINEE COMPANY IS EITHER THE LENDER OR ONE OF THE LENDERS

275. When the legal practitioner, or a nominee company of which the legal practitioner or a partner of the legal practitioner is a director, is either the lender or one of the lenders no remuneration shall be charged for negotiating or procuring the loan, except in the following cases:

(a) when the legal practitioner arranges and obtains the loan from a person for whom he or she acts and subsequently by arrangement with his or her client lends the money and executes or signs the security in his or her own name or the name of a nominee company of which he or she or his or her partner is a director, he or she or such nominee company being in fact trustee or agent for the person aforesaid; or

(b) when the legal practitioner contributes portion of the money in fact lent, and arranges and obtains the remaining portion from another person not being his or her partner as a legal practitioner, not being a co-trustee with him or her in relation to the money lent.

276. In either of the foregoing cases a charge for negotiating or procuring an agreement for a loan may be made at the rate prescribed in Part A in respect of the amount so obtained from such other person.

Note:

If a legal practitioner negotiates for or procures an agreement for the renewal of a loan from such other person he or she shall not in respect thereof be entitled to charge remuneration in accordance with item 272 and his or her charge shall be 0.55 per centum upon the amount of the renewed loan.

Dated this 10th day of October 2023

Justice Delany, Supreme Court of Victoria

Judge Andrew Fraatz, County Court of Victoria

Magistrate Hugh Radford, Magistrates Court of Victoria

Mr Jonathan Smithers, Senior Member, Victorian Civil and Administrative Tribunal

Mr Reynah Tang AM, Senior Member, Victorian Civil and Administrative Tribunal

Dr Philip Williams AM, Nominee of The Attorney-General

Mr Stewart Maiden KC, Nominee of Victorian Bar

Ms Antonella Terranova, Nominee of Law Institute of Victoria

Ms Lisa Hannon KC, Nominee of Victorian Legal Services Board + Commissioner

Mr Gino Andrieri, Nominee of Victorian Legal Services Board + Commissioner