

New South Wales

Health Services Amendment (Ambulance Fees) Bill 2014

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to amend the *Health Services Act 1997* (*the Act*) to establish a scheme for the charging and recovery of ambulance fees.

Under the new scheme:

- (a) an ambulance fee can be charged to any person who is provided with ambulance services (including the parent or guardian of a child provided with ambulance services), unless the person is exempt, and
- (b) an ambulance fee will be charged by way of a fee invoice served on the person liable to pay the fee, and
- (c) if the fee is not paid, a debt notice (which functions similarly to a reminder notice) will be served on the person liable for payment of the fee, and
- (d) if the fee is still not paid, the Secretary of the Ministry of Health (the *Health Secretary*) can then refer the matter to the Commissioner of Fines Administration (the *Commissioner*) for fee recovery action, and
- (e) the Commissioner will be able to take fee recovery action similar to the civil enforcement action available to the Commissioner for fines under the *Fines Act 1996*.

At present, the *Health Services Act 1997* permits the Health Secretary to charge fees for the provision of ambulance services but does not provide any scheme for how those fees are charged or recovered in the event of non-payment.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Schedule 1 Amendment of Health Services Act 1997 No 154

Schedule 1 [4] inserts proposed Parts 3–7 into Chapter 5A of the Act. These Parts set out the new scheme for the charging of ambulance fees.

Proposed Part 3 of Chapter 5A empowers the Health Secretary to charge fees (*ambulance fees*) for the provision of ambulance services by or on behalf of the Health Secretary.

The Health Secretary may charge an ambulance fee to any person who has been provided with ambulance services, other than a child. If ambulance services are provided to a child, the Health Secretary may charge an ambulance fee for those services to any parent or guardian of the child.

Fees are to be charged in accordance with a scale of fees approved by the Minister. This is also the case at present.

An exemption from ambulance fees applies to health benefits fund contributors and concession card holders. Further exemptions may be provided for by the regulations and by payment rules issued by the Health Secretary. The payment rules may also make provision for waiver and reduction of fees, extension of time to pay and payment by instalment.

Proposed Part 4 of Chapter 5A provides for the method by which ambulance fees are to be charged.

The Health Secretary charges an ambulance fee by issuing an invoice (a *fee invoice*) for the ambulance fee and serving the fee invoice on the person liable for payment of the fee.

If the fee is not paid within 7 days of the due date specified in the fee invoice, the Health Secretary may issue a notice (a *debt notice*) for the outstanding amount. The debt notice is required to inform the recipient that, if the fee is not paid, fee recovery action may be taken by the Commissioner and that, if fee recovery action is taken, the person liable for the fee may also be liable for fee recovery costs.

Both the fee invoice and the debt notice are required to include information about fee reviews (this is dealt with by proposed Part 6).

The due date for payment specified in a fee invoice or debt notice must be at least 21 days after it is served on the person.

Proposed Part 5 of Chapter 5A provides that an ambulance fee specified in a debt notice served on a person is recoverable by the Health Secretary as a debt in a court of competent jurisdiction. The provisions permit the Health Secretary, instead of taking court proceedings to recover an ambulance fee, to refer the ambulance fee to the Commissioner for fee recovery action. The referral may be made only if the ambulance fee is not paid within 7 days of the due date for payment specified in the debt notice. The Health Secretary may, at any time, revoke the referral of an ambulance fee to the Commissioner or request the Commissioner to suspend fee recovery action.

The provisions permit the Health Secretary to disclose certain information to the Commissioner in connection with that fee recovery action.

Fee recovery action is dealt with by proposed Schedule 9.

Proposed Part 6 of Chapter 5A allows any person who is charged an ambulance fee to apply to the Health Secretary for a review of the decision to charge the fee. The Health Secretary is required to conduct a review if the application is duly made. While an on-time application for review is before the Health Secretary, fee recovery action is to be suspended. After conducting a

review, the Health Secretary may revoke the decision to charge an ambulance fee, waive payment of the ambulance fee or confirm the decision to charge an ambulance fee with or without changing the payment arrangements for the fee.

Proposed Part 7 of Chapter 5A provides for the writing off of unpaid fees and the service and form of notices under the new scheme.

Schedule 1 [6] inserts proposed Schedule 9 into the Act. This Schedule sets out the new scheme for the recovery of ambulance fees. The scheme is modelled on parts of the *Fines Act 1996*, in particular, the civil enforcement mechanisms for fines under that Act.

Proposed Schedule 9 permits the Commissioner to make a fee recovery order in respect of any ambulance fee referred to the Commissioner by the Health Secretary. Notice of a fee recovery order must be served on the person liable for payment of the ambulance fee (the *debtor*). If the ambulance fee is not paid in accordance with the fee recovery order, the Commissioner may take fee recovery action.

The following fee recovery action may be taken by the Commissioner:

- (a) the Commissioner may make a property seizure order in relation to any property of the debtor,
- (b) the Commissioner may make a garnishee order in relation to wages, salary or other amounts payable to the debtor,
- (c) the Commissioner may have the ambulance fee registered as a charge on land owned by the debtor.

Certain ancillary powers may be exercised in connection with those fee recovery actions, including powers to examine the debtor and to enter land.

If fee recovery action is taken, the Commissioner may charge, and recover from the debtor, fee recovery costs in addition to the ambulance fee payable by the debtor.

The proposed Schedule also gives the Commissioner discretion to suspend or cancel fee recovery action, to withdraw a fee recovery order and reverse fee recovery action and to grant further time to pay. Specific provision is made for hardship. The Hardship Review Board will have similar functions with respect to ambulance fees as it has with respect to fines under the *Fines Act 1996*.

The Commissioner may enter into arrangements with the Health Secretary for the payment of ambulance fees recovered under the new scheme, and may retain a fee for services provided under the scheme.

The new provisions ensure that personal information obtained by the Commissioner or staff under the scheme is disclosed and used only in connection with the fee recovery scheme. It is not permitted to use the information for fines enforcement or taxation purposes.

Other administrative arrangements under the scheme are similar to the administrative arrangements in relation to fines under the *Fines Act 1996*, and certain provisions of that Act apply (with modifications) to the scheme.

Schedule 1 [3] is a consequential amendment.

Schedule 1 [1] defines expressions used in the new provisions and re-enacts existing definitions.

Schedule 1 [2] repeals a provision that is re-enacted in the new scheme.

Schedule 1 [5] provides for transitional matters. Among other things, the provisions enable the Health Secretary to issue a debt notice for a fee that was charged before the commencement of the scheme. Accordingly, if the ambulance fee is not paid in accordance with the debt notice, the fee can be referred to the Commissioner and fee recovery action can be taken under the new scheme.

Schedule 2 Amendment of other Acts

Schedule 2.1 amends the *Fines Act 1996* to permit the name "State Debt Recovery" to be used in connection with fee recovery action under the new scheme.

Schedule 2.2 amends the *Law Enforcement (Powers and Responsibilities) Act 2002* to permit search warrants to be issued in connection with fee recovery action under the new scheme.



New South Wales

Health Services Amendment (Ambulance Fees) Bill 2014

Contents

		Page
1	Name of Act	2
2	Commencement	2
Schedule 1	Amendment of Health Services Act 1997 No 154	3
Schedule 2	Amendment of other Acts	24



New South Wales

Health Services Amendment (Ambulance Fees) Bill 2014

No , 2014

A Bill for

An Act to amend the *Health Services Act 1997* to make further provision for the charging and recovery of ambulance fees; and for related purposes.

The	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Health Services Amendment (Ambulance Fees) Act 2014.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5

Sc	hedu	le 1	Amendment of Health Services Act 1997 No 154	1
[1]	Chap	oter 5	A, Part 1 and Part 2 (heading)	2
	Omit	section	on 67AA. Insert instead:	3
	Par	t 1	Preliminary	4
(67AA	Defi	nitions	5
			In this Chapter:	6
			ambulance fee means a fee for ambulance services charged by the Health Secretary under this Chapter.	7 8
			<i>appointed body</i> means a committee, board or other body appointed by the Health Secretary under section 67AB.	9 10
			child means a person under 16 years of age.	11
			Commissioner means the Commissioner of Fines Administration.	12
			debt notice means a debt notice issued by the Health Secretary under section 67Q.	13 14
			fee invoice means a fee invoice issued by the Health Secretary under section 67P.	15 16
			fee recovery order has the meaning given by Schedule 9.	17
			<i>fee review</i> means a review of a decision to charge an ambulance fee conducted under Part 6.	18 19
			<i>payment rules</i> means the payment rules made by the Health Secretary under section 67O.	20 21
			<i>scale of fees</i> means the scale of fees for the provision of ambulance services fixed by the Minister under section 67L.	22 23
	Par	t 2	Provision of ambulance services	24
[2]	Sect	ion 67	'D Scale of fees	25
	Omit	the se	ection.	26
[3]	Sect	ion 67	F Unauthorised collections	27
	Inser	t at the	e end of section 67F (3) (c):	28
			, or	29
			(d) any person acting as authorised by this Act.	30
[4]	Chap	oter 5	A, Parts 3–7	31
	Inser	t after	section 67J:	32
	Par	t 3	Fees for ambulance services	33
	67K	Heal	th Secretary may charge fee for ambulance services	34
		(1)	The Health Secretary may charge a fee for ambulance services provided by or on behalf of the Health Secretary.	35 36
		(2)	An ambulance fee may be charged to any person liable for payment of the ambulance fee.	37 38

	(3)	An ambulance fee is not to exceed the fee fixed for the relevant service by the cale of fees in force at the time that the fee is charged.	1 2
67L	Scal	of fees	3
		The Minister may, by order published in the Gazette:	4
		(a) fix a scale of fees in respect of ambulance services provided by the	5
		Health Secretary, and	6
		(b) amend or revoke any scale of fees so fixed.	7
67M	Who	liable for payment of ambulance fee	8
	(1)	A person is liable for payment of an ambulance fee for ambulance services provided to the person.	9 10
	(2)	A person is not liable for payment of an ambulance fee if the person is a child.	11
	(3)	guardian of the child is jointly and severally liable for payment of an	12 13 14
	(4)	of ambulance services to that child is entitled to recover a contribution from	15 16 17
	(5)	The contribution payable:	18
			19 20
		(b) is recoverable as a debt in a court of competent jurisdiction.	21
	(6)		22 23
67N	Exer	tions	24
		A person is exempt from the requirement to pay an ambulance fee if:	25
			26 27
			28 29
			30 31
		the person was, at the time the service was provided:	32 33
		section 10 of that Act applies, or	34 35
		(b) a contributor to the State Ambulance Insurance Plan.	36
670	Payr	nt rules	37
	(1)		38 39
	(2)	The payment rules may provide for the following:	40
		(a) exemptions from the payment of ambulance fees,	41
		(b) waiver or reduction of ambulance fees,	42
		(c) extension of time to pay,	43

		(d)	payment by instalments,	1
		(e)	fee reviews,	2
		(f)	any other matters permitted by this Act.	3
	(3)	The j	payment rules must not be inconsistent with this Act or the regulations.	4
Par	t 4	Ho	w ambulance fees are charged	5
67P	How	fee is	charged—fee invoices	6
	(1)	The	Health Secretary charges an ambulance fee by:	7
		(a)	issuing an invoice (a fee invoice) for the ambulance fee, and	8
		(b)	serving the fee invoice on a person liable for payment of the fee.	9
	(2)	The	fee invoice must:	10
		(a)	specify the amount of the ambulance fee and the ambulance services for which the fee is payable (including the date on which the services were provided), and	11 12 13
		(b)	specify a due date for payment of the ambulance fee, and	14
		(c)	include the required information about fee reviews, and	15
		(d)	include any other information that the regulations require to be included in the fee invoice.	16 17
	(3)	The	regulations may prescribe a form in which a fee invoice is to be given.	18
	(4)		rmation required to be included in a fee invoice may be incorporated in the nvoice or accompany the fee invoice.	19 20
67Q	Debt	notic	e may be issued if fee not paid	21
	(1)	full t	ambulance fee specified in a fee invoice served on a person is not paid in by the date that is 7 days after the due date for payment specified in the fee ice, the Health Secretary may:	22 23 24
		(a)	issue a notice (a debt notice) for the outstanding amount, and	25
		(b)	serve the debt notice on the person.	26
	(2)	The	debt notice must:	27
		(a)	specify the amount of the ambulance fee that is unpaid and the ambulance services for which the fee is payable (including the date on which the services were provided), and	28 29 30
		(b)	specify a due date for payment of the ambulance fee, and	31
		(c)	include advice to the effect that, if the ambulance fee is not paid in full by the due date:	32 33
			(i) the Health Secretary can refer the fee to the Commissioner for the taking of fee recovery action under Schedule 9, and	34 35
			(ii) fee recovery costs may be payable by the person if fee recovery action is taken under that Schedule, and	36 37
		(d)	include the required information about fee reviews, and	38
		(e)	include advice to the effect that the Health Secretary is not required to conduct a fee review if the application for review is received after the date for payment of the ambulance fee specified in the debt notice, and	39 40 41
		(f)	include any other information that the regulations require to be included in the debt notice	42

	(3)	The date specified in a debt notice as the due date for payment of the ambulance fee has effect as the due date for payment of the ambulance fee instead of the date specified as the due date in the relevant fee invoice.	1 2 3
	(4)	The regulations may prescribe a form in which a debt notice is to be given.	4
	(5)	Information required to be included in a debt notice may be incorporated in the debt notice or accompany the debt notice.	5 6
67R	Req	uired information about fee reviews	7
		For the purposes of a fee invoice or debt notice, the <i>required information</i> about fee reviews is the following information:	8 9
		(a) advice to the effect that the person served with the fee invoice or debt notice can apply for a review by the Health Secretary of the decision to charge the ambulance fee, in accordance with the payment rules, if the person seeks an exemption, waiver or reduction of the fee, extension of time to pay or to pay by instalments,	10 11 12 13 14
		(b) the process for applying for such a review,	15
		(c) the circumstances in which a person is exempt from payment of an ambulance fee under this Act or the regulations or the payment rules,	16 17
		(d) advice to the effect that any decision to waive or reduce the fee, extend the time to pay or permit payment by instalments will be made in accordance with the payment rules,	18 19 20
		(e) information on how a copy of the payment rules can be obtained.	21
67S	Due	date for payment of ambulance fee	22
	(1)	The due date for payment of an ambulance fee specified in a fee invoice or debt notice must be at least 21 days after it is served on the person.	23 24
	(2)	A fee invoice or debt notice served by post is not invalid merely because it specifies as the due date a date that is less than 21 days after it was served on the person.	25 26 27
	(3)	In such a case however, the due date is extended to a date that is 21 days after the fee invoice or debt notice was served and the fee invoice or debt notice is taken to specify that date as the due date.	28 29 30
67T	Cha	nge of payment arrangements	31
	(1)	The Health Secretary may, in accordance with the payment rules, change the payment arrangements for an ambulance fee charged to a person by:	32 33
		(a) reducing the amount payable, or	34
		(b) extending the time to pay, or	35
		(c) permitting the fee to be paid by instalments or reducing instalments.	36
	(2)	The Health Secretary changes the payment arrangements for an ambulance fee by serving notice in writing of the change on the person who has been charged the fee.	37 38 39
	(3)	Any fee invoice or debt notice served on the person before notice of the change is taken to be amended in accordance with the changed payment arrangements.	40 41
	(4)	If the Health Secretary permits payment of an ambulance fee by instalment and an instalment of the ambulance fee is not paid by a due date for payment of an instalment, the remaining instalments immediately become payable.	42 43 44

	(5)	The Health Secretary must not change payment arrangements for an ambulance fee after the ambulance fee has been referred to the Commissioner for the making of a fee recovery order, unless the referral is revoked.	1 2 3
		Note. The Commissioner must withdraw a fee recovery order made in relation to an ambulance fee if the referral is revoked.	4 5
Par	t 5	Recovery of ambulance fees	6
67U	Amb	ulance fee is debt payable to Health Secretary	7
	(1)	An ambulance fee specified in a debt notice served on a person is recoverable by the Health Secretary as a debt in a court of competent jurisdiction.	8 9
	(2)	However, the Health Secretary cannot take proceedings to recover the debt if the fee is referred to the Commissioner for the making of a fee recovery order, unless the referral is revoked.	10 11 12
67V	Refe	rral of fee to Commissioner for fee recovery action	13
	(1)	The Health Secretary may, by notice in writing to the Commissioner, refer an ambulance fee to the Commissioner for the making of a fee recovery order if:	14 15
		(a) a debt notice for the ambulance fee has been served on the person charged with the fee, and	16 17
		(b) the fee has not been paid in full by the date that is 7 days after the due date for payment specified in the debt notice.	18 19
		Note. After making a fee recovery order, the Commissioner can take fee recovery action to recover the ambulance fee, and fee recovery costs, under Schedule 9.	20 21
	(2)	The Health Secretary may at any time, by notice in writing to the Commissioner, revoke the referral of an ambulance fee to the Commissioner. Note. The Commissioner must withdraw a fee recovery order made in relation to an ambulance fee if the referral is revoked.	22 23 24 25
67W	Prov	rision of information to Commissioner	26
	(1)	The Health Secretary may, for the purpose of enabling the recovery of ambulance fees under Schedule 9, provide the following information to the Commissioner:	27 28 29
		(a) identifying information about a person provided with ambulance services and, if that person was a child, about any parent or guardian of the child,	30 31 32
		(b) the date the service was provided,	33
		(c) the time the service was provided,	34
		(d) the location or pick up address at which services were provided,	35
		(e) the destination to which the person was taken after pick up,	36
		(f) the distance travelled as part of the service,	37
		(g) the unique identifying number allocated to the service by the Health Secretary,	38 39
		(h) any other information of a kind prescribed by the regulations.	40
	(2)	The following information is <i>identifying information</i> about a person:	41
		(a) name,	42
		(b) date of birth,	43
		(c) gender,	44

		(d) address,	1
		(e) contact telephone details,	2
		(f) driver licence number,	3
		(g) information declared to be identifying information by the regulations.	4
	(3)	A regulation under this section is to be made only with the concurrence of the Attorney General.	5
	(4)	The Minister administering this Act is not to recommend the making of a regulation under this section unless the Minister certifies that:	7
		(a) the Attorney General has concurred in the making of the regulation, and	g
		(b) the Privacy Commissioner was consulted about the proposed regulation.	10 11
67X	Susp	pension of fee recovery action	12
		The Health Secretary may, at any time, by notice in writing to the Commissioner:	13 14
		(a) request the Commissioner to suspend fee recovery action in relation to an ambulance fee that has been referred to the Commissioner, or	15 16
		(b) request the Commissioner to revoke the suspension of fee recovery action in relation to an ambulance fee referred to the Commissioner.	17 18
		Note. Under Schedule 9, the Commissioner is required to suspend fee recovery action if such a request is made.	19 20
Par	t 6	Fee reviews	21
CZV		tradicultura de manda con esta contrata con tradicultura de la contrata contrata con tradicultura de la contrata con	
67Y	Appl	ication for review of ambulance fee	22
6/1	(1)	A person who is charged an ambulance fee may apply to the Health Secretary for a review of the decision to charge the ambulance fee.	22 23 24
671	• • •	A person who is charged an ambulance fee may apply to the Health Secretary	23
671	(1)	A person who is charged an ambulance fee may apply to the Health Secretary for a review of the decision to charge the ambulance fee. An application for a review is to be made in accordance with the payment	23 24 25
67Z	(1) (2) (3)	A person who is charged an ambulance fee may apply to the Health Secretary for a review of the decision to charge the ambulance fee. An application for a review is to be made in accordance with the payment rules. An applicant for review must provide to the Health Secretary, in support of an application, any supporting information or evidence that the payment rules	23 24 25 26 27 28
	(1) (2) (3)	A person who is charged an ambulance fee may apply to the Health Secretary for a review of the decision to charge the ambulance fee. An application for a review is to be made in accordance with the payment rules. An applicant for review must provide to the Health Secretary, in support of an application, any supporting information or evidence that the payment rules require.	23 24 25 26 27 28 29
	(1) (2) (3)	A person who is charged an ambulance fee may apply to the Health Secretary for a review of the decision to charge the ambulance fee. An application for a review is to be made in accordance with the payment rules. An applicant for review must provide to the Health Secretary, in support of an application, any supporting information or evidence that the payment rules require. ew by Health Secretary If an application for a fee review is duly made to the Health Secretary, the Health Secretary must, subject to this section, conduct a review of the decision	23 24 25 26 27 28 29 30 31 32
	(1) (2) (3) Revi (1)	A person who is charged an ambulance fee may apply to the Health Secretary for a review of the decision to charge the ambulance fee. An application for a review is to be made in accordance with the payment rules. An applicant for review must provide to the Health Secretary, in support of an application, any supporting information or evidence that the payment rules require. ew by Health Secretary If an application for a fee review is duly made to the Health Secretary, the Health Secretary must, subject to this section, conduct a review of the decision to charge an ambulance fee.	23 24 25 26 27 28 29 30 31 32 33
	(1) (2) (3) Revi (1)	A person who is charged an ambulance fee may apply to the Health Secretary for a review of the decision to charge the ambulance fee. An application for a review is to be made in accordance with the payment rules. An applicant for review must provide to the Health Secretary, in support of an application, any supporting information or evidence that the payment rules require. ew by Health Secretary If an application for a fee review is duly made to the Health Secretary, the Health Secretary must, subject to this section, conduct a review of the decision to charge an ambulance fee. The Health Secretary is not required to conduct a review:	23 24 25 26 27 28 29 30 31 32 33 34
	(1) (2) (3) Revi (1)	A person who is charged an ambulance fee may apply to the Health Secretary for a review of the decision to charge the ambulance fee. An application for a review is to be made in accordance with the payment rules. An applicant for review must provide to the Health Secretary, in support of an application, any supporting information or evidence that the payment rules require. ew by Health Secretary If an application for a fee review is duly made to the Health Secretary, the Health Secretary must, subject to this section, conduct a review of the decision to charge an ambulance fee. The Health Secretary is not required to conduct a review: (a) if a review of the decision has already been conducted under this Part, or (b) if the application is received more than 7 days after the due date for	232 244 252 262 277 288 299 300 311 322 333 344 353 369
	(1) (2) (3) Revi (1)	A person who is charged an ambulance fee may apply to the Health Secretary for a review of the decision to charge the ambulance fee. An application for a review is to be made in accordance with the payment rules. An applicant for review must provide to the Health Secretary, in support of an application, any supporting information or evidence that the payment rules require. ew by Health Secretary If an application for a fee review is duly made to the Health Secretary, the Health Secretary must, subject to this section, conduct a review of the decision to charge an ambulance fee. The Health Secretary is not required to conduct a review: (a) if a review of the decision has already been conducted under this Part, or (b) if the application is received more than 7 days after the due date for payment specified in a debt notice served on the person, or (c) if the applicant has failed to provide any supporting information or	23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38

67ZA	Exte	sion of time to pay—on-time review application
	(1)	During the period in which an on-time review application is before the Health Secretary:
		(a) the Health Secretary must not issue a debt notice for the ambulance fee (if a debt notice has not yet been issued) or refer the fee to the Commissioner for the making of a fee recovery order, and
		(b) the requirement to pay the ambulance fee is suspended.
	(2)	The period in which an on-time review application is before the Health Secretary is the period starting on (and including) the day on which the application is received by the Health Secretary and ending on (and including) the day on which notice of the outcome of the review application is served on the person charged the ambulance fee. Note. Notice served by post is taken to be served on the person 7 days after it is sent, unless the person establishes otherwise.
	(3)	After conducting the review or deciding not to conduct the review, the Health Secretary must change the payment arrangements for the ambulance fee by extending the time for payment of the ambulance fee by at least the number of days in the period in which the application was before the Health Secretary.
	(4)	Subsection (3) does not apply if the Health Secretary decides to revoke the decision to charge the ambulance fee or waive the ambulance fee.
	(5)	In this section:
		on-time review application means an application for review of a decision to charge an ambulance fee that is duly made to the Health Secretary and received by the Health Secretary:
		(a) before the issue of a debt notice for the ambulance fee, or
		(b) no later than 7 days after the due date for payment of the ambulance fee specified in a debt notice for the ambulance fee.
		Note. If the Health Secretary decides to conduct a review in relation to an application that is not an on-time review application, the Health Secretary may request the Commissioner to suspend fee recovery action in relation to the ambulance fee.
67ZB	Requ	est for additional information
	(1)	The Health Secretary may, for the purpose of conducting a fee review, request additional information from an applicant for review.
	(2)	The applicant must provide the additional information to the Health Secretary within 14 days of the request or within such greater period as the Health Secretary specifies.
	(3)	If the information is not provided within the time specified, the review may be conducted without that information.
67ZC	Actio	ns to be taken after review
	(1)	After conducting a fee review, the Health Secretary may:
	. /	(a) revoke the decision to charge the ambulance fee, or
		(b) waive payment of the ambulance fee, or
		(c) confirm the decision to charge the ambulance fee with or without changing the payment arrangements for the fee.

	(2)	The Health Secretary must, after conducting a fee review, revoke the decision to charge an ambulance fee:	1 2
		(a) if the person charged the fee is exempt from payment of the ambulance fee under this Act, the regulations or the payment rules, or	3 4
		(b) if the issue of the fee invoice or debt notice involved a mistake of identity, or	5 6
		(c) if the amount of the fee charged is incorrect, or	7
		(d) in any circumstances prescribed by the regulations.	8
	(3)	The Health Secretary must, after conducting a fee review, change the payment arrangements for the ambulance fee if that action is required by this Act or the payment rules.	9 10 11
	(4)	The payment rules may also make provision for circumstances in which the Health Secretary may, at his or her discretion, revoke a decision to charge an ambulance fee, waive payment of an ambulance fee or change the payment arrangements for an ambulance fee.	12 13 14 15
	(5)	If the Health Secretary revokes a decision to charge a person with an ambulance fee, or waives payment of an ambulance fee, the Health Secretary must:	16 17 18
		(a) withdraw the fee invoice and any debt notice issued for the fee, and	19
		(b) if the matter has already been referred to the Commissioner for the making of a fee recovery order, revoke the referral.	20 21
	(6)	If a decision is revoked because of a mistake of identity, the Health Secretary may issue a new fee invoice for the fee to a person who is liable for payment of the fee.	22 23 24
	(7)	If a decision is revoked because the amount of the fee charged was incorrect, the Health Secretary may issue a new fee invoice for the correct amount.	25 26
	(8)	The regulations may provide for other circumstances in which a new fee invoice can be issued.	27 28
67ZD	Noti	ce of outcome of application	29
	(1)	The Health Secretary is to notify an applicant for a fee review in writing of the outcome of the application within 42 days of receipt of the application.	30 31
	(2)	If the Health Secretary requests additional information from the applicant, the 42-day period is extended by the number of days specified by the Health Secretary in the request as the period in which the additional information must be provided to the Health Secretary.	32 33 34 35
	(3)	A reference to the outcome of an application includes a reference to a decision not to conduct a review on an application.	36 37
Pai	rt 7	Miscellaneous	38
67ZE	Unp	aid fees may be written off	39
	(1)	The Health Secretary may write off an unpaid ambulance fee, in whole or in part.	40 41
	(2)	If the ambulance fee has already been referred to the Commissioner for the making of a fee recovery order, the Health Secretary must not write off the unpaid ambulance fee unless the referral has been revoked or fee recovery action has been suspended or cancelled.	42 43 44 45

(67ZF	Serv	Service of notices				
		(1)		e invoice, debt notice or notice of the outcome of an application for a fee w may be served on a person personally or by post.	2		
		(2)		other notice or other document required to be served on a person by this ster may be served:	4 5		
			(a)	personally, or	6		
			(b)	by post, or	7		
			(c)	by electronic transmission.	8		
		(3)	the p Chap	tice or other document may be served by electronic transmission only if erson has consented to service of notices or other documents under this eter by electronic transmission. If a notice or other document is served ronically, the address for service is the address provided by the person.	9 10 11 12		
		(4)	Chap	o be presumed that a notice or other document sent to a person under this oter by post is served on the person 7 days after it is posted, unless the on establishes that it was not served within that 7-day period.	13 14 15		
(67ZG	Form	of no	otices given to Commissioner	16		
			Chap	notice given by the Health Secretary to the Commissioner under this oter may be given by post, by means of document exchange or by ronic transmission.	17 18 19		
[5]	Sche	edule 7	' Saviı	ngs, transitional and other provisions	20		
	Inser	t at the	end o	f the Schedule with appropriate Part and clause numbering:	21		
	art Provisions consequent on e						
	Par	t		visions consequent on enactment of Health vices Amendment (Ambulance Fees) Act 2014	22 23		
	Par			vices Amendment (Ambulance Fees) Act 2014			
	Par		Ser e of fe An o the re	vices Amendment (Ambulance Fees) Act 2014	23		
	Par	Scale	Ser e of fe An o the re Act 2	es rder made under section 67D of this Act and in force immediately before epeal of that section by the Health Services Amendment (Ambulance Fees)	23 24 25 26		
	Par	Scale	An o the re Act 2	es rder made under section 67D of this Act and in force immediately before epeal of that section by the <i>Health Services Amendment (Ambulance Fees)</i> 2014 is taken, on that repeal, to have been made under section 67L.	23 24 25 26 27		
	Par	Scale	An o the re Act 2	es rder made under section 67D of this Act and in force immediately before epeal of that section by the <i>Health Services Amendment (Ambulance Fees)</i> 2014 is taken, on that repeal, to have been made under section 67L. of fees for services provided before commencement ebt notice may be issued under Part 4 of Chapter 5A in respect of an ing ambulance fee, as if a fee invoice had already been served on the	23 24 25 26 27 28 29 30		
	Par	Scale	Ser of fe An o the re Act 2 overy o A de exist perso	es rder made under section 67D of this Act and in force immediately before epeal of that section by the <i>Health Services Amendment (Ambulance Fees)</i> 1014 is taken, on that repeal, to have been made under section 67L. 105 fees for services provided before commencement 105 the notice may be issued under Part 4 of Chapter 5A in respect of an ing ambulance fee, as if a fee invoice had already been served on the on by whom the fee is payable, if: 11 a notice specifying the existing ambulance fee and the person by whom it was payable was issued by or on behalf of the Health Secretary before	23 24 25 26 27 28 29 30 31 32 33		
	Par	Scale	Ser of fee An o the re Act 2 overy of A de exist person (a)	rder made under section 67D of this Act and in force immediately before epeal of that section by the <i>Health Services Amendment (Ambulance Fees)</i> 1014 is taken, on that repeal, to have been made under section 67L. of fees for services provided before commencement ebt notice may be issued under Part 4 of Chapter 5A in respect of an ing ambulance fee, as if a fee invoice had already been served on the on by whom the fee is payable, if: a notice specifying the existing ambulance fee and the person by whom it was payable was issued by or on behalf of the Health Secretary before the relevant commencement date, and the person by whom the fee was payable was given a copy of the notice,	233 244 255 266 277 288 299 300 311 322 333 344 355		
	Par	Scale	Ser An o the re Act 2 overy o A de exist perso (a)	rder made under section 67D of this Act and in force immediately before epeal of that section by the <i>Health Services Amendment (Ambulance Fees)</i> 2014 is taken, on that repeal, to have been made under section 67L. To fees for services provided before commencement Set notice may be issued under Part 4 of Chapter 5A in respect of an ing ambulance fee, as if a fee invoice had already been served on the on by whom the fee is payable, if: a notice specifying the existing ambulance fee and the person by whom it was payable was issued by or on behalf of the Health Secretary before the relevant commencement date, and the person by whom the fee was payable was given a copy of the notice, and the fee specified in the notice was not greater than the fee for the relevant ambulance services fixed by the scale of fees in force under	23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38		

	(3)	This clause does not prevent the Health Secretary from issuing a fee invoice, in accordance with Part 4 of Chapter 5A, for ambulance services provided before the relevant commencement date if the Health Secretary charges the fee after the relevant commencement date.	1 2 3 4
	(4)	This clause is subject to the <i>Limitation Act 1969</i> .	5
	(5)	In this clause:	6
		<i>existing ambulance fee</i> means an ambulance fee charged by the Health Secretary before the relevant commencement date.	7
		relevant commencement date means the date of commencement of section 67P (as inserted by the <i>Health Services Amendment (Ambulance Fees)</i> Act 2014).	10 11
	Cha	rging of parents for services provided to child	12
		Section 67M (3), as inserted by the <i>Health Services Amendment (Ambulance Fees) Act 2014</i> , does not apply to ambulance services provided before the commencement of that subsection.	13 14 15
	Refe	erences to Health Secretary	16
	(1)	In Chapter 5A and Schedule 9, as inserted by the <i>Health Services Amendment</i> (<i>Ambulance Fees</i>) <i>Act 2014</i> , and in this Part, a reference to the Health Secretary is a reference to the Secretary of the Ministry of Health.	17 18 19
	(2)	A reference in this Part to anything done by or on behalf of the Health Secretary includes, in relation to anything done before the commencement of	20 21 22
		the <i>Government Sector Employment Act 2013</i> , a reference to anything done by or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head.	23 24 25
[6]	Schedule	or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head.	23 24
[6]		or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head.	23 24 25
[6]		or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head. 9 Schedule 8:	23 24 25 26
[6]	Insert after	or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head. 9 Schedule 8:	23 24 25 26 27
[6]	Insert after Schedu Part 1	or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head. 9 Schedule 8: Ile 9 Recovery of ambulance fees	23 24 25 26 27 28
[6]	Schedu Part 1 1 Defi	or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head. 9 Schedule 8: Ile 9 Recovery of ambulance fees Preliminary	23 24 25 26 27 28
[6]	Insert after Schedu Part 1	or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head. 9 Schedule 8: Ile 9 Recovery of ambulance fees Preliminary nitions	23 24 25 26 27 28 29
[6]	Schedu Part 1 1 Defi	or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head. 9 Schedule 8: Ile 9 Recovery of ambulance fees Preliminary nitions In this Schedule: approved form means a form approved by the Commissioner for the purposes	23 24 25 26 27 28 29 30 31 32
[6]	Schedu Part 1 1 Defi	or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head. 9 Schedule 8: Ile 9 Recovery of ambulance fees Preliminary nitions In this Schedule: approved form means a form approved by the Commissioner for the purposes of the provision in which the term is used.	23 24 25 26 27 28 29 30 31 32 33
[6]	Schedu Part 1 1 Defi	or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head. 9 Schedule 8: Ille 9 Recovery of ambulance fees Preliminary nitions In this Schedule: approved form means a form approved by the Commissioner for the purposes of the provision in which the term is used. Commissioner means the Commissioner of Fines Administration. debtor means a person liable to pay an ambulance fee under a debt notice. enforcement officer has the meaning given by clause 31.	23 24 25 26 27 28 29 30 311 32 33 34
[6]	Schedu Part 1 1 Defi	or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head. 9 Schedule 8: Ile 9 Recovery of ambulance fees Preliminary nitions In this Schedule: approved form means a form approved by the Commissioner for the purposes of the provision in which the term is used. Commissioner means the Commissioner of Fines Administration. debtor means a person liable to pay an ambulance fee under a debt notice.	23 24 25 26 27 28 29 30 31 32 33 34 35
[6]	Schedu Part 1 1 Defi	or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head. 9 Schedule 8: Ille 9 Recovery of ambulance fees Preliminary nitions In this Schedule: approved form means a form approved by the Commissioner for the purposes of the provision in which the term is used. Commissioner means the Commissioner of Fines Administration. debtor means a person liable to pay an ambulance fee under a debt notice. enforcement officer has the meaning given by clause 31. fee recovery costs means the fee recovery costs payable under a fee recovery	23 24 25 26 27 28 29 30 31 32 33 34 35 36 37
[6]	Schedu Part 1 1 Defi	or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head. 9 Schedule 8: Ille 9 Recovery of ambulance fees Preliminary nitions In this Schedule: approved form means a form approved by the Commissioner for the purposes of the provision in which the term is used. Commissioner means the Commissioner of Fines Administration. debtor means a person liable to pay an ambulance fee under a debt notice. enforcement officer has the meaning given by clause 31. fee recovery costs means the fee recovery costs payable under a fee recovery order, being: (a) the prescribed fee recovery costs, and (b) the Sheriff's additional costs (if any).	23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38
[6]	Schedu Part 1 1 Defi	or on behalf of the Head of the Government Department or Division responsible for charging ambulance fees for ambulance services or a delegate of the Head. 9 Schedule 8: Ille 9 Recovery of ambulance fees Preliminary In this Schedule: approved form means a form approved by the Commissioner for the purposes of the provision in which the term is used. Commissioner means the Commissioner of Fines Administration. debtor means a person liable to pay an ambulance fee under a debt notice. enforcement officer has the meaning given by clause 31. fee recovery costs means the fee recovery costs payable under a fee recovery order, being: (a) the prescribed fee recovery costs, and	23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38

			Iship Review Board means the Hardship Review Board constituted under Fines Act 1996.	1 2
			r for examination means an order under clause 18.	3
		<i>pay</i> a full b	an ambulance fee or amount means to pay the ambulance fee or amount in by its due date and, if payment by instalments is permitted under this Act, des to pay each instalment in full by its due date.	4 5 6
			cribed fee recovery costs means the fee recovery costs prescribed under se 11.	7 8
		prop	erty seizure order means an order under clause 15.	9
			iff's additional costs means the costs payable in respect of the Sheriff r clause 12.	10 11
	(2)		r expressions used in this Schedule that are defined in Chapter 5A have ame meaning as they have in that Chapter.	12 13
Par	t 2	Fee	e recovery orders	14
Divi	sion	1	Making of fee recovery orders	15
2	Wha	t is a f	ee recovery order?	16
	(1)		Commissioner may make an order (a <i>fee recovery order</i>) for the recovery ambulance fee.	17 18
	(2)	payal Note.	ngle order may be made for the recovery of 2 or more ambulance fees ble by a person. Division 2 provides for the debtor to be notified by the Commissioner of the fee very order and of the fee recovery action that may be taken if the outstanding	19 20 21 22
		balan	ce of the ambulance fee (and fee recovery costs) is not paid within 28 days.	23
3	Whe	n an o	rder may be made	24
	(1)	refer	Commissioner may make a fee recovery order only if the Health Secretary s the ambulance fee to the Commissioner for the making of a fee recovery r under Chapter 5A.	25 26 27
		Note. 7 day	Chapter 5A permits a referral only if the ambulance fee has not been paid within so of the due date for payment.	28 29
	(2)		e recovery order may be made in the absence of, and without notice to, the on liable to pay the ambulance fee.	30 31
	(3)	ambu	Commissioner may, but is not required to, make a fee recovery order if an alance fee to which it is to apply has previously been the subject of a fee very order in respect of which any fee recovery action has been taken.	32 33 34
	(4)	ambu	Commissioner is not to make a fee recovery order in relation to an alance fee if, before an order is made, the Health Secretary revokes the ral of the ambulance fee to the Commissioner.	35 36 37
4	Forn	n of fe	e recovery order	38
		A fee	e recovery order must specify the following matters:	39
		(a)	the debtor's name, address and date of birth (if known),	40
		(b)	a description of the services in respect of which the ambulance fee is payable,	41 42
		(c)	the date or dates on which the services were provided,	43

		(d)	the amount required to be paid, being the amount of the ambulance fee that remains to be paid, together with specified fee recovery costs.	1 2	
Divi	Division 2		Service of fee recovery order	3	
5	Serv	ice on	n debtor of notice of order		
			oon as practicable after a fee recovery order is made, the Commissioner is erve notice of the order on the debtor.	5 6	
6	Wha	t notic	ce must say	7	
	(1)	The	notice of a fee recovery order must inform the debtor that:	8	
		(a)	the order has been made, and	9	
		(b)	the debtor has until the final date specified in the notice to pay the ambulance fee and fee recovery costs specified in the notice, and	10 11	
		(c)	if the payment is not made by that final date, further fee recovery action will be taken against the debtor to recover the ambulance fee in accordance with this Schedule, and	12 13 14	
		(d)	if the payment is not made by that final date, further fee recovery costs will be payable (indicating the amount of the prescribed fee recovery costs and the circumstances in which they are payable), and	15 16 17	
		(e)	review options are available relating to the fee recovery order, including withdrawal, time to pay and the cancellation of fee recovery action because of hardship.	18 19 20	
	(2)		notice of a fee recovery order may (but need not) contain information ing to the Sheriff's additional costs.	21 22	
	(3)	If the	ere is an approved form for such a notice, the notice must be in that form.	23	
	(4)	assis	inclusion in the notice of additional information and directions for the tance or guidance of the person on whom it is served does not affect the lity of the notice.	24 25 26	
7	Serv	ice of	notice	27	
	(1)	Noti	ce of a fee recovery order may be served on a person:	28	
		(a)	personally, or	29	
		(b)	by post, or	30	
		(c)	by electronic transmission, or	31	
		(d)	by any other manner prescribed by the regulations.	32	
	(2)	The	address for service of any such notice includes, subject to this section:	33	
		(a)	the address supplied by the person in connection with the provision of the service for which the ambulance fee is payable, or	34 35	
		(b)	the address obtained for the person by the Commissioner under this Schedule, if the Commissioner is satisfied that it is the most recent address available for the person.	36 37 38	
	(3)	if the Chap	ce of a fee recovery order may be served by electronic transmission only e person has consented to service of notices or other documents under oter 5A or this Schedule by electronic transmission. If the notice is served tronically, the address for service is the address provided by the person.	39 40 41 42	
	(4)		oite any other provision of this Act, it is presumed that a notice of a fee very order sent to a person by post is served on the person 7 days after it	43 44	

		is posted, unless the person establishes that it was not served within that 7-day period.	1 2
8	Fina	date for payment in notices	3
	(1)	The final date for payment in a notice of a fee recovery order must be at least 21 days after it is served on the person.	4 5
	(2)	Accordingly, a notice that is posted may specify a date that is at least 28 days after the notice of the fee recovery order is posted as the final date for making the payment concerned.	6 7 8
9	Exte	nsion of final date if notice takes more than 7 days	9
	(1)	If a notice is served on a person more than 7 days after it was posted, the notice is not invalid merely because it specifies as the final date a date that is less than 21 days after it was served on the person.	10 11 12
	(2)	In such a case however, the final date is extended to a date that is 21 days after the notice was served and the notice is taken to specify that date as the final date.	13 14 15
Divi	sion	B Cost recovery	16
10		•	
10	(1)	Ecovery costs to be paid	17
	` '	Fee recovery costs are payable under a fee recovery order. The following amounts are the only amounts payable as fee recovery costs.	18
	(2)	The following amounts are the only amounts payable as fee recovery costs under a fee recovery order:	19 20
		(a) the prescribed fee recovery costs,	21
		(b) the Sheriff's additional costs (if any).	22
	(3)	Any amount recovered in consequence of the making of a fee recovery order is to be applied firstly towards fee recovery costs and the balance towards the ambulance fee.	23 24 25
11	Pres	cribed fee recovery costs	26
	(1)	The regulations may prescribe the fee recovery costs payable under a fee recovery order.	27 28
	(2)	The regulations may:	29
		(a) prescribe an amount as the fee recovery costs payable to the Commissioner on the making of the order, and	30 31
		(b) prescribe an amount as the fee recovery costs payable into the Consolidated Fund for any fee recovery action taken by the Sheriff or other official under Part 3 before payment is made under the order.	32 33 34
12	Sher	ff's additional costs	35
	(1)	The Commissioner may approve any costs and expenses reasonably incurred by the Sheriff in taking fee recovery action under Part 3 as fee recovery costs payable by the debtor under the fee recovery order.	36 37 38
	(2)	The amount of those costs and expenses is to be determined in accordance with the scale applicable to the enforcement of judgment debts under the <i>Civil Procedure Act 2005</i> , but is to be reduced by the prescribed fee recovery costs payable to the Consolidated Fund for any fee recovery action taken by the Sheriff or other official under Part 3.	39 40 41 42 43

	(3)	For the purposes of this clause, the Commissioner has the functions of the registrar of the relevant court with respect to the approval of those costs and expenses.	1 2 3
	(4)	Fee recovery costs recoverable under this clause are payable to the Sheriff and not to the Consolidated Fund.	4 5
	(5)	The power of the Local Court to review a decision of a registrar of the court in respect of any such fee recovery costs applies to a decision of the Commissioner under this clause.	6 7 8
13	Fee	recovery costs included in ambulance fee	9
	(1)	After a fee recovery order is made, the ambulance fee to which it applies is taken to include the fee recovery costs payable under the fee recovery order.	10 11
	(2)	Accordingly, a reference in Parts 3–6 to an <i>ambulance fee</i> includes a reference to any fee recovery costs payable under the fee recovery order.	12 13
Par	't 3	Fee recovery action	14
Divi	ision	1 Fee recovery action	15
14	Whe	n fee recovery action can be taken	16
	(1)	Fee recovery action may be taken against a debtor under this Part if:	17
		(a) the debtor has not paid the ambulance fee as required by the notice of the fee recovery order served on the debtor, and	18 19
		(b) the ambulance fee remains unpaid.	20
	(2)	Fee recovery action may be taken under this Part by means of a property seizure order, a garnishee order or a charge on land, or by all or any combination of those means.	21 22 23
15	Orde	er to seize property of debtor	24
	(1)	The Commissioner may make an order for the seizure of the property of a debtor for the purpose of levying the ambulance fee payable by the debtor on that property. The order is called a <i>property seizure order</i> . Note. The <i>Interpretation Act 1987</i> defines property to include land as well as personal property.	25 26 27 28 29
	(2)	The Commissioner may make a property seizure order only if satisfied that fee recovery action is authorised against the debtor under this Part.	30 31
	(3)	Section 72 of the <i>Fines Act 1996</i> applies in relation to a property seizure order made under this clause in the same way as it applies in relation to a property seizure order made under that section.	32 33 34
16	Orde	er to garnishee debts, wages or salary of debtor	35
	(1)	The Commissioner may make an order that all debts due and accruing to a debtor from any person specified in the order are attached for the purposes of satisfying the ambulance fee payable by the debtor (including an order expressed to be for the continuous attachment of the wage or salary of the debtor). The order is called a <i>garnishee order</i> .	36 37 38 39 40
	(2)	The Commissioner may make a garnishee order only if satisfied that fee recovery action is authorised against the debtor under this Part.	41 42

	(3)	Section 73 of the <i>Fines Act 1996</i> applies in relation to a garnishee order made under this clause in the same way as it applies in relation to a garnishee order made under that section.	1 2 3
17	Regi	stration of fee recovery order as charge on land	4
	(1)	The Commissioner may apply to the Registrar-General for registration of a fee recovery order in relation to any land owned by the debtor (including any land owned jointly with another person).	5 6 7
	(2)	An application may not be made under this clause unless the amount payable under the order (or the total amount payable under the orders) to which the application relates exceeds \$1,000 or such other amount as is prescribed by the regulations.	8 9 10 11
	(3)	Section 74 of the <i>Fines Act 1996</i> applies in relation to an application under this clause, and a charge registered under this clause, in the same way as it applies to an application under that section, and a charge registered under that section.	12 13 14
Divi	sion	2 Ancillary provisions	15
18	Exar	nination of debtor	16
	(1)	The Commissioner may issue an order (an <i>order for examination</i>) under this clause for the purpose of enabling fee recovery action to be taken under this Part.	17 18 19
	(2)	If a person who is issued with an order for examination fails to attend in accordance with the order, the Commissioner may issue a warrant for the apprehension of the person and for the person to be brought before the Commissioner or other specified enforcement officer, or before a specified officer of a court, for examination in accordance with this clause.	20 21 22 23 24
	(3)	Sections 75 and 75A of the <i>Fines Act 1996</i> apply in relation to an order for examination, an examination, or warrant of apprehension under this clause in the same way as they apply in relation to an order for examination, examination or warrant for apprehension under those sections.	25 26 27 28
19	Pow	er of entry to execute property seizure order	29
	(1)	The person executing a property seizure order may, at any reasonable time of the day or night, enter any premises for the purposes of executing the order.	30 31
	(2)	Subclause (1) does not authorise any such person to enter any part of premises used only for residential purposes without the permission of the occupier of the premises or the authority of a search warrant under this clause.	32 33 34
	(3)	Any such person may apply to an authorised officer for the issue of a search warrant if the person believes on reasonable grounds that there may be property liable to seizure under the property seizure order in any premises.	35 36 37
	(4)	An authorised officer to whom any such application is made may, if satisfied that there are reasonable grounds for doing so, issue a search warrant authorising any person who is executing the property seizure order to enter the premises and seize property in the premises in accordance with that or any other property seizure order.	38 39 40 41 42
	(5)	Division 4 of Part 5 of the <i>Law Enforcement (Powers and Responsibilities) Act</i> 2002 applies to a search warrant issued under this clause.	43 44

	(6)	Without affecting the generality of section 71 of the <i>Law Enforcement</i> (<i>Powers and Responsibilities</i>) Act 2002, a police officer:	1 2
		(a) may accompany a person executing a search warrant, and	3
		(b) may take all reasonable steps to assist the person in the exercise of the person's functions under this clause.	4 5
	(7)	This clause does not authorise a person to seize property under any warrant of execution or order (other than a property seizure order) while the person is in premises in pursuance only of the authority conferred by this clause.	6 7 8
	(8)	In this clause:	9
		authorised officer has the same meaning as it has in the Law Enforcement (Powers and Responsibilities) Act 2002.	10 11
		<i>premises</i> includes any structure, building, aircraft, vehicle, vessel or place (whether built upon or not).	12 13
20	Pow	er of person executing order or warrant to demand name and address	14
	(1)	The Sheriff or other person executing an order or warrant under this Part may require a person whom the Sheriff or other person suspects on reasonable grounds to be the debtor to state his or her full name and residential address and to produce evidence of his or her identity.	15 16 17 18
	(2)	A person is not required to comply with such a requirement unless the person was warned on that occasion that a failure to comply is an offence.	19 20
	(3)	A person who, without reasonable excuse, fails to comply with such a requirement is guilty of an offence. Maximum penalty: 10 penalty units.	21 22 23
21	Elec	tronic transmission of documents	24
	(1)	The following directions, orders and warrants under this Part may be transmitted electronically to the persons to whom they are given or directed:	25 26
		(a) a property seizure order directed to the Sheriff,	27
		(b) a garnishee order, or a summons requiring a garnishee under such a garnishee order to show cause, given to the Sheriff for service,	28 29
		(c) an order for examination given to the Sheriff for service,	30
		(d) a warrant of apprehension directed to the Sheriff.	31
	(2)	For the purpose of executing any such order or warrant, the Sheriff or other officer to whom the order or warrant is so transmitted is to cause a copy of the order or warrant to be converted into written form and to be endorsed with the following words:	32 33 34 35
		This document has been transmitted electronically by the Commissioner of Fines Administration in accordance with clause 21 of Schedule 9 to the <i>Health Services Act 1997</i> .	36 37 38
Par	t 4	Suspension, withdrawal and cancellation of fee recovery action	39 40
22	Fee	recovery action may be suspended	41
	(1)	The Commissioner may make an order (a suspension order) for the	42
	(1)	suspension of fee recovery action in relation to an ambulance fee referred to	43

	the C that:	Commissioner by the Health Secretary if the Commissioner is satisfied	1 2
	(a)	the person charged with the ambulance fee may be exempt from payment of the ambulance fee under Chapter 5A, or	3 4
	(b)	the matter should be referred back to the Health Secretary for some other reason.	5 6
(2)		spension order must be made if the Health Secretary requests the making e suspension order.	7 8
(3)	A su	spension order may be made:	9
	(a)	before or after the making of a fee recovery order, and	10
	(b)	on application or on the Commissioner's own initiative.	11
(4)	Whil	e a suspension order has effect:	12
	(a)	a fee recovery order is not to be made in relation to the ambulance fee, and	13 14
	(b)	if a fee recovery order has already been made in relation to the ambulance fee, any fee recovery action already taken in relation to the order is to be suspended.	15 16 17
(5)	Fee r	ecovery action is to be suspended as follows:	18
	(a)	any property seizure order that has already been made in relation to the ambulance fee that has not been executed is to be cancelled,	19 20
	(b)	any garnishee order that has already been made in relation to the ambulance fee is to be cancelled.	21 22
(6)	requi	ever, any property obtained as a result of fee recovery action is not red to be returned, and a charge on land created under Part 3 need not be elled, unless the relevant fee recovery order is withdrawn.	23 24 25
(7)	ordei	spension order has effect until the Commissioner revokes the suspension or the Health Secretary revokes the referral of the ambulance fee to the missioner (whichever happens first).	26 27 28
	and re	The Commissioner must withdraw any fee recovery order that has been made everse any fee recovery action taken if the referral of the fee to the Commissioner oked.	29 30 31
(8)		Commissioner may revoke a suspension order only if the Health Secretary ests the revocation of the suspension order.	32 33
(9)		Commissioner must give notice in writing of the making or revocation of pension order:	34 35
	(a)	to the Health Secretary, and	36
	(b)	to the Sheriff, but only if a property seizure order has already been made in relation to the ambulance fee.	37 38
(10)		suspension of fee recovery action does not prevent further fee recovery n being taken after the suspension has ceased to have effect.	39 40
With	drawa	l of order and reversal of fee recovery action	41
(1)		Commissioner may, on application or on the Commissioner's own tive, withdraw a fee recovery order if satisfied that:	42 43
	(a)	the person named in the fee recovery order is exempt from payment of an ambulance fee specified in the order under Chapter 5A, or	44 45

23

		(b)	the person was not aware that a debt notice had been issued before the fee recovery order was served, or	1 2
		(c)	the person was otherwise hindered by accident, illness, misadventure or other cause from taking action in relation to the debt notice, or	3 4
		(d)	an ambulance fee to which it applies has previously been the subject of a fee recovery order in respect of which any fee recovery action has been taken, or	5 6 7
		(e)	the person named in the fee recovery order is not the person by whom the ambulance fee is payable, or	8 9
		(f)	the order was otherwise made in error.	10
	(2)	ambı	Commissioner must withdraw a fee recovery order in relation to an alance fee if the Health Secretary revokes the referral of the ambulance fee e Commissioner.	11 12 13
	(3)		e recovery order may be withdrawn completely or only to the extent of e of the amount or amounts to which it applies.	14 15
	(4)	If a f	ee recovery order is withdrawn completely:	16
		(a)	the order then ceases to have effect, and	17
		(b)	any fee recovery action already taken is to be reversed, unless the same recovery action is authorised under another fee recovery order, and	18 19
		(c)	fee recovery costs are not payable under the order and, if paid, are repayable.	20 21
	(5)		ee recovery order is withdrawn only to the extent of some of the amount nounts to which it applies:	22 23
		(a)	the order continues to have effect in respect of the remaining amount or amounts to which it applies, and	24 25
		(b)	any amount that has been paid under the order is to be applied to payment of the remaining amount or amounts to which it applies and any fee recovery costs payable under the order.	26 27 28
	(6)		withdrawal of a fee recovery order does not prevent the making of a er fee recovery order in respect of the ambulance fee.	29 30
(Canc	ellatio	on of fee recovery action generally	31
	(1)		Commissioner may cancel any or all fee recovery action in respect of an alance fee at any time for any good reason.	32 33
	(2)		Commissioner cancels fee recovery action by cancelling a property are order, garnishee order or charge on land in respect of the ambulance	34 35 36
	(3)		operty seizure order, garnishee order or charge on land under this Part is a to be cancelled on the payment of the ambulance fee concerned.	37 38
	(4)		cancellation of a charge on land does not take effect until the strar-General registers the cancellation of the charge.	39 40
	(5)		Commissioner must give the Health Secretary notice in writing of a sion to cancel fee recovery action in respect of an ambulance fee.	41 42

24

Part 5		Hardship and time to pay				
25	Cano	ancellation of fee recovery action because of hardship				
	(1)	 The Commissioner may, on the application of a debtor or at the Commissioner's own discretion, cancel fee recovery action in respect of the whole or part of an unpaid ambulance fee if satisfied that, due to any or all of the financial, medical or personal circumstances of the debtor: (a) the debtor does not have sufficient means to pay the ambulance fee and is not likely to have sufficient means to pay the ambulance fee, and (b) fee recovery action has not been or is unlikely to be successful in 	3 4 5 6 7 8			
		satisfying the ambulance fee.	10			
	(2)	The Commissioner must cancel fee recovery action in respect of the whole or part of an unpaid ambulance fee if directed to do so by the Hardship Review Board.	11 12 13			
	(3)	This section does not prevent the Commissioner from making a further fee recovery order for an unpaid ambulance fee at any time within 5 years after the fee recovery action is cancelled under this clause if:	14 15 16			
		(a) the Health Secretary again refers the matter to the Commissioner for the making of a fee recovery order, and	17 18			
		(b) the Commissioner is satisfied that the debtor has sufficient means to pay the ambulance fee and that fee recovery action is likely to be successful in satisfying the ambulance fee.	19 20 21			
26	Time	e to pay	22			
	(1)	A debtor may apply to the Commissioner for time to pay an ambulance fee any time after a fee recovery order is made.	23 24			
	(2)	The Commissioner may, by order, allow further time to pay the ambulance fee if satisfied the application is genuine and it appears expedient to do so.	25 26			
	(3)	Section 100 of the <i>Fines Act 1996</i> applies in relation to an order made under this clause in the same way as it applies in relation to an order made under that section.	27 28 29			
27	Fund	ctions of Hardship Review Board	30			
	(1)	The Hardship Review Board has the same functions with respect to ambulance fees as it has with respect to fines under the <i>Fines Act 1996</i> .	31 32			
	(2)	Section 101B of the <i>Fines Act 1996</i> applies in relation to reviews by the Hardship Review Board under this Schedule in the same way as it applies in relation to reviews by the Hardship Review Board under that Act.	33 34 35			
	(3)	The Hardship Review Board, a member of the Board, or a person otherwise engaged in the administration of this clause, may disclose to the Commissioner, or any other person engaged in the administration of this Schedule, information obtained in the administration of this clause.	36 37 38 39			
Par	t 6	Administration	40			
28	Forn	n of notices	41			
		Any notice given by the Commissioner to the Health Secretary under this Schedule may be given by post, by means of document exchange or by electronic transmission.	42 43 44			

29	Arra	ngeme	ents with Health Secretary	1		
	(1)	the p	Commissioner may enter into arrangements with the Health Secretary for payment to the Health Secretary of ambulance fees that are recovered or this Schedule.	2 3 4		
	(2)	The arrangements may permit the Commissioner to deduct or retain from amount paid to the Health Secretary a fee or payment for services prunder this Schedule.				
	(3)		mbulance fee recovered under this Schedule is, when recovered, payable cordance with those arrangements.	8		
	(4)		clause does not affect the requirements of this Schedule with respect to ayment of fee recovery costs.	10 11		
30	Dele	gation	1	12		
	(1)	any 1	Commissioner may delegate to any person employed in the Public Service function of the Commissioner under this Act, other than this power of gation.	13 14 15		
	(2)		Commissioner may delegate to any person any of the following functions e Commissioner:	16 17		
		(a)	the function of serving notice of a fee recovery order on a debtor,	18		
		(b)	the function of serving (but not issuing) an order for examination.	19		
31	Exer	cise o	f enforcement functions	20		
	(1)	An enforcement function may be exercised by the Commissioner or by a person employed in the Public Service who is authorised by the Commission to exercise that function.		21 22 23		
	(2)		erson authorised to exercise enforcement functions is an <i>enforcement er</i> for the purposes of this Schedule.	24 25		
	(3)		Commissioner and any enforcement officers have, in the exercise of reement functions, the same protection and immunities as officers of a t.	26 27 28		
	(4)		is clause, <i>enforcement function</i> means a function of the Commissioner of ing or issuing an order or warrant under this Schedule.	29 30		
32	Disc	losure	e of information	31		
	(1)	Sche	Commissioner, or any other person engaged in the administration of this dule, may disclose personal information obtained in relation to a person e administration or execution of this Schedule or Chapter 5A:	32 33 34		
		(a)	in connection with the administration or execution of this Schedule or Chapter 5A (including for the purpose of the recovery of an ambulance fee), or	35 36 37		
		(b)	to the Health Secretary or a delegate of the Health Secretary for the purposes of the administration or execution of Chapter 5A, or	38 39		
		(c)	with the consent of the person to whom the information relates or at the request of a person acting on behalf of the person to whom the information relates, or	40 41 42		
		(d)	to the Hardship Review Board, or	43		
		(e)	as authorised or required by or under this Act or any other Act or law.	44		

	(2)	an e	out limiting subclause (1) (a), personal information may be disclosed to employer or past employer of a debtor for the purposes of the inistration, enforcement or execution of a garnishee order.	1 2 3
	(3)	perso or ex by th	rson engaged in the administration of this Schedule must not disclose any onal information obtained in relation to any person in the administration secution of this Schedule or Chapter 5A except as authorised or required his Act or any other Act or law.	4 5 6
	(4)		imum penalty: 100 penalty units.	8
	(4)		is clause:	9
		Pers	conal information means personal information under the <i>Privacy and onal Information Protection Act 1998</i> or personal information that is the information under the <i>Health Records and Information Privacy Act</i> of the contract of the contra	10 11 12 13
33	Adm	inistra	ative provisions of Fines Act 1996 apply	14
	(1)	exerc	administrative provisions of the <i>Fines Act 1996</i> apply in respect of the cise of functions under this Schedule in the same way as they apply in ect of the exercise of functions under that Act.	15 16 17
	(2)	In th	is clause, the <i>administrative provisions</i> of the <i>Fines Act 1996</i> are:	18
		(a)	section 102, and	19
		(b)	Part 8, except sections 116A, 116B, 117A and 117B.	20
34	Inter	pretat	ion of Fines Act 1996 provisions that are applied by this Schedule	21
	(1)	to be	ovision of this Schedule that applies a provision of the <i>Fines Act 1996</i> is a read subject to the modifications set out in this clause and to any other diffications necessary or required under this Act.	22 23 24
	(2)	For t	he purposes of any such provision, a reference in the <i>Fines Act 1996</i> :	25
		(a)	to the <i>Fines Act 1996</i> or a provision of that Act includes a reference to this Schedule or a corresponding provision of this Schedule, and	26 27
		(b)	to a fine, fine defaulter or fine enforcement order includes a reference to an ambulance fee, debtor or fee recovery order respectively, and	28 29
		(c)	to enforcement action or other action in respect of a fine includes a reference to fee recovery action or other action in respect of an ambulance fee, and	30 31 32
		(d)	to the writing off of an unpaid fine includes a reference to the cancellation of fee recovery action in respect of an unpaid ambulance fee, and	33 34 35
		(e)	to an order under that Act includes a reference to a corresponding order under this Schedule, and	36 37
		(f)	to an authorised officer under that Act includes a reference to an enforcement officer under this Schedule, and	38 39
		(g)	to the regulations under that Act includes a reference to the regulations under this Schedule, and	40 41
		(h)	to a person engaged in the administration of that Act includes a reference to a person engaged in the administration of this Schedule.	42 43
	(3)		rences to work and development orders and combined payment	44

Schedule 2 Amendment of other Acts		1
2.1	Fines Act 1996 No 99	2
	Section 115 Use of name "State Debt Recovery"	3
	Insert "or any other Act" after "Act" in section 115 (4).	4
2.2	Law Enforcement (Powers and Responsibilities) Act 2002 No 103	5
	Schedule 2 Search warrants under other Acts	6
	Insert in alphabetical order:	7
	Health Services Act 1997, clause 19 of Schedule 9	8