

01 April 2014

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Legal Aid SA:

FOR ACTION

Regional Operations Executives

Justice Centre Executives High Court Unit Managers Other Legal Aid SA staff

Other:

Accredited Judicare Legal Practitioners

Agent Legal Aid Officers at Magistrates' Courts

Dear Sir/Madam

CIRCULAR NUMBER 2 OF 2014 AMENDMENTS TO THE LEGAL AID GUIDE 2014 13TH EDITION

Notice is hereby given that the board of Legal Aid South Africa has approved the following amendments to the 2014 Legal Aid Guide (13th edition).

1. TARIFF OF FEES AND DISBURSEMENTS

Annexure E and F to the 2014 Legal Aid Guide are replaced by Annexures E and F hereto with effect from 1 April 2014. The permitted fees and disbursements set out in these annexures have been increased by an average of 5% with the permitted fee/disbursement being rounded to the nearest Rand.

The various tariffs of fees and disbursements that are applicable for work done prior to 1 April 2014 are listed on the Legal Aid SA website (www.legal-aid.co.za).

Yours faithfully

Y. N. Yedalihad

Ms Vidhu Vedalankar Chief Executive Officer Legal Aid South Africa

Your voice. For justice.



Annexure "A"

FOR INFORMATION

Judiciary: The Chief Justice

The President of the Supreme Court of Appeal

Judges President: South Gauteng High Court

North Gauteng High Court North West High Court Limpopo High Court Free State High Court Northern Cape High Court Western Cape High Court

Eastern Cape High Court, Grahamstown Eastern Cape High Court, Port Elizabeth

Eastern Cape High Court, Mthatha Eastern Cape High Court, Bhisho

KwaZulu-Natal High Court, Pietermaritzburg

KwaZulu-Natal High Court, Durban

Land Claims Court
Labour Appeal Court

Labour Court

The Magistrates Commission

Legal Practitioners:

The Law Society of the Northern Provinces

The Law Society of the Cape

The Law Society of the Free State

The Law Society of KwaZulu-Natal

The Law Society of South Africa

National Association of Democratic Lawyers

Black Lawyers Association

General Council of the Bar of South Africa

Cape Bar Council

Eastern Cape Society of Advocates (Grahamstown)

Eastern Cape Society of Advocates (Port Elizabeth)

Northern Cape Society of Advocates

Society of Advocates of the Free State

Society of Advocates of Natal (Pietermaritzburg)

Society of Advocates of Natal (Durban)

Society of Advocates of Mpumalanga

Pretoria Society of Advocates

Society of Advocates of SA (Witwatersrand Division)

North-West Bar Association

Bisho Society of Advocates (Bisho City)

Bisho Society of Advocates (East London) The Society of Advocates of Transkei

Thohoyandou Bar Council National Forum of Advocates

Church Square Association of Advocates

Consilium Group of Advocates

Prosecution: The National Director of Public Prosecutions

Director of Public Prosecutions:

South Gauteng North Gauteng North West Limpopo Free State Northern Cape Western Cape

Eastern Cape, Grahamstown Eastern Cape, Port Elizabeth

Eastern Cape, Mthatha Eastern Cape, Bhisho

KwaZulu-Natal, Pietermaritzburg

KwaZulu-Natal, Durban

Dept of Justice & Constitutional Development: Director-General

Registrars:

Constitutional Court Supreme Court of Appeal South Gauteng High Court North Gauteng High Court North West High Court Limpopo High Court Free State High Court Northern Cape High Court Western Cape High Court Eastern Cape HC, Grahamstown Eastern Cape HC, Port

Elizabeth

Eastern Cape HC, Mthatha Eastern Cape HC, Bhisho KwaZulu-Natal HC, P'mburg KwaZulu-Natal HC, Durban

Land Claims Court Labour Appeal Court

Labour Court

Media: De Rebus

Advocate

Other: Human Rights Commission

Judicial Inspectorate of Prisons

Public Protector

Commission on Gender Equality

Annexure E

TARIFF OF FEES AND DISBURSEMENTS IN CRIMINAL MATTERS - 2014

2014. The various tariffs of fees and disbursements that are applicable for work done prior to 1 April 2014 are available on the Legal Aid SA website (www.legal-aid.co.za). The fees and disbursements contained in this Annexure come into effect from 1 April 2014 for work done on or after 1 April

Number)
	Marre	Court	Court	iligii coair	Appeal
->	Criminal trials – Appearance 1				
1.1 (a)	For appearing before any court when a postponement is granted at the request of the State	R192.00 Per postponement	R192.00 Per postponement	R192.00 Per postponement	Not applicable(NA)
(q)1.1	A telephone attendance to postpone a matter but this is not allowed for a practitioner's first appearance for client. This is only permitted where client is not in	R69.00	R69.00	R69.00	NA
	been set down for trial				

Number	Matter	District Magistrate's Court	Regional Magistrate's Court	High Court
1.1 (c)	For appearing before the High Court (HC) where a matter has been set down for trial on a running roll and the matter is postponed at the request of the State to a date beyond the dates covered by the running roll on which the matter was initially set down (will only be paid once per matter and will not be paid in addition to a trial day fee)	N	Ą	R2,322.00
	Where the matter is postponed to a date within the running roll period, then the postponement fee as per clause 1.1(a) will be payable, but only if the trial day fee or any portion of the trial day fee is not claimed.			
1.2	For appearing before court and any other incidental professional services (excluding permitted preparation on any trial day). This includes appearing before a judicial officer in pre-trial conferences, identity parades and inspections conducted by the Court.	R1, 245.00 Per trial day	R1, 481.00 Per trial day	R 2,322.00 Per trial day

1.3 (b)	2 1.3 (b)	1.3 (a)	Number
If a matter is finalised by means	of a formal withdrawal (which must be in writing as opposed to matters which are merely struck off the roll), guilty plea, diversion or plea bargain, a finalisation fee, inclusive of all necessary consultations and preparations will be paid, irrespective of when such consultations or preparation took place. No additional preparation fees will be paid in respect of the trial. This will not preclude claims for postponements and court appearances before or after the date in respect of which the finalisation fee is claimed (eg. For sentencing).	If the duration of a trial day does not total in aggregate to 4 hours, the trial day fee set out above shall be reduced pro rata. The minimum fee permitted in respect of any trial day shall be:	Matter
R1, 245.00	K1, 245.00	R192.00 Per day	District Magistrate's Court
R1, 481.00	K1, 481.00	R192.00 Per day	Regional Wagistrate's Court
R2, 322.00	R2, 322,00	R192.00 Per day	High Court
NA	}	Ą	Supreme Court of Appeal

111	Appende T				
				RC – Not more than 4 hours for the first accused and additional preparation and consultation time of not more than 2 hours per coaccused represented subject to a maximum of 16 hours per	
	·			DC – Not more than 2 hours for the first accused and additional preparation and consultation time of not more than 1 hour per coaccused represented subject to a maximum of 8 hours per District Court matter	
				In all matters actual preparation and necessary consultations prior to and during the trial shall be allowed and remunerated as follows:	
				Necessary travelling and accommodation disbursements (as per Paragraph 7 below) outside of the magisterial district in which the practitioner practises will be paid if required to execute such preparation.	
				Preparation before the start of the trial is required (eg in the High Court up to 8 hours preparation should routinely be done prior to the date of the commencement of the trial).	
Appeal	High Court	Regional Magistrate's Court	District Magistrate's Court	Matter	Number

Number	Regional Court matter. HC- A minimum of 8 hours for the first accused for the first week of trial or part thereof, and then an additional 8 hours per week or part thereof for the remaining
	an additional 8 hours per week or part thereof for the remaining period of the trial. Where the practitioner represents additional co-accused, then additional actual preparation and consultation time of not more than 4 hours per co-accused represented subject to a maximum of 32 hours per week will be allowed.
2.2	In respect of trials where a practitioner for valid reasons requires additional preparation
	written motivation for increased preparation and consultation time must be submitted to the ROE/NOE.
3.	Increased trial day fees ³
.Ω -2	Only in very exceptional circumstances will any increased fees be permitted. If increased trial day fees are authorised by the ROE/NOE, these shall not exceed:

Number	Matter	District Magistrate's Court	Regional Magistrate's Court	High Court
Ω	In very exceptional circumstances, the NOE may authorise the instruction of a second legal practitioner to assist the legal practitioner who appears at the trial at not more than 60% of the fees allowed to the first legal practitioner.	NA	R1,930.00 Per trial day (Maximum)	R2,431.00 Per trial day (Maximum)
	In no circumstances will a third legal practitioner be permitted in respect of any accused or group of co-accused who are represented by a single legal team.			
4.	Bail applications and interlocutory applications 4			·
-	A legal practitioner shall be remunerated for bail and other interlocutory applications not otherwise provided for at the rates set out herein as if such bail or interlocutory application formed part of the trial of the accused.	R1,245.00 Per trial day	R1,481.00 Per trial day	R2,322.00

Number	Matter	District Magistrate's	Regional Magistrate's	High Court	Supreme Court of
5.	Criminal trials – General ⁵				
-1	Application for a transcript of the evidence	R142.00 Per application	R142.00 Per application	R142.00 Per application	NA
5.2	Necessary perusal of a docket and/or record:	R3.47 Per page	R3.47 Per page	R3.47 Per page	NA
<u></u> თ.	Preparation of heads of argument at the request of the court. Proof of the court's request must accompany the account. A folio consists of 100 words.	NA	R17.00 Per folio	R25.00 Per folio	NA
6.	Criminal appeals ⁶				
6.1	Written report on the merits of a matter when required.	R384.00 Per report	R384.00 Per report	R384.00 Per report	R384.00 Per report
6.1(a)	For appearing before any trial court when a postponement is granted at the request of the State or at the instance of the presiding Judicial Officer before hearing an application for leave to appeal:	R192.00 Per postponement	R192.00 Per postponement	R192.00 Per postponement	NA
6.2	Application to the court a quo for leave to appeal (where done by a practitioner who appeared at trial)	R421.00 Per application	R561.00 Per application	R674.00 Per application	NA

O

Matter
Drafting petition for leave to appeal to the HC or application to the SCA including all typing and attendances relevant thereto
Drafting of documents not otherwise provided for, including all typing and relevant attendances
Application for a copy of a record under Rule 66(9) of the Magistrate's Court, Rule 49A of the Uniform Rules, Rule 52 of Uniform Rules including all typing and attendances relevant thereto.
Necessary perusal of any record for purposes of application for leave to appeal, provided the legal practitioner attending to the application for leave to appeal is not the legal practitioner who represented the accused on trial or where the client indicated that he/she did not require leave to appeal but subsequently requested an application for leave to appeal and a period of longer than 3 months has expired since sentence.

Number 6.7	Matter Heads of argument including perusal of record to prepare	District Magistrate's Court NA	Regional Magistrate's Court NA	High Court R2,021.00 Per set of Heads
6.7	Heads of argument including perusal of record to prepare heads of argument, all typing and relevant attendances	NA	Z	
රා හ	On appearing before the trial court to argue application for leave to appeal including the final report to the Legal Aid SA and the report back to the legal aid applicant (where done by practitioner other than the practitioner who appeared at the trial) This fee includes any consultations, perusal, drafting or attendance on that day and any	R910.00	R1, 190.00	
o. 9	On appearing before a superior court to argue appeal and including the noting of judgement, the final report to the LAB and the report back to the legal aid applicant This fee includes any	¥	Z	
	This fee includes any consultations or perusal on that day and any application made on that day			
6.10	Any necessary consultation with an accused or a witness whose evidence is yet to be led.	R279.00 Per consultation	R279.00 Per consultation	Ď

Number	Matter	District Magistrate's Court	Regional Magistrate's Court	High Court	Supreme Court of Appeal
	Not more than one consultation per accused or per witness.				
7	Agency Agreement Global Fees				
7.1	All inclusive global fee per finalised matter shall be paid as follows:	R,1407.00	R3,323.00		
æ	Disbursements 8				
	These disbursements shall be allowed over and above the fees set out above				
8.1	The fees of any expert authorised by the LAB	At the rate and to the maximum authorised	At the rate and to the maximum authorised	At the rate and to the maximum authorised	At the rate and to the maximum authorised
8.2	Necessary revenue stamps	As required by the prosecution			
8.2 (a)	Necessary copies of documents such as charge sheets, petitions and heads of argument.	R2.00 Per page	R2.00 Per page	R2.00 Per page	R2.00 Per page
8. ය	Necessary travel within or outside of any magisterial district in which the legal practitioner has an office provided that the distance of a single trip is more than 30km.	R3.36 Per km	R3.36 Per km	R3.36 Per km	R3.36 Per km
8.4	Necessary air travel	NA	NA	Economy class	Economy class

Number	Matter	District Magistrate's Court	Regional Magistrate's Court	High Court	Supreme Court of Appeal
8.5	Where it is necessary for a legal	R782.00	R782.00	R782.00	R782.00
	practitioner to hire	Per night provided that	Per night provided that	Per night provided that	Per night provided
	accommodation at the court	the court venue is	the court venue is	the court venue is	that the court venue
	venue, the LAB will pay the legal	situated more than	situated more than	situated more than	is situated more than
	practitioner an allowance in	130km from the	130km from the	130km from the	130km from the
	respect of accommodation	offices/chambers of the	offices/chambers of the	offices/chambers of the	offices/chambers of
		legal practitioner	legal practitioner	legal practitioner	the legal practitioner
	NB – Where the actual				
	expenditure exceeds the				
	allowance in paragraphs 8.5 and				
	8.6 but is still within the Legal Aid				
	SA Travel Policy, the practitioner				
	may choose between requesting				
	the Legal Aid SA to book and				
	pay for his /her expenses or pay				
	on his /her own accommodation				
	and then claim a refund from the				
	Legal Aid SA				
8.6	Where it is necessary for a legal	R219.30	R219.30	R219.30	R219.30
	practitioner to attend at a court	Per day provided that	Per day provided that	Per day provided that	Per day provided that
	venue away from his/her	the court venue is	the court venue is	the court venue is	the court venue is
	chambers/offices the Legal Aid	situated is more than	situated more than	situated more than	situated more than
	SA shall pay the legal practitioner	130km from the	130km from the	130km from the	130km from the
	a subsistence allowance	offices/chambers of the	offices/chambers of the	offices/chambers of the	offices/chambers of
		legal practitioner	legal practitioner	legal practitioner	the legal practitioner
8.7	Toll roads to the extent that these	Actual out of pocket	Actual out of pocket	Actual out of pocket	Actual out of pocket
	were reasonably necessary	expenses	expenses	expenses	expenses

2014 CRIMINAL TARIFFS: NOTES

1. Criminal Trials – Appearance fees

- attendance whatsoever No additional fees will be permitted in respect of any trial day lasting in excess of 4 hours or for any waiting time or any other
- evidence and/or hands down judgement after the hearing of evidence for an aggregate time of not less than 4 hours. Where a trial is less than 4 hours duration the trial day fee is reduced pro rata A trial day means a day on which evidence is led and/or the court hears argument pursuant to the hearing or submission of

2. Preparation fees

- of these. required, including preparation per co-accused, perusal of documents, necessary consultations and the anticipated duration In all trials where the legal practitioner requires consultation/preparation fees beyond what is stipulated in clause 2.1 of the tariffs, the legal practitioner must submit a detailed written motivation to the ROE/NOE responsible detailing the preparation
- 22 the NOE ROEs must consult their delegations to determine what preparation fees they may authorise and which must be referred to

3. Increased trial day fees

- by a single legal team. In no circumstances will a third legal practitioner be permitted for any accused or group of co-accused who are represented
- დ |<u></u> ROEs must consult their delegations to determine what increased trial day fees they may authorise and which must be referred to the NOE.
- ယ of any increased fees paid since its last such report are tabled for the information of members of the Board The NOE shall ensure that at each ordinary meeting of the Board particulars of any increased fees authorised and particulars

4. Bail applications

Not more than one bail application shall be conducted on a legal aid basis under any one case number without the prior second or subsequent bail application. written consent of the applicable JCE, which should only be granted in response to a detailed motivation in writing for any

- on the result of this bail application. Upon accounting to Legal Aid SA the legal practitioner shall indicate whether a bail application was launched and shall report
- <u>4</u>.ω writing to the applicable JCE. The applicable JCE shall give directions as to whether the matter is to be: If an accused on legal aid is granted bail in excess of R6, 422.00 and the bail is paid by the accused (irrespective of whose name appears on the bail receipt), the legal practitioner acting on behalf of the accused shall immediately report this fact in
- 4.3.1. Continued on legal aid; or
- 4.3.2. Referred back for reconsideration of whether the accused qualifies for legal aid; or
- 4.3.3. No longer conducted on a legal aid basis.
- 4.4. Bail appeals, like other appeals, will be dealt with by separate legal aid instructions and subject to the tariffs set out for Criminal Appeals.
- 4.5. Bail appeals will be remunerated at the tariff applicable to criminal appeals generally.

5. Criminal trials - General

- 5.1. The fees set out above are all inclusive fees and no additional fees will be permitted.
- annexures to Legal Aid SA with his/her account. or after 1 September 2003 the legal practitioner claiming these fees must submit a copy of the charge sheet and its trials in the magistrate's courts. For criminal trials in the magistrate's courts in which a fee is claimed for any appearance on account. This certificate is currently required for all criminal trials in the High Court but is not currently required for criminal presiding judicial officer or his/her registrar (if any) verifying the appearances and times set out in the legal practitioner's A legal practitioner submitting an account to Legal Aid SA may be required to attach to the account a certificate by the
- . ლ above circumstances, the perusal of a record, other than as part of the Preparation Fees allowed under Item 2 of the above to apply to the trial court for the provision to the legal practitioner at the expense of the Department of Justice a copy of the pleaded and after evidence has been led and if the legal practitioner was not present when such evidence was led, is entitled A legal practitioner who is appointed on a legal aid basis to represent an accused at a criminal trial after the accused has transcript of the evidence led in his/her absence, and if this application is granted, to peruse the transcript. Except in the tariff, shall only be allowed with the prior written consent of the ROE/NOE.
- 54 Where in excess of 2 hours preparation is permitted for any criminal trial, this preparation time shall include all necessary perusal of documents and no separate fee per page shall be paid for the perusal of any document.

Criminal appeals

The fees set out in Items 6.7, 6.8 and 6.9 shall be increased by 25% for each additional accused being represented to maximum of an additional 150% for all accused

- 62 awaiting trial accused. Applications for bail pending appeal are not permitted on a legal aid basis if the accused was in custody before conviction. Applications for bail pending appeal will be remunerated in accordance with the tariff applicable to bail applications for
- ნ 3 above tariff. Any request for increased fees must be fully motivated and must be submitted to the JCE in writing The ROEs have a general discretion to agree special and/or increased fees in circumstances which justify deviation from the

Disbursements

- Except as set out above no legal practitioner shall be entitled to recover any allowance or disbursement in respect of travel, accommodation, subsistence or any other incidental expenses from Legal Aid SA.
- 7.2 Except in the case of economy class air fares and toll roads (where vouchers must be produced and where the lega practitioner is reimbursed according to actual out of pocket expenditure) the allowances set out above are payable rrespective of the actual expenditure (either greater or lesser) incurred by the legal practitioner
- 7.3 subsistence, as the case may be, will not be paid. event of Legal Aid SA booking and paying for meals and/or accommodation the allowances for accommodation and/or Legal Aid SA may, but is not obliged to, itself book and pay for air travel and/or accommodation and/or meals. In the
- correspondent's fees, shall be paid to any legal practitioner without the prior written consent of the JCE or any admitted Except as set out above, no other disbursements, including, but not by way of limitation, counsel's fees and legal practitioner in the employ of Legal Aid SA delegated by the JCE to make this decision on his/her behalf
- 7.5 allowance is claimed in conjunction with a claim for accommodation, on condition that the claim complies with the requirements stipulated in these tariffs. The subsistence allowance under item 7.6 of the tariffs may be paid to a practitioner, irrespective of whether this

Ω General

- After the case has been finalised, the legal practitioner must report to the applicable JCE in writing setting out:
- 8.1.1.1 The case number
- 8.1.1.2 The court where the matter was heard
- 8.1.1.3 The outcome of the matter
- 8114 The duration of the hearing
- Any other material information
- All sums referred to are amounts exclusive of VAT.
- ထ ထ ယ N legal practitioner for any criminal matters, criminal appeals or any other matters whatsoever. Legal Aid SA will pay legal Under no circumstances will any collapse/reservation/cancellation/waiting/travelling fees be paid by Legal Aid SA to any

8. 4.

> practitioners in accordance with its tariffs strictly according to services rendered and to the extent that the applicable tariff makes provision for the service rendered.

and properly complied with, Legal Aid SA will dispatch a cheque in payment of this account within 30 days of receipt thereof It shall be the responsibility of the legal practitioner upon submitting his/her account to ensure that Legal Aid SA is placed in possession of all documentation that will enable it to pay the legal practitioner's account. Provided this requirement is fully to effect payment, advise the legal practitioner in writing of the reason for non-payment. or, will instruct its bankers to effect payment by electronic transfer or, in the event of Legal Aid SA being unable or unwilling

Ω Ω necessary to protect the interest of a client, but not beyond the rates for similar type work prescribed in this tariff. The ROE/NOE has a general discretion to approve a fee that is not otherwise provided for in this tariff where it is deemed

TARIFF OF FEES AND DISBURSEMENTS IN CIVIL MATTERS1 - 2014

The fees and disbursements contained in this Annexure come into effect from 1 April 2014 for work done on or after 1 April 2014. The various tariffs of fees and disbursements that are applicable for work done prior to 1 April 2014 are available on the Legal Aid SA website (www.legal-aid.co.za).

Number	Matter	Magistrate's Court	Regional Court	High Court	Supreme Court of Appeal	Constitutional Court
	Judicare remuneration for services according to levels ² + ³	and the second s				
1.1(a)	Hourly rates					
	Level 1 Level 2	R298.00 R351.00	Z Z A A	N N N N	N N	N N
·	Level 3	R420.00	R446.00	R470.00	NA	NA.
	Level 4	R525.00	R549.00	R573.00	NA	NA NA
	Level 5	N N	NA A	R674.00	N A	N A
1.2	Rates per completed 4 hour trial day					
	Level 1	R1,260.00	NA NA	N A	N A	N A
	Level 2	R1,496.00 R1.749.00	R2.048.00	NA R2.357.00	ZZ	Z Z
	Level 4	R2,102.00	R2,566.00	R3,029,00	ZZ	Z Z
	Level o	NA	N	K4,U40 .UU	NA	N

JUDICARE CIVIL TARIFFS FROM 1 APRIL 2014

. .	4.	1.3(b)	Number
In any matter where a practitioner is required to prepare a merit report, the practitioner shall be	Where a matter is postponed without evidence being led or argument being heard on the substantive matter or judgement being handed down after the hearing or submission of evidence, a fee shall be allowed for appearing before court when the postponement is granted of:	counter claim or defend counter- claim, including perusal of all documentation and all necessary consultations to issue summons Level 1 Level 2 Level 3 Level 4 Level 5 Fees for necessary correspondence written per folio and received per letter Level 1 Level 2 Level 3 Level 4 Level 3 Level 4 Level 3 Level 1 Level 3 Level 3 Level 4 Level 3 Level 3 Level 3 Level 4 Level 3 Level 4 Level 5	Matter
	R191.00 Per postponement	R251.00 R335.00 R404.00 R504.00 R14.00 R15.00 R15.00 R17.00	Magistrate's Court
	R191.00 Per postponement	NA R438.00 R530.00 NA NA R21.00 R26.00	Regional Court
	R191.00 Per postponement	NA NA R470.00 R572.00 R674.00 NA NA R26.00 R47.00	High Court
	NA NA	*****	Supreme Court of Appeal
	NA	Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z	Constitutional Court

2.1.2 Juni			2.1.1 Atto	2.1 To l	Leg imp the be r	2 Imp	See Pro mat Ser	stipula corres matter hours.	Number
Junior Counsel			Attorneys	To be negotiated and agreed in each instance but never more than:	Legal practitioners who perform impact services on the instruction of the Legal Aid SA will be entitled to be remunerated as follows:	Impact Services 5	See also Note 4 on the General Provisos applicable to all civil matters not classified as Impact Services.	stipulated in Item 1.1 above that corresponds to the level of the matter, subject to a maximum of 3 hours.	Matter
N A			NA			or and the second	-		Magistrate's Court
N _A			NA			-			Regional Court
Not more than two thirds of the rates paid to Senior	statutory tariff if the work had been performed by an attorney	amount that would amount that would be allowed by a taxing master as between attorney and client on the applicable	Not more than						High Court
:								•	Supreme Court of Appeal
									Constitutional Court

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3.5	3.4	3.3	3.2	<u>.</u> 3	3	2.1.4	21.3	Number
Necessary travel within or outside of any magisterial district in which the legal practitioner has an office provided that the distance of a single trip is more than 30km.	Necessary sheriff's fees or like process (edictal citation). Necessary advertisement costs pursuant to the grant of a substituted service order.	Necessary revenue stamps	The fees of any expert authorised by Legal Aid SA	These disbursements shall be allowed over and above the fees set out above.	Disbursements ⁶	Senior Counsel and specialist attorneys per 10 hour day	Hourly rate for Senior Counsel and specialist attorneys	Matter
R3.36 Per km	As set out in applicable statutory tariffs	As set out in applicable statutory tariffs	At the rate and to the maximum authorised			ZA	NA.	Magistrate's Court
R3.36 Per km	As set out in applicable statutory tariffs	As set out in applicable statutory tariffs	At the rate and to the maximum authorised			NA A	NA	Regional Court
R3.36 Per km	As set out in applicable statutory tariffs	As set out in applicable statutory tariffs	At the rate and to the maximum authorised			R12,520.00 to R18,770.00 Per day	R1,252.00 to R1,877.00 Per hour	High Court
R3.36 Per km	As set out in applicable statutory tariffs	As set out in applicable statutory tariffs	At the rate and to the maximum authorised			R12,520.00 to R18,770.00 Per day	R1,252.00 to R1,877.00 Per hour	Supreme Court of Appeal
R3.36 Per km	As set out in applicable statutory tariffs	As set out in applicable statutory tariffs	At the rate and to the maximum authorised			R12,520.00 to R18,770.00 Per day	R1,252.00 to R1,877.00 Per hour	Constitutional Court

1					Supreme	K
Number	Watter	Magistrate's Court	Regional Court	Court	Court of Appeal	Court
3.6	Necessary air travel	NA A	NA	NA A	Economy class	Economy class
3.7	Where it is necessary for a legal practitioner to hire accommodation at the court venue the Legal Aid SA will pay the legal practitioner an allowance for accommodation		R782.00 Per night provided t the offices/chamber	R782.00 Per night provided that the court venue is situated more than 130 km from the offices/chambers of the legal practitioner	situated more than	130 km from
3.8	Where it is necessary for a legal practitioner to attend at a court venue more than 130 km from his/her chambers the Legal Aid SA shall pay the legal practitioner a subsistence allowance		R219.30 per night provided the from the offices/cha	R219.30 per night provided that the court venue is situated more than 130 km from the offices/chambers of the legal practitioner	situated more than actitioner	ı 130 km
3.9	Toll road fees to the extent that these were reasonably necessary		Actual out of pocket	t expenses		
See also						
Note 7				-		

2014 CIVIL TARIFFS: NOTES

1. Applicable Tariff

With effect from 1 April 2014, legal practitioners shall be remunerated in accordance with this annexure

Ņ Experience levels of Legal Practitioners

- At the commencement of each calendar year or as soon thereafter as practical each Legal Practitioner shall be classified as being of a level from 1 to 5 in accordance with these criteria:
- Required experience per level

- The calculation of time spent by a Legal Practitioner in full-time practice shall take into account
- 2.3.1. A period not exceeding 2 years as a candidate attorney provided the Legal Practitioner was subsequently admitted as an attorney;
- 2.3.2. A period not exceeding 1 year as a pupil provided the legal practitioner subsequently became a member of the bar of which his/her master was a member; and
- 2.3.3. Any period during which the legal practitioner was engaged full-time in legal practice in the Republic of South Africa as an attorney or as an advocate:
- 2331 2332 For his/her own account; and/or
- In partnership with other practising legal practitioners; and/or
- 2333 As a director of a company in which all directors and shareholders were practising legal practitioners; and/or As an attorney employed by a person , partnership or company described in 2.3.3.1, 2.3.3.2 or 2.3.3.3
- 2334
- 2.3.3.5.
- In the employ of the Legal Aid SA; and/or In the employ of the State Attorney; and/or
- As a legal advisor doing non-litigious work and after admission as a legal practitioner.

- 2.4. Legal Aid SA shall classify the legal services required from level 1 to level 5 in accordance with paragraph 3 below. Before any legal aid instruction is allocated to any legal practitioner a Principal Attorney or High Court Unit Manager in the employ of
- 2.5 No legal practitioner shall be permitted to provide any legal services requiring a higher level of experience than that legal practitioner had as at first of January in the year in which the legal aid instruction was allocated to him/her.
- 2.6. A legal practitioner may render legal services at a level below the maximum for which he/she is classified, subject thereto that such legal services shall be remunerated at the level at which the legal aid instruction is classified.
- Where a legal practitioner in the employ of the Legal Aid SA is required to make a decision as to whether the level of complexity of any matter is such as to justify its classification at Level 5, he/she:
- 2.7.1. Shall be entitled but not obliged to require the legal practitioner to demonstrate that he/she has the requisite level of expertise in addition to the minimum required experience set out in respect of Level 5.
- Shall be entitled but not obliged to refuse to permit the legal practitioner concerned to perform any legal services classified as "complex" in the event of failure to comply with 2.7.1 above.
- 2.8 Any reference to the High Court includes the Admiralty Court, the Land Claims Court, the Water Court, the Income Tax Court, the Labour Court and the Labour Appeal Court.

3. Matter Classification

Level	Permitted Professional Services a. Matters which if conducted v
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	Ö	Divorce, custody, guardianship and Regional Court matters not otherwise provided for
	Φ	e. General arbitrations and ADR not otherwise provided for
	f.	Appearances before an Appeals Board in respect of an Appeal in terms of Section 26 of the Refugees Act
Level	a	Civil matters falling within the exclusive jurisdiction of the High Court
4	ò	Civil matters in the Magistrates' Courts in which jurisdiction would not have vested in any magistrate but for the consent of the
•		parties to the jurisdiction of the Magistrates' Court
	ဂ	Non litigious services customarily performed by an admitted attorney and as permitted by the Legal Aid Guide
	<u>a</u>	Labour Court matters
	Φ	Civil matters sounding in money in the Regional Court
Level	ä	Civil appeals and reviews before any Provincial or Local Division of the High court
Ωī	Ö	Complex High Court civil matters classified as such (pursuant to detailed written representations) by an authorised legal
		practitioner in the employ of Legal Aid SA who himself/herself has the required experience in respect of this level.
	ဂ	Complex non litigious services classified as such (pursuant to detailed written representations) by a legal practitioner in the employ
		of Legal Aid SA at executive level, customarily performed by a specialist attorney and as permitted by the Legal Aid Guide

General Provisos

- A trial day means a day on which evidence is led and/or the court hears argument after the hearing or submission of evidence and/or hands down judgement after the hearing of evidence for an aggregate time of not less than 4 hours. Where a trial day is of less than 4 hours duration the trial day fee is reduced pro rata.
- 4.2. Except with the consent of the ROE/CLE a practitioner shall not be entitled to claim:
- 4.2.1. More than 10 hours remunerated consultation, preparation and other pre-trial chamber work after litis contestatio for each anticipated trial day in a civil trial or civil matter, which is referred to evidence.
- However, in respect of default judgements, settled or undefended matters and interlocutory applications the remunerated consultation, preparation and other pre-trial chamber work shall ordinarily be limited to not more than 2 hours.
- <u>4</u>.ω approve the maximum amount payable by the Legal Aid SA in terms of the judicare instruction. In addition to the above, the JCE or Legal Practitioner who approves a legal aid instruction to which the tariff set out above applies may

.4. Drafting documents

- 4.4.1. Where the drafting of any pleadings, affidavits (of a non-formal nature and excluding annexures) or heads of argument are required in any matter, it is expected of the Legal Practitioner concerned to draft at a rate of 100 words per 15 minutes.
- Where the drafting of any other document is required, it is expected of the Legal Practitioner concerned to draft at a rate of 150 words per 15 minutes.
- 4.4.3. The rates set out in paragraphs 4.4.1 and 4.4.2 may be varied by the ROE/CLE only.
- A Legal Practitioner who alleges that a specified period of time was spent in the drafting of any documents shall be presumed to

clearly, simultaneously and in writing advises Legal Aid SA to the contrary. have thereby vouched to Legal Aid SA that the rates set out in paragraphs 4.4.1 and 4.4.2 above were achieved unless he/she

- 4.5. Perusal of documents
- 4.5.1. Where the perusal of any pleadings, affidavits (of a non-formal nature and excluding annexures) or heads of argument are required in any matter it is expected of the Legal Practitioner to peruse at a rate of 7 pages per 15 minutes.
- Where the perusal of any other document, including but not by way of limitation, a record is required it is expected of the Legal Practitioner to peruse at a rate of 10 pages per 15 minutes.
- 4.5.3. The rates set out in paragraphs 4.5.1. and 4.5.2 may be varied by the ROE/NOE only.
- 4.5.4. A Legal Practitioner who alleges that a specified period of time was spent in the perusal of any documents shall be presumed to have thereby vouched to Legal Aid SA that the rates set out in paragraphs 4.5.1 and 4.5.2 above were achieved unless he/she clearly, simultaneously and in writing advises Legal Aid SA to the contrary.
- 4 6 correspondent the Judicare Legal Practitioner is required, in advance and in writing, to make it clear to the correspondent concerned: Where it is necessary to appoint a correspondent, a Legal Practitioner acting on a legal aid instruction shall, if there is an office of Legal Aid SA in the magisterial district concerned, offer the work, in the first instance, to the office of Legal Aid SA. In the case of any other
- 4.6.1. That the Legal Practitioner, and consequently the correspondent, act on a legal aid instruction and are entitled to be remunerated by Legal Aid SA alone and on Legal Aid SA tariffs;
- That the correspondent will be contracting with the attorney and not with Legal Aid SA and will have no claim against Legal Aid SA
- advocate in private practice the attorney is required to make it clear to the advocate concerned: A Legal Practitioner who accepts a legal aid instruction is ordinarily expected to render the necessary legal services himself/herself. An be offered, to the said High Court Unit. In the event of the work being declined by the High Court Unit and thereafter being offered to any attorney may, with the consent of the ROE, elect to instruct an advocate in a matter in the High Court, subject to the condition that if Legal Aid SA has a High Court Unit in the magisterial district in which the seat of the court is located, the work shall, in the first instance
- 4.7.1. That the attorney and consequently the advocate act on a legal aid instruction and are entitled to be remunerated by Legal Aid SA alone and on Legal Aid SA tariffs;
- That the advocate will be contracting with the attorney and not with Legal Aid SA and will have no claim against Legal Aid SA
- That Legal Aid SA will not pay either Legal Practitioner for any work that would have been unnecessary had the attorney elected to do all the work himself/herself and will not pay for any duplication of work;
- That except with the express written consent of the ROE, the attorney client costs payable by Legal Aid SA pursuant to the employment of an advocate shall not exceed the attorney client costs that would have been payable by Legal Aid SA if all the professional services had been rendered by the attorney instructed by the Legal Aid SA.
- 48 No Senior or Junior Counsel may be instructed without the express written consent of the ROE or a Legal Practitioner employed by

Legal Aid SA and delegated thereto by the ROE.

- After the case has been finalised the legal practitioner must report to the JCE in writing setting out:
- 4.9.1. The case number
- 4.9.2. The court where the matter was heard
- 4.9.3. The outcome of the matter
- 4.9.4. The duration of the hearing
- 4.9.5. Any other material information
- 4.10. In any civil matter a Legal Practitioner shall account to Legal Aid SA by way of detailed itemised account setting out, the date, the work performed, the time taken (with reference to a 24 hour clock), the number of pages drafted or perused and the fees claimed
- not agreed to in writing by the ROE/NOE. Thus, for example, the Legal Practitioner who draws a plea is entitled to be remunerated for his/her time spent drawing the document. This is an all-inclusive fee and Legal Aid SA may not separately be invoiced for tying, copying No additional fees or disbursements are payable at levels 1 to 5 to any Legal Practitioner for any matter not provided for by this tariff and delivery, filing and similar non-professional services customarily rendered by the subordinate staff of the Legal Practitioner.
- A Legal Practitioner shall retain his/her complete case file in respect of legal services rendered in any civil or non-litigious matter for at least 7 years after the finalisation of the mandate of the legal Practitioner.
- Where a rate is permitted per hour and the performance of a task requires a portion of an hour the amount to be paid shall be calculated
- In any civil matter, prior to litis contestatio or in any non-litigious matter, a Legal Practitioner at Levels 1 to 5 shall not, without the consent of the ROE/NOE, be entitled to be remunerated for in excess of 10 hours work over and above any necessary drawing and shall be reduced to four hours. perusals. In any undefended civil matter or civil matter, which is or could reasonably have been settled prior to litis contestation, this
- I.15. In the application of this tariff, a page shall consist of 300 words.

5. Impact Services

- Impact Services shall include Constitutional Court maters, civil appeals before the Supreme Court of Appeal, matters classified as impact litigation by Legal Aid SA and non-litigious impact services classified as such by Legal Aid SA
- 5.2 All representations in relation to the classification of any matter as an Impact Services Matter and all other correspondence ancillary thereto must be addressed to the Impact Litigation Unit at the National Office of Legal Aid SA

Disbursements

- <u>6</u> accommodation, subsistence or any other incidental expenses from Legal Aid SA. Except as set out above no legal practitioner shall be entitled to recover any allowance or disbursement in respect of travel
- 6.2 Except in the case of economy class air fares and toll roads (where vouchers must be produced and where the legal practitioner is (either greater or lesser) incurred by the legal practitioner. reimbursed according to actual out of pocket expenditure) the allowances set out above are payable irrespective of the actual expenditure
- ი ა will not be paid. Legal Aid SA may, but is not obliged to, itself book and pay for air travel and/or accommodation and/or meals. In the event of Legal Aid SA booking and paying for meals and/or accommodation the allowances in respect of accommodation and/or subsistence, as the case may be,
- 6.4 Except as set out above, no other disbursements, including, but not by way of limitation, counsel's fees and correspondent's fees shall be paid to any legal practitioner without the prior written consent of the ROE/NOE.
- . ე The subsistence allowance under Item 3.8 may be paid to a practitioner, irrespective of whether this allowance is claimed in conjunction with a claim for accommodation, on condition that the claim complies with the requirements stipulated in these tariffs.

7. General

- 7.1 All sums referred to are amounts exclusive of VAT.
- 7.2 Under no circumstances will Legal Aid SA pay any collapse/reservation/cancellation/waiting/travelling fees to any legal practitioner for any extent that the applicable tariff makes provision for the service rendered matters whatsoever. Legal Aid SA will pay legal practitioners in accordance with its tariffs strictly according to services rendered and to the

7.3 It shall be the responsibility of the legal practitioner upon submitting his/her account to ensure that Legal Aid SA is placed in possession of all documentation that will enable it to pay the legal practitioner's account. Provided this requirement is fully and properly complied with, Legal Aid SA will dispatch a cheque in payment of this account within 30 days of receipt thereof or, by electronic transfer, will instruct its bankers to effect payment, or, in the event of the Legal Aid SA being unable to unwilling to effect payment, advise the legal practitioner in writing of the reason for non-payment.