NORTHERN TERRITORY OF AUSTRALIA SUPREME COURT AMENDMENT (COSTS) RULES 2017

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NORTHERN TERRITORY OF AUSTRALIA

Subordinate Legislation No. 23 of 2017*

Supreme Court Amendment (Costs) Rules 2017

We, the undersigned Judges of the Supreme Court of the Northern Territory of Australia, under section 86 of the *Supreme Court Act*, make the following Rules of Court.

Dated 5 June 2017

M. GRANT CJ

S. R. SOUTHWOOD J

J. KELLY J

J. BLOCKLAND J

P. BARR J

G. HILEY J

Judges of the Supreme Court of the Northern Territory of Australia

^{*} Notified in the Northern Territory Government Gazette on 12 July 2017.

1 Citation

These Rules may be cited as the Supreme Court Amendment (Costs) Rules 2017.

2 Rules amended

These Rules amend the Supreme Court Rules.

3 Rule 63.01 amended

Rule 63.01(1)

insert (in alphabetical order)

administrative assistant means a person other than a solicitor, law clerk, graduate clerk or legal secretary.

clerk means an administrative assistant, graduate clerk, law clerk or legal secretary.

graduate clerk means a person who holds a law degree but is not admitted to the legal profession.

law clerk means a person who does not hold a law degree but has sufficient experience to be able to conduct legal matters with minimal supervision by a solicitor.

legal secretary means a person who has particular experience and skills in legal secretarial work and is capable of preparing and formatting legal documents on the instructions of a solicitor.

4 Rule 63.02 amended

Rule 63.02(2), entry for "Costs in the proceeding or Costs in the application"

omit, insert

Costs in the proceeding

The party who is successful in the proceeding is entitled to the party's costs of the application, or part of the proceeding, in respect of which this order is made.

5 Rule 63.18 amended

(1) Rule 63.18

omit

Each party shall bear his own

insert

The

(2) Rule 63.18, after "notice,"

insert

are to be costs in the proceeding

6 Rule 63.34 amended

Rule 63.34(5) to (7)

omit, insert

- (5) On the taxation of a bill of costs the Taxing Master may refuse to allow to the solicitor who filed the bill the amount, or any part of the amount, claimed in the bill in respect of the taxation if:
 - (a) the amount of professional charges contained in the bill is reduced by 20% or more on the taxation; or
 - (b) a reasonable offer of compromise was made under this rule but not accepted; or
 - (c) the Master otherwise thinks it equitable in the circumstances.
- (6) In addition, if on the taxation of a bill of costs the amount of professional charges contained in the bill is reduced by 20% or more, the Taxing Master may direct the solicitor who filed the bill to personally pay the costs of attending the taxation incurred by a party who:
 - (a) appeared on the taxation; and
 - (b) in the opinion of the Taxing Master, had a right to appear.

7 Rule 63.40 amended

(1) Rule 63.40(6)(c)

omit

care and conduct and

(2) Rule 63.40(6)(e)

omit

, care and conduct

(3) Rule 63.40(9)

omit, insert

(9) The Taxing Master may disallow multiple items claimed as one item in a bill.

8 Rule 63.55 amended

Rule 63.55(3)

omit, insert

(3) The notice must be filed within 14 days after the date of the order on taxation that contains the decision.

9 Rule 63.63A inserted

After rule 63.63

insert

63.63A Taxation under settlement agreement

- (1) This rule applies if, under an agreement:
 - (a) costs are payable by one party to the other; and
 - (b) the costs are to be taxed.
- (2) The party whose costs are to be paid may apply to the Court by originating motion in Form 5B for the costs to be taxed.

10 Rule 63.66 amended

(1) Rule 63.66, after "increase"

insert

or decrease

(2) Rule 63.66

omit

he

insert

the Master

11 Rule 63.72 amended

Rule 63.72(2)

omit

The

insert

Subject to rule 63.72A, the

12 Rule 63.72A inserted

After rule 63.72

insert

63.72A Cancellation fees for counsel

- (1) This rule applies if:
 - (a) a proceeding was listed for trial and allocated hearing dates; but
 - (b) the trial did not take place because the proceeding was settled.

- (2) A cancellation fee for counsel of an amount equal to 60% of counsel's daily fee for each day allocated for the trial will be allowed for:
 - (a) an ordinary proceeding that was settled 2 weeks or less before the trial was due to start; or
 - (b) a large proceeding that was settled 4 weeks or less before the trial was due to start.
- (3) For any other proceeding, no cancellation fee for counsel will be allowed.
- (4) However, if the Taxing Master considers it appropriate for a particular proceeding, the Master may allow a cancellation fee or a different cancellation fee.
- (5) In this rule:

large proceeding means a proceeding that, in the opinion of the Taxing Master, can be characterised as a large proceeding by reason of length, complexity or otherwise.

ordinary proceeding means a proceeding that is not a large proceeding.

13 Rule 63.73A inserted

After rule 63.73

insert

63.73A Increase in costs allowed if offer of compromise not accepted

- (1) This rule applies if:
 - (a) a party entitled to costs makes an offer to compromise under rule 63.34; and
 - (b) the offer is not accepted; and
 - (c) on the taxation of the costs, the party is allowed an amount greater than the amount the party offered.
- (2) The Taxing Master may increase the costs allowed, including costs taxed on an indemnity basis, by up to 20%.

14 Rule 63.74 amended

(1) Rule 63.74(1)

omit

all words from "(1)" to "subrule (2)"

insert

Despite rule 59.02(3), at the conclusion of the taxing of a bill, the Taxing Master may, in the Master's discretion

(2) Rule 63.74(2)

omit

15 Order 63, Appendix amended

(1) Order 63, Appendix, Part 1, paragraph 3

omit, insert

- 3. The rate per unit, until varied in accordance with paragraph 4 of this Part is as follows:
 - (a) for a solicitor who has held an Australian practising certificate (as defined in section 4 of the *Legal Profession Act*) for:
 - (i) at least 10 years \$35.64; or
 - (ii) at least 5 years but less than 10 years \$32.08; or
 - (iii) at least 2 years but less than 5 years \$27.54; or
 - (iv) less than 2 years \$24.00;
 - (b) for a law clerk \$18.00;
 - (c) for a legal secretary \$14.40;
 - (d) for a graduate clerk \$12.00;
 - (e) for an administrative assistant \$7.20.
- (2) Order 63, Appendix, Part 1, paragraph 7

omit

out-going telephone calls, telex messages and other similar outgoings shall

insert

outgoing telephone calls, facsimile messages and other similar outgoings must

- (3) Order 63, Appendix, Part 2, paragraphs 4 and 5 omit
- (4) Order 63, Appendix, Part 3, paragraph 1, definition *drawing and engrossing*

omit, insert

drawing and engrossing means drawing and engrossing a document of 1 or 2 pages in length and includes:

- (a) if item 2(a)(i) applies:
 - (i) the time (up to 4 units) spent by a solicitor in drawing the document; and
 - (ii) clerk's time (up to 2 units) in engrossing it; and
- (b) if item 2(a)(ii) applies:
 - (i) the time (up to 2 units) spent by a solicitor in drawing the document: and
 - (ii) clerk's time (up to 2 units) in engrossing it; and
- (c) if item 2(b)(i) applies:
 - (i) the time (up to 1 unit) spent by a solicitor in drawing the document; and
 - (ii) clerk's time (up to 1 unit) in engrossing it; and
- (d) if item 2(b)(ii) applies clerk's time (up to 2 units) in drawing and engrossing the document.
- (5) Order 63, Appendix, Part 3, paragraph 1, definition *letter*

omit, insert

letter includes a facsimile, email and any other form of written communication.

(6) Order 63, Appendix, Part 3, paragraph 1, definition **special letter**, paragraph (a), at the end

insert

and

(7) Order 63, Appendix, Part 3, paragraph 1, definition **special letter**, paragraph (b)

omit

(8) Order 63, Appendix, Part 3, paragraphs 2 to 4A

omit, insert

- 2. For work actually done by a solicitor that is of a kind covered in the aggregate by a composite fee mentioned in the composite scale, the solicitor may charge and be allowed for the work:
 - (a) a fee equal to the composite fee; or
 - (b) a fee calculated in accordance with Part 2 of this Appendix.
- 3. However, if the Taxing Master considers it equitable to do so, the Master may decide to allow for the work:
 - (a) only a fee calculated in accordance with Part 2 of this Appendix; or
 - (b) only a fee equal to the appropriate composite fee.
- (9) Order 63, Appendix, Part 3, paragraph 5

omit

13 (inclusive)

insert

15

(10) Order 63, Appendix, Part 3, Composite Scale and Part 4

omit, insert

Composite Scale

Item	Mat	ter in	Charge (\$)		
1	Lette	ers:			
	(a)	spe	cial	138	
	(b)	ordi	inary	99	
	(c)	circ	ular	15	
2	Drav	wing a	and engrossing:		
	(a)	cou	rt document		
		(i)	requiring skill	154	
		(ii)	using form or standard document or in case of a standard form of judgment, order or the like	84	
	(b)	othe	er		
		(i)	requiring skill	43	
		(ii)	not requiring skill	28	
3	•	Engrossing a document drawn by someone other than solicitor making the charge – per unit			
4	Tele	phon			
	(a)	requ	uiring skill – per unit	27	
	(b)	not	requiring skill – per unit	15	
5		king a	15		
6	Сор	ying -	15		
7	Instr	1 908			
8	Instr	1 381			

9	Application in a proceeding:	
	(a) contested	1 222
	(b) uncontested	977
10	Requiring discovery and inspection	733
11	Providing discovery and inspection	549
12	Seeking answers to interrogatories	843
13	Furnishing answers to interrogatories	893
14	Attendance at listing hearing or other directions hearing	300
15	Attendance at settlement conference	500

PART 4 – FIXED COSTS

Basic Costs

Item	Matte	Charge (\$)				
1	Costs	733				
	In ad releva <i>Court</i>					
2	Costs					
	(a)	where writ served by post	977			
	(b)	where writ served by solicitor's clerk	1 092			
	` '	where writ served by person other than solicitor's clerk	977			
	In addition:					
	(d)	where more than one defendant – for each	27			
	, ,	the cost of stamp duty paid on filing the writ and on relevant copies or fees payable under the Supreme Court Regulations, Schedule, Part 2, item 1				
	(f)	where paragraph (c) applies, a reasonable amount paid for service.				

Additional Costs

Item	Matt	ter in respect of which charge is made	Charge (\$)
3	In ad	ddition to costs payable under item 2:	
	(a)	costs in default of defence	124
	(b)	where service out of the jurisdiction is ordered and effected:	
		(i) in the case of service in the Commonwealth	369
		(ii) in the case of service overseas	489
	(c)	where substituted service is ordered and effected:	
		(i) on only defendant	977
		(ii) where more than one defendant so served – in respect of each defendant served	124
		and in addition:	
		(iii) the reasonable fees incurred for any advertising required under an order for substituted service; and	
	(d)	where a judgment is registered under the Service and Execution of Process Act 1992 (Cth) – for costs of registration	244
	(e)	where leave to proceed is given under the Service and Execution of Process Act 1992 (Cth) – on entry of judgment	733

16 Rule 79.02 amended

Rule 79.02(3)

omit

17 Expiry of Rules

These Rules expire on the day after they commence.