

Detailed Description

DATE	DESCRIPTION	HOURS	AMOUNT
26/6/17	Telephone Troy Reid with instructions	0.20	\$81.82
27/6/17	Preparation of advice regarding levels of majorities required for special resolutions	1.00	\$409.10
28/6/17	Receipt further instructions from Ms Denise Banville; drawing memorandum	1.25	\$511.38
	Further consideration of issues; telephoned Troy Reid (x2); finalisation of advise and send	3.25	\$1,329.58
29/6/17	t/f Troy Reid; draw urgent reponses and email from Denise Banville and Troy Reid	1.20	\$490.92
	t/f Denise Banville	0.33	\$135.00
	Total	7.23	\$2,957.80
	Total GST on Fees		295.78
	Total Disbursements & GST		\$0.00
	Total Fees & Disbursements & GST		\$3,253.58

**Notification of Rights
Legal Profession Uniform Law (Victoria) ("Uniform Law")**

Your rights in relation to legal costs

The following avenues are available to you if you are not happy with this bill. –

1. Discuss your concerns with us. Mark Williams is designated as responsible principal for this bill.

2. Request an itemised bill. You must do this within 30 days from the date which the legal costs become payable. We will provide an itemised bill at no charge. However, if you request an itemised bill and the total amount specified in the itemised bill exceeds the amount previously specified in the lump sum bill for the same matter, then we may be able to recover the higher costs should the matter proceed to a costs assessment under section 198 or a binding determination under section 292 of the Uniform Law.

3. Have our costs assessed before the Supreme Court Costs Court ("Costs Court") under Division 7 of Chapter 4.3 of the Uniform Law OR, alternatively, make a complaint to the Victorian Legal Services Commissioner ("VLSL") in relation to a costs dispute under Division 1 of Part 5.2 of the Uniform Law. The parameters for taking such steps are as follows:

(i) In relation to a costs assessment before the Costs Court - you must make the application within 12 months of when the bill was given or a request for payment was made or where there was no bill or request made when the legal costs were paid. An application can be made outside of 12 months in certain circumstances where the delay and reasons for the delay make it just and fair to do so. There is no monetary limitation on the amount of the legal costs in relation to a costs assessment before the Costs Court.

(ii) In relation to a costs dispute before the VLSC - you must make the application within 60 days after the legal costs have become payable or where you have asked for an itemised bill, within 30 days after the itemised bill was provided. The VLSC may waive the time limits specified above if the complaint is made within 4 months after the required period. This is in circumstances where the delay and reasons for the delay make it just and fair to do so, provided we have not commenced legal proceedings in respect of the legal costs. There is a monetary limitation of less than \$100,000 (indexed) for the total bill for legal costs in dispute OR, where the amount is \$100,000 or more, the amount of the legal costs in dispute is less than \$10,000 (indexed).

Our rights in relation to interest

We intend to charge interest on unpaid legal costs if our costs are unpaid after 14 days of giving you this bill, in accordance with the Uniform Law. The rate of interest is the Cash Target Rate plus 21 percent, specified by the Reserve Bank of Australia as at the date of this bill.

Notice of withdrawal of trust money

If money has been paid into our trust account for you, we hereby notify you that we will withdraw money from the trust and apply it towards payment of our legal costs that are owed, in accordance with the Uniform Law and the Legal Profession Uniform General Rules 2015.