

## State Debt Recovery Act 2018

### Referable Debt Order

Pursuant to section 7 (2) of the *State Debt Recovery Act 2018*, the fees, charges and other amounts specified in Column 1, payable to the public authorities specified in Column 2, are declared to be referable debts.

Scott Johnston  
Chief Commissioner of State Revenue  
Date: 29 July 2024

Column 1 Referable Debt	Column 2 Public Authority
Service charges and fees and charges levied under Chapter 6 Part 2 Division 6 of the <i>Water Management Act 2000</i> and Part 9 Division 7 Subdivision 2 of the <i>Water Management (General) Regulation 2018</i>	Essential Energy trading as Essential Water
Fees payable for Night Vision Light under or in connection with a Night Vision Agreement	Essential Energy
Fees payable in connection with the accreditation of accredited service providers under s.31A of the <i>Electricity Supply Act 1995</i> , sch. 4A cl. 39 of the <i>Electricity Supply Act 1995</i> and cl.39 of the <i>Electricity Supply (General) Regulation 2014</i>	Essential Energy
Fees payable for courses conducted by Essential Energy as a Registered Training Organisation (RTO 91233) for courses designed for authorisation to work on or near Essential Energy network	Essential Energy
Rent payable for lease of telecommunication assets under the TelBu programme of the Commercial Infrastructure Team	Essential Energy
Charges recoverable under s.188 of the <i>Electricity Supply Act 1995</i>	Essential Energy