

TASMANIA

**SECURITY-SENSITIVE DANGEROUS
SUBSTANCES REGULATIONS 2025**

STATUTORY RULES 2025, No. 51

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SECURITY-SENSITIVE DANGEROUS SUBSTANCES REGULATIONS 2025

I, the Governor in and over the State of Tasmania and its Dependencies in the Commonwealth of Australia, acting with the advice of the Executive Council, make the following regulations under the *Security-sensitive Dangerous Substances Act 2005*.

Dated 21 October 2025.

B. BAKER
Governor

By Her Excellency's Command,

GUY BARNETT
Minister for Small Business, Trade and Consumer Affairs

1. Short title

These regulations may be cited as the *Security-sensitive Dangerous Substances Regulations 2025*.

2. Commencement

These regulations take effect on
4 November 2025.

3. Interpretation

In these regulations –

Act means the *Security-sensitive Dangerous Substances Act 2005*.

4. Security plan requirements

For the purposes of section 9(2)(b) and section 12(c) of the Act, the following requirements are prescribed:

- (a) where the applicant is a company, the security plan must specify –
 - (i) the company's ABN or ACN number; and
 - (ii) how the company can be contacted in an emergency; and
 - (iii) the nature of the company's business activities as they relate to the SSDS;
- (b) where the proposed restricted activity is, or includes, SSDS storage, the security plan must include a safe storage scheme that –
 - (i) contains a security risk assessment for each SSDS storage place; and
 - (ii) contains a site map showing each SSDS storage place; and
 - (iii) provides for the maintenance of SSDS inventories including the recording of persons involved in

- the movement of SSDS to and from each site; and
- (iv) establishes access controls for each SSDS storage place;
- (c) where the proposed restricted activity is, or includes, SSDS transportation, the security plan must include a safe transportation scheme that –
 - (i) contains particulars of the make, type and registration number of each vehicle that will be used to transport the SSDS; and
 - (ii) contains particulars of the key routes that will be used to transport the SSDS;
- (d) in the case of any security plan, a scheme for checking the identity of employees of the applicant who are nominated as responsible workers for the permit.

5. Prescribed fees

The fees set out in Schedule 1 are the fees prescribed for the purposes of the Act.

6. Prescribed late application penalty

For the purposes of section 25(4) of the Act, the prescribed penalty is 0.4 penalty units.

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SCHEDULE 1 – PRESCRIBED FEES

Item No.	Section of Act	General description	Regulation 5 Fee (Fee units)
1.	9(1)	Application for long-term SSDS permit – Base fee Additional fee for each background check Additional fee for each person nominated as a responsible worker	 130 42 8
2.	9(1)	Application for short-term SSDS permit – Base fee Additional fee for each background check Additional fee for each person nominated as a responsible worker	 130 42 8
3.	25(3)	Application to renew long-term SSDS permit – Base fee Additional fee for each background check Additional fee for each person nominated as a responsible worker	 130 42 8
4.	33(2)	Replacement of permit (first time) Replacement of permit (second or subsequent time)	9 18
5.	38(3)	Replacement of identity card (first time)	8

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Item No.	Section of Act	General description	Fee (Fee units)
		Replacement of identity card (second or subsequent time)	13
6.	39(3)	Nomination of new responsible worker	50

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Printed and numbered in accordance with the *Rules Publication Act 1953*.

Notified in the *Gazette* on 29 October 2025.

These regulations are administered in the Department of Justice.

EXPLANATORY NOTE

(This note is not part of the regulations)

These regulations –

- (a) prescribe certain security plan requirements, fees and penalties for the purposes of the *Security-sensitive Dangerous Substances Act 2005*; and
- (b) are made consequentially on the repeal of the *Security-sensitive Dangerous Substances Regulations 2015* under section 11 of the *Subordinate Legislation Act 1992*.