
Dear Patrick,

Bans on success fees at the federal level could emulate the following legislation: Lobbying of Government Officials Act 2011 (NSW) ss 14–16; Lobbyists Act 2015 (SA) s 14; Integrity (Lobbyists) Act 2016 (WA) ss 20–2.

Hope that helps Senator Pocock!

Thanks!

Yee-Fui

On Fri, 12 Apr 2024 at 10:05, Committee, FPA (SEN) <FPA.SEN@aph.gov.au> wrote:



THE SENATE
FINANCE AND PUBLIC ADMINISTRATION
REFERENCES COMMITTEE

12 April 2024

Associate Professor Yee-Fui Ng

Monash University

Dear Professor Ng

Inquiry into access to Australian Parliament House by lobbyists

Senator David Pocock, in his role as a participating member of the Senate Finance and Public Administration References Committee, has asked that the following written questions on notice be put to Associate Professor Yee-Fui Ng for response:

1. Your submission recommends a ban on contingent fees.
 - a. How could it be done at a Federal level?
 - b. Would it be as simple as copying the SA model?

Responses to the above questions are sought by **COB Friday, 19 April 2024**.

Answers to questions on notice are typically published on the committee's inquiry webpage.

If you have any questions, please contact the committee secretariat on 02 6277 3846 or via email at fpa.sen@aph.gov.au.

Yours sincerely,

Patrick Hodder

Committee Secretary

--

Dr Yee-Fui Ng
Associate Professor
Deputy Associate Dean (Education)
Monash University
Melbourne, Australia