

26	(2) (a) Except as provided in [Subsections (2)(c) and (e)] Subsections (2)(c), (2)(e), and
27	(2)(g), the [fee] base rate for a transcript of a court session, or any part of a court session, may
28	not be more than [\$4.50]:
29	(i) \$6.00 per page for the body of the transcript, which includes the initial preparation
30	of the transcript and one certified copy; plus
31	(ii) \$0.50 per page for the word index.
32	(b) The preparer shall:
33	(i) deposit the original text file [and printed transcript] with the clerk of the court by
34	means of an approved electronic filing service provider; and
35	(ii) provide the person requesting the transcript with [the] an electronic certified copy.
36	(c) The cost of additional copies of the transcript shall be [as provided in Subsection
37	78A-2-301(1)] <u>\$0.50 per page</u> .
38	(d) The transcript for an appeal shall be prepared within the time period permitted by
39	the Utah Rules of Appellate Procedure.
40	(e) The fee for a transcript that is guaranteed to be prepared:
41	[(i) within three business days of the request, shall be 1-1/2 times the base rate; and]
42	[(ii)] (i) within one business day of the request[-]; shall be double the base rate[-];
43	(ii) within three business days of the request shall be 1.75 times the base rate;
44	(iii) within one calendar week shall be 1.5 times the base rate; and
45	(iv) within two calendar weeks shall be 1.25 times the base rate.
46	(f) Payment for a transcript under this section is the responsibility of the party
47	requesting the transcript, except for a court ordered transcript as provided in Subsection (3)(a),
48	and the time for production of the transcript begins once financial arrangements are made with
49	the certified court transcriber.
50	(g) Child welfare cases shall be billed at the two calendar week rate to meet the
51	deadlines of the Utah Appellate Courts.
52	(3) (a) When a transcript is ordered by the court, the fees shall be paid by the parties to
53	the action in equal proportion or as ordered by the court.
54	(b) The fee for a transcript in a criminal case in which the defendant is found to be an
55	indigent individual, as defined in Section 78B-22-102, shall be paid in accordance with
56	Subsection 78B-22-203(3)

02-01-24 8:13 AM

1st Sub. (Green) S.B. 167

57	(4) (a) The fee for the preparation of a transcript of a court hearing by an official court
58	transcriber and the fee for the preparation of the transcript by a certified court reporter of a
59	hearing before any court, referee, master, board, or commission of this state shall be:]
60	[(i) in accordance with Subsection (2); and]
51	[(ii) payable to the person preparing the transcript.]
52	[(b) Payment for a transcript under this section is the responsibility of the party
63	requesting the transcript.]
54	Section 2. Effective date.
55	This bill takes effect on May 1, 2024.