



Queensland

Energy Ombudsman Regulation 2007

Subordinate Legislation 2007 No. 124

made under the

Energy Ombudsman Act 2006

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1 Short title

This regulation may be cited as the *Energy Ombudsman Regulation 2007*.

2 Commencement

This regulation commences on 1 July 2007.

3 Requirement of retailer to notify event starting scheme membership

- (1) This section applies to a retailer who first enters into a contract for the provision of, or who first starts to provide, customer retail services to a small customer.
- (2) The retailer must, within 10 business days after entering into the contract or starting to provide the services, give the energy ombudsman notice of that fact in the form approved under section 82 of the Act.

Maximum penalty—20 penalty units.

Note—

The events mentioned in subsection (1) mark the start of scheme membership. See section 64(1) of the Act.

4 Prescribed amounts for membership fee for Dalby and Roma Town Councils—Act, s 67

- (1) This section applies if the Dalby Town Council or the Roma Town Council is an energy entity providing customer connection services or customer retail services under the *Gas Supply Act 2003*.
- (2) For the Dalby Town Council, the amount prescribed under section 67(1)(a)(i) and 67(1)(c)(i) of the Act is \$250 for each provision.
- (3) For the Roma Town Council, the amount prescribed under section 67(1)(a)(i) and 67(1)(c)(i) of the Act is \$50 for each provision.

ENDNOTES

- 1 Made by the Governor in Council on 14 June 2007.
- 2 Notified in the gazette on 15 June 2007.
- 3 Laid before the Legislative Assembly on . . .
- 4 The administering agency is the Department of Mines and Energy.