

Queensland

### **Queensland Competition Authority Amendment Regulation (No. 2) 2010**

#### Subordinate Legislation 2010 No. 135

made under the

Queensland Competition Authority Act 1997

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[s 1]

#### 1 Short title

This regulation may be cited as the *Queensland Competition Authority Amendment Regulation (No. 2) 2010.* 

#### 2 Commencement

This regulation commences on 1 July 2010.

#### 3 Regulation amended

This regulation amends the *Queensland Competition Authority Regulation* 2007.

## 4 Replacement of schedule (Services and functions for which fees are payable)

Schedule—

omit, insert—

# Schedule Services and functions for which fees are payable

section 3

- '1 each of the following services about pricing practices relating to a monopoly business activity under part 3, division 3 of the Act—
  - (a) giving advice;
  - (b) conducting an investigation;
  - (c) monitoring
- 2 investigation of a complaint under part 4, division 3 of the Act
- 3 consideration of an application for accreditation, or the granting of an accreditation, under part 4, division 5 of the Act
- 4 consideration of a request for making a recommendation, under part 5, division 2 of the Act, for—

- (a) the declaration by the Ministers of a particular candidate service; or
- (b) the revocation of a Ministerial declaration
- 5 mediation of an access dispute under part 5, division 5, subdivision 2A of the Act
- 6 arbitration of an access dispute, including the making of an access determination, under part 5, division 5, subdivision 3 of the Act
- 7 preparation or approval of a draft access undertaking under part 5, division 7 of the Act
- 8 preparation or approval of a draft access undertaking amending an approved access undertaking under part 5, division 7 of the Act
- 9 withdrawal of an approved access undertaking under part 5, division 7 of the Act
- performance of any other function of the authority under part5, division 7 of the Act, other than a function mentioned initem 7, 8 or 9
- 11 preparation or revision of a cost allocation manual under part5, division 9 of the Act
- 12 consideration of a request for making a recommendation, under part 5A, division 2 of the Act—
  - (a) that a particular candidate water supply activity be declared by the Ministers to be a monopoly water supply activity; or
  - (b) for the revocation of a declaration by the Ministers of a monopoly water supply activity
- 13 conduct of an investigation about pricing practices relating to a monopoly water supply activity under part 5A, division 2, subdivision 7 of the Act
- 14 mediation of a water supply dispute under part 5A, division 4, subdivision 3 of the Act

| [s 4] |    |   |  |  |
|-------|----|---|--|--|
|       | 15 | arbitration of a water supply dispute, including the making of<br>a water supply determination, under part 5A, division 4,<br>subdivision 4 of the Act  |  |  |
|       | 16 | preparation or approval of a draft water supply undertaking<br>under part 5A, division 5 of the Act   |  |  |
|       | 17 | preparation or approval of a draft water supply undertaking<br>amending an approved water supply undertaking under par<br>5A, division 5 of the Act   |  |  |
|       | 18 | withdrawal of an approved water supply undertaking under<br>part 5A, division 5 of the Act  |  |  |
|       | 19 | performance of any other function of the authority under part<br>5A, division 5 of the Act, other than a function mentioned in<br>item 16, 17 or 18   |  |  |
|       | 20 | performance of a function given to the authority under the Gas<br>Pipelines Access (Queensland) Law or the Gas Pipelines<br>Access (Queensland) Regulations   |  |  |
|       | 21 | performance of a function given to the authority under th<br><i>Electricity Act 1994</i> , the National Electricity (Queensland<br>Law or the National Electricity (Queensland) Regulations   |  |  |
|       | 22 | conduct of an arbitration hearing about an application for<br>arbitration under the <i>Water Supply (Safety and Reliability)</i> A<br>2008, section 524(2)  |  |  |
|       | 23 | if directed by the Ministers—monitor compliance by<br>government agency, or conduct an arbitration hearing<br>resolving a dispute about a government agency's complian-<br>with a code of conduct the agency has agreed to abide by |  |  |
|       | 24 | if directed by the Ministers—each of the following services<br>for any matter relevant to the implementation of competition<br>policy—  |  |  |
|       |    | (a) conduct an investigation;   |  |  |
|       |    | (b) report to the Ministers   |  |  |
|       | 25 | performance of any other function given to the authority under another Act'.  |  |  |

#### ENDNOTES

- 1 Made by the Governor in Council on 24 June 2010.
- 2 Notified in the gazette on 25 June 2010.
- 3 Laid before the Legislative Assembly on . . .
- 4 The administering agency is the Treasury Department.

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