

Queensland

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012

Subordinate Legislation 2012 No. 105

made under the

Acquisition of Land Act 1967 Building Units and Group Titles Act 1980 Coal Mining Safety and Health Act 1999 Explosives Act 1999 Foreign Ownership of Land Register Act 1988 Fossicking Act 1994 Geothermal Energy Act 2010 Greenhouse Gas Storage Act 2009 Land Act 1994 Land Protection (Pest and Stock Route Management) Act 2002 Land Title Act 1994 Land Valuation Act 2010 Mineral Resources Act 1989 Mining and Quarrying Safety and Health Act 1999 Petroleum Act 1923 Petroleum and Gas (Production and Safety) Act 2004 Strategic Cropping Land Act 2011 Surveyors Act 2003 Valuers Registration Act 1992 Vegetation Management Act 1999 Water Act 2000

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[s 1]

Part 1 Preliminary

1 Short title

This regulation may be cited as the *Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012.*

2 Commencement

- (1) The following provisions commence on 23 July 2012—
 - (a) parts 4, 5 and 7;
 - (b) sections 17, 18 and 20 to 24;
 - (c) sections 30 and 32 to 35;
 - (d) section 36, other than section 36(3) and (5);
 - (e) sections 38 and 40.
- (2) The following provisions commence on 1 August 2012—
 - (a) parts 2, 3 and 6;
 - (b) sections 25 to 29;
 - (c) parts 17 to 22.
- (3) The remaining provisions commence on 1 September 2012.

Part 2 Amendment of Acquisition of Land Regulation 2003

3 Regulation amended

This part amends the Acquisition of Land Regulation 2003.

4 Amendment of s 2 (Fee—Act, s 9)

(1) Section 2, '\$151.60'—

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 3 Amendment of Building Units and Group Titles Regulation 2008

[s 5]

omit, insert— '\$156.90'. (2) Section 2(b), '\$45.00'—

omit, insert— '\$46.55'.

Part 3 Amendment of Building Units and Group Titles Regulation 2008

5 Regulation amended

This part amends the Building Units and Group Titles Regulation 2008.

6 Amendment of sch 3 (Fees)

Schedule 3, part 1—

omit, insert—

'Part 1 Fees payable to the registrar

1	Lodging a plan or plan of amalgamation for registration (Act, s 9(16))	285.10
2	Additional fee for each lot in a plan or plan of amalgamation mentioned in item 1	21.70
3	Lodging for registration—	
	(a) a notice of conversion (Act, s 9(16))	103.30
	(b) a request to register an order, made under section 25(7A)(c) of the Act, amending a building units plan	103.30

[s 7]

\$

	(c) a notification of proposed extinguishment under section 26(1) of the Act	103.30
4	Lodging—	
	(a) an order (Act, s 112(1)(b))	103.30
	(b) an amendment of, addition to or repeal of by-laws (Act, s 30(3))	103.30
5	Furnishing copies of registered plan or amendment of registered plan (Act, s 14)	23.45
6	Application to—	
	(a) reserve a name (Act, s 120(1))	73.70
	(b) extend the period for which a name is reserved (Act, s	
	120(3))	73.70
7	Lodging another document under the Act	28.80'.

Part 4

Amendment of Coal Mining Safety and Health Regulation 2001

7 Regulation amended

This part amends the *Coal Mining Safety and Health Regulation 2001.*

8 Replacement of sch 8 (Board of examiners' fees)

Schedule 8—

omit, insert—

[s 9]

'Schedule 8 Board of examiners' fees

section 372

\$

		Ψ
1	Application for assessment for a first class, or second class, certificate of competency	34.60
2	Application for assessment for a deputy's, or open-cut examiner's, certificate of competency	20.60
3	Issuing a duplicate certificate of competency to replace a lost, destroyed or defaced certificate	6.75'.

Part 5 Amendment of Explosives Regulation 2003

9 Regulation amended

This part amends the Explosives Regulation 2003.

10 Replacement of sch 2 (Fees)

Schedule 2—

omit, insert—

'Schedule 2 Fees

section 20

			\$
1		ence to import explosives or licence to export	
	-	osives—	
	(a)	for blasting explosives—	
		(i) application for licence	nil
		(ii) licence for 1 year	586.00
	(b)	for propellant powders and ammunition—	
		(i) application for licence	nil
		(ii) licence for 1 year	387.20
	(c)	for fireworks—	
		(i) application for licence	nil
		(ii) licence for 1 year	285.50
	(d)	for distress signals—	
		(i) application for licence	nil
		(ii) licence for 1 year	87.30
	(e)	for an explosive not mentioned in paragraphs (a) to	
		(d)—	
		(i) application for licence	nil
		(ii) licence for 1 year	285.50
2	Lice	ence to manufacture explosives—	
	(a)	for an explosives factory other than a mobile	
		manufacturing unit—	
		(i) application for licence	nil
		(ii) licence for 1 year	361.50
	(b)	for a mobile manufacturing unit—	
		(i) application for licence	nil
		(ii) licence for 1 year	166.30
	(c)	for manufacture of explosives at a place of use that is	
		not an explosives factory—	
		(i) application for licence	nil

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 5 Amendment of Explosives Regulation 2003

[s	1	0]
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			\$
		(ii) licence for 1 year	83.90
3	Lice	ence to sell explosives—	
	(a)	for blasting explosives—	
		(i) application for licence	nil
		(ii) licence for 1 year	70.55
	(b)	for propellant powders—	
		(i) application for licence	nil
		(ii) licence for 1 year	70.55
	(c)	for fireworks—	
		(i) application for licence	nil
		(ii) licence for 1 year	70.55
	(d)	for ammunition—	
		(i) application for licence	nil
		(ii) licence for 1 year	13.10
	(e)	for explosives not mentioned in paragraphs (a) to	
		(d)—	
		(i) application for licence	nil
		(ii) licence for 1 year	70.55
4	Lice	ence to store explosives—	
	(a)	for blasting explosives up to 100kg—	
		(i) application for licence	nil
		(ii) licence for 1 year	92.65
	(b)	for blasting explosives greater than 100kg—	
		(i) application for licence	nil
		(ii) licence for 1 year	361.40
	(c)	for propellant powders up to 100kg—	
		(i) application for licence	nil
		(ii) licence for 1 year	34.80
	(d)	for propellant powders greater than 100kg but not	
		greater than 250kg—	
		(i) application for licence	nil
		(ii) licence for 1 year	92.65
	(e)	for propellant powders greater than 250kg—	
		(i) application for licence	nil

[s 10]

			\$
		(ii) licence for 1 year	361.50
	(f)	for fireworks up to 100kg (gross weight)—	
	. ,	(i) application for licence	nil
		(ii) licence for 1 year	34.80
	(g)	for fireworks greater than 100kg (gross weight)—	
	_	(i) application for licence	nil
		(ii) licence for 1 year	361.50
	(h)	for explosives not mentioned in paragraphs (a) to (g),	
		up to 100kg—	
		(i) application for licence	nil
		(ii) licence for 1 year	34.80
	(i)	for explosives not mentioned in paragraphs (a) to (g),	
		greater than 100kg—	
		(i) application for licence	nil
_	. .	(ii) licence for 1 year	361.50
5		ence to transport explosives—	
	(a)	application for licence	nil
	(b)	licence for 1 year for each vehicle stated in the licence	92.65
6		ence to use explosives—	
	(a)	application for licence	nil
_	(b)	licence for 1 year	50.00
7		tfirer licence—	
	(a)	application for licence	nil
	(b)	licence for 1 year	50.00
8		works contractor licence—	
	(a)	application for licence	nil
	(b)	licence for 1 year	332.50
9		works operator licence—	
	(a)	application for licence	nil
	(b)	licence for 1 year	106.20
10	Lice	ence to collect ammunition—	
	(a)	application for licence	nil
	(b)	licence for 1 year	13.10
11	App	lication for permit to import explosives	nil

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 6 Amendment of Foreign Ownership of Land Register Regulation 2003

[s 11]

		Ψ
12	Application for permit to export explosives	nil
13	Application for permit to store explosives	nil
14	Application for explosives trial approval	nil
15	Request for declaration that explosive be declared an authorized explosive	110.80
	authorised explosive	
16	Transfer of licence	36.45
17	Duplicate of licence	36.45

Part 6

Amendment of Foreign Ownership of Land Register Regulation 2003

11 Regulation amended

This part amends the Foreign Ownership of Land Register Regulation 2003.

12 Replacement of schedule (Fees)

Schedule—

omit, insert—

'Schedule Fees

section 3

\$

\$

1	Com	puter pri	ntout of	of the de	tails, r	ecorded	in th	e reg	gister,	
	of in	terests in	land h	held by a	person					14.40
-	-				0				0	

2 Preparation and extraction of statistical data from computerised information recorded in the register—

[s 13]

\$

(a)	if no additional computer programming and	
	processing time is required	44.20
(b)	if additional computer programming and processing	
	time is required—for each hour, or part of an hour, of	
	programming and processing time	146.00'.

Part 7 Amendment of Fossicking Regulation 2009

This part amends the Fossicking Regulation 2009.

14 Replacement of sch 1 (Fees)

Schedule 1—

omit, insert—

'Schedule 1 Fees

section 39

		\$
1	Individual fossickers licence—	
	(a) for 1 month	6.85
	(b) for 6 months	25.75
	(c) for 1 year	43.25
2	Family fossickers licence—	
	(a) for 1 month	9.80
	(b) for 6 months	33.10
	(c) for 1 year	57.90

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		\$
3	Club fossickers licence	72.45
4	Educational organisation fossickers licence—	
	(a) for 1 month	28.75
	(b) for 1 year	57.90
5	Commercial tour operator fossickers licence—	
	(a) for 1 month	50.70
	(b) for 1 year	436.00
6	Individual or family fossickers camping permit—	
	(a) for each whole week	20.50
	(b) for each night not part of a whole week	3.30
7	Club or educational organisation fossickers camping permit, for each person—	
	(a) for each whole week	10.00
	(b) for each night not part of a whole week	1.70
8	Commercial tour operator fossickers camping permit, for each person—	
	(a) for each whole week	20.50
	(b) for each night not part of a whole week	3.30
9	Copy of a licence	6.85
10	Application for agistment approval—for each tag	13.75
11	Agistment fee—for each tag, for each week	0.33'

Part 8 Amendment of Geothermal Energy Regulation 2012

15 Regulation amended

This part amends the Geothermal Energy Regulation 2012.

16 Amendment of sch 2 (Annual rent)

(1) Schedule 2, item 1, '2.40'—

[s 17]

omit, insert— '2.48'.

(2) Schedule 2, item 2, '122.70' *omit, insert*— '126.90'.

Part 9 Amendment of Greenhouse Gas Storage Regulation 2010

17 Regulation amended

This part amends the *Greenhouse Gas Storage Regulation 2010.*

18 Amendment of s 32 (Security for GHG authorities)

Section 32(2)—

omit, insert—

- (2) For section 271(2)(b) of the Act, the following amounts are prescribed—
 - (a) for a GHG permit or proposed GHG permit—\$12792;
 - (b) for a GHG lease or proposed GHG lease—\$37311;
 - (c) for a GHG data acquisition authority or proposed GHG data acquisition authority—\$11193.'.

19 Replacement of sch 1 (Annual rent)

Schedule 1—

omit, insert—

[s 20]

'Schedule 1 Annual rent

section 31

		\$
1	Annual rent for GHG permit (for each sub-block included in the area of the permit)—Act, s 86(1)	2.43
2	Annual rent for GHG lease (for each square kilometre or part of a square kilometre of the area for the lease)—Act, s 168(1)	126.90
3	Annual rent for GHG data acquisition authority (for each sub-block included in the area of the authority)—Act, s	
	243(1)	2.43'.

20 Replacement of sch 3 (Fees)

Schedule 3—

omit, insert—

'Schedule 3 Fees

section 35

'Part 1 GHG authority fees

1	Tender for GHG permit—Act, s 35(d)1	141.00
2	Application for approval to amend the work program for a $O(1)$	457 40
	GHG permit—Act, s 68(b)	457.40
3	Proposed later work program given to the Minister within	
	the time required under section 91(3) of the Act—Act, s	
	91(6), definition <i>relevant fee</i>	457.40

\$

4	Application for renewal of GHG permit—Act, s 94(1)(d)(i)	569.00
5	Application for potential storage area declaration for a GHG permit—Act, s 101(2)(b)	912.00
6	Permit-related application for a GHG lease—Act, s 114(d)	141.00
7	Application for approval to amend the development plan for a GHG lease—Act, s 157(2)(b)	457.40
8	Proposed later development plan for GHG lease given to the Minister within the time required under section 172(3) of the Act—Act, s 172(6), definition <i>relevant fee</i>	457.40
9	Application for surrender of GHG lease—Act, s 177(1)(b)	457.40
10	Application for approval of proposed GHG coordination arrangement—Act, s 188(2)(b)(ii)	457.40
11	Application for GHG data acquisition authority—Act, s 234(b)	343.00

'Part 2

General GHG authority fees payable under ch 5 of the Act

1	Fee for required information for a GHG authority made available by the chief executive—Act, s 261(1)(b)—				
	(a) for information made available in an electronic form, other than on a tape cartridge	134.60			
	(b) for information made available on a tape cartridge	269.70			
2	If a public counter is used to search and take extracts from, or obtain a copy of all or part of a notice, document or information in, the GHG register—Act, s 341(1)(b) and (c)—				
	(a) for a standard departmental public tenure enquiry report	42.60			

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[s 21]

		Þ
	(b) otherwise	106.60
3	Notice of a dealing other than a third party transfer—Act, s	
	350(2)	114.00
4	Application for approval and registration of a third party	
	transfer—Act, s 352(3)(b)(ii)	114.00'.

Part 10 Amendment of Land Regulation 2009

21 Regulation amended

This part amends the Land Regulation 2009.

22 Amendment of s 37 (Matters for calculating rent—Act, s 183)

Section 37(1)—

omit, insert—

- '(1) For section 183(1)(a) of the Act, the following amounts are prescribed—
 - (a) for a category 14.1 or 15.1 lease—\$106;
 - (b) for a category 15.2 lease—\$5361;
 - (c) for a category 15.3 lease—\$7969;
 - (d) for a category 15.4 lease—\$10722;
 - (e) for a category 15.5 lease—\$16083.'.

23 Amendment of s 38 (Minimum rent—Act, s 183)

(1) Section 38(a), '\$207'—

omit, insert—

'\$214'.

(2) Section 38(b), '\$103'— *omit, insert*—
'\$106'.

Amendment of s 56 (Minimum instalments—Act, ss 457, 462 and 466)

- Section 56(a), '\$284' omit, insert—
 \$293'.
- (2) Section 56(b), '\$699'— *omit, insert*—
 '\$723'.

25 Replacement of sch 11 (Fees)

Schedule 11—

omit, insert—

'Schedule 11 Fees

section 62

\$

1	App	olication—	
	(a)	for an exchange of land (Act, s 18(5))	228.30
	(b)	for an allocation of a floating reservation (Act, s 23A)	228.30
	(c)	to buy—	
		(i) land in a reservation (Act, s 24(3))	228.30
		(ii) unallocated State land (Act, ss 120A(1) and 122)	228.30
	(d)	for the dedication of land as a road for public use	
		(Act, s 94(2))	228.30

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[s 25]

		\$
(e)	for a road closure—	
	(i) if the closure is the permanent closure of a road (Act, s 99(1))	228.30
	(ii) if the closure is the temporary closure of a road, including issuing a road licence over the road (Act, s 99(2))	228.30
(f)	for a road licence over a temporarily closed road other than the road licence mentioned in paragraph $(e)(ii)$	220.20
	(Act, s 103)	228.30
(g)	for the simultaneous opening and closing of roads (Act, s 109A(1) or 109B(1))	228.30
(h)	for a lease of unallocated State land (Act, s 120A(1)).	
(i)	for a change to a lease—	
	(i) if the change is for the lease to be used for	
	additional or fewer purposes (Act, s 154(1))	114.10
	(ii) if the change is a change of an imposed	
	condition of a lease, licence or permit (Act, s	
	210)	114.10
(j)	for extending particular term leases (Act, s 155A(2) or 155B(2))	228.30
(k)	for an offer of a new lease (Act, s 158(1))	228.30
(l)	to convert a lease (Act, s 166(1))	228.30
(m)	for the Governor in Council's approval of a transfer	
	(Act, s 174(3))	114.10
(n)	for the removal of a covenant from land (Act, s	
	174(4))	114.10
(0)	for approval to subdivide a lease (Act, s 176(1))	228.30
(p)	for approval to amalgamate leases (Act, s $176K(1)$)	
(q)	for a permit to occupy (Act, s 177A)	228.30
(r)	for—	
	(i) approval to surrender a road licence (Act, s	11110
	$105(3))\dots$	114.10
	(ii) surrender of a permit (Act, s 180A(2))	
	(iii) surrender of freehold land (Act, s 327B(1))	114.10

\$

		Ψ
	(iv) absolute surrender of all or part of a lease (Act, s 327B(2))	114.10
	(v) approval to surrender land contained in a registered owner's deed of grant or trustee's deed of grant in trust—change in boundaries of land	
	(Act, s 358(2))	228.30
	(vi) absolute surrender of all or part of an occupation	
	licence (Act, s 481B)	114.10
(s)	for approval to transfer a lease, licence or sublease	
	(Act, s 322(1B))	114.10
(t)	for approval to sublease a lease (Act, s 332(1) and (2))	114.10
(u)	to amend a description in a lease (Act, s 360C)	114.10
(v)	for approval of an easement to be created over land granted in trust or non-freehold land (Act, s $362(1)$).	228.30
(w)	for approval of a public utility easement to continue over unallocated State land (Act, s 372(2))	114.10
(x)	for approval to make a lease the subject of a profit a prendre (Act, s 373G)	228.30
(y)	for a review of a decision mentioned in schedule 2 of the Act (Act, s 423)	114.10
Lod	ging—	
(a)	a document changing the lessee of a lease, the licensee of a licence or the holder of an interest in a lease or licence—	
	(i) for 1 lease or licence	137.10
		28.80
(b)		28.80
(b)	a surrender of a lease, trustee lease, road licence, occupation licence or permit to occupy	nil
(c)	a standard terms document under section 318 of the Act	nil
(d)	a plan of survey—	
()	(i) for the plan only	285.10
	(ii) additional fee for each lot or interest surveyed	
(e)	another document	137.10
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Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 10 Amendment of Land Regulation 2009

[s :	25]
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	(f)	a document received through the post, courier or document exchange service—additional fee	28.80
3	Exa	mination of a sketch plan that is part of a document	36.65
4	Req	uisition of a document lodged for registration	36.65
5	Issu	ing—	
	(a)	a deed of grant, other than a deed of grant issued because of an exchange of a native title interest in land under section 18A of the Act, granted to the State or issued under section 358 of the Act	59.15
	(b)	a lease, other than a lease issued under the Act to the State or because of a surrender of a native title interest in land under section 18A of the Act, or licence	59.15
	(c)	a permit to occupy, other than a permit for a term of less than 3 months issued to a non-profit community	59.15
6	Con	organisation	39.13
0	(a)	the current details of a lease, licence, permit to	
	(a)	occupy or reserve generated—	
		(i) within an office of the land registry	14.40
		(ii) by external access	11.55
	(b)	the historical details of a lease or licence generated—	
		(i) within an office of the land registry	21.85
		(ii) by external access	18.95
7		ge of—	
	(a)	a lease, licence or permit to occupy generated—	
		(i) within an office of the land registry	14.40
		(ii) by external access	11.55
_	(b)	another document	29.40
8	Sear adm	rch of a statement of registered dealing or inistrative advice against a lease or licence	2.75
9	prov	estigative search of the register (not including viding copies of documents) by an employee of the artment if the search requires—	
	(a)	no additional computer programming time—for each hour or part of an hour	59.15

\$

10	(b) additional computer programming time—for each hour or part of an hour	146.00
10	Order in council, under section 216 of the Act, resuming a lease or part of a lease or taking an easement over a lease—	
	(a) for 1 lease or part of the lease or easement	156.90
	(b) for each additional lease or part of the lease or	
	easement	76.35
11	Preparing and serving a notice resuming a lease or part of a	-
	lease under section 224 of the Act.	76.35
12	Instrument amending an instrument resuming a lease or an	
	easement over a lease.	76.35
13	Certifying a copy of a document mentioned in section	
	284(1)(b) of the Act	29.40
14	Lodging a request for the registration of the cancellation, discharge or satisfaction of a writ of avagution (Act, a 288	
	discharge or satisfaction of a writ of execution (Act, s 388 or 389)	28.80
15	Depositing or removing an administrative advice	13.90
16	Preparing and serving a notice of a caveat	29.40'

Part 11 Amendment of Land Protection (Pest and Stock Route Management) Regulation 2003

26 Regulation amended

This part amends the Land Protection (Pest and Stock Route Management) Regulation 2003.

27 Amendment of sch 5 (Fees)

(1) Schedule 5, item 3—

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 12 Amendment of Land Title Regulation 2005

[s 28]

omit, insert—

' 3	Permit fee for stock route agistment permit (Act, s $116(5)$)—	
	(a) for large stock—	
	(i) minimum fee, for each head, for each week .	0.96
	(ii) maximum fee, for each head, for each week.	2.37
	(b) for small stock—	
	(i) minimum fee, for each head, for each week.	0.10
	(ii) maximum fee, for each head, for each week.	0.37'.
	(2) Schedule 5, item 5—	
	omit, insert—	
' 5	Inspecting register of water facility agreements (Act, s 164(3)(a))	13.15'.

Part 12 Amendment of Land Title Regulation 2005

28 Regulation amended

This part amends the Land Title Regulation 2005.

29 Replacement of sch 2 (Fees)

Schedule 2 omit, insert—

'Schedule 2 Fees

section 4

			\$
1	inde	ating an indefeasible title or, on request, a separate effeasible title (other than a deed of grant)—for each	
		efeasible title created (Act, s 42 or 57)	59.15
2		ging—	
	(a)	an instrument that changes ownership of a lot or an interest in a lot—	
		(i) for 1 lot	137.10
		(ii) for each additional lot	28.80
	(b)	a plan of survey or an explanatory format plan—	
		(i) for the plan	285.10
		(ii) additional fee for each lot or interest surveyed or	21.70
		defined	21.70
	(c)	for establishing a community titles scheme—a request to record the first community management	
		statement for the scheme	137.10
	(d)	for an established community titles scheme—a	137.10
	(u)	request to record a new community management	
		statement for the scheme	73.70
	(e)	an application—	
		(i) to reserve a name as the identifying name to be	
		shown in the community management statement	
		for a proposed community titles scheme (a <i>name</i>	
		reservation)	73.70
		(ii) to extend a name reservation	73.70
		(iii) to withdraw a name reservation	nil
	(f)	a request to record a change of the address for service	
		of a body corporate recorded on an indefeasible title	20.00
		for common property	28.80
	(g)	a cancellation, discharge or satisfaction of a writ of	20.00
		execution	28.80

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 12 Amendment of Land Title Regulation 2005

[s 29)]
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			•
	(h)	an instrument received through the post, by courier or by document exchange service—additional fee for	
		each instrument	28.80
	(i)	an application for a certificate of title—	20.00
	(-)	(i) if the certificate is collected	nil
		(ii) if the certificate is posted by registered mail	6.30
	(j)	a standard terms document (Act, s 169)	nil
	(k)	a request to remove from an indefeasible title a lease	
	(11)	or easement that has expired or a profit a prendre that	
		has expired or otherwise ended	nil
	(1)	a request to note the lapsing of a caveat (Act, s 126).	nil
	(m)	any other instrument	137.10
3		litional fee for lodging a transfer of fee simple or	
		sfer of a lease under the South Bank Corporation Act	
		9 if the consideration is more than \$180000—for each	20.00
4		000 or part of \$10000 more than \$180000	28.80
4		mining sketch plans that are part of an instrument	36.65
5	-	oositing or withdrawing a settlement notice	28.80
6	-	positing or removing an administrative advice	13.90
7	-	paring and serving a notice of a caveat	29.40
8		nputer printout of—	
	(a)	an indefeasible title generated—	1 4 40
		(i) within an office of the land registry	14.40
		(ii) by external access	11.55
	(b)	the historical details of a title generated—	21 0 5
		(i) within an office of the land registry	21.85
0	-	(ii) by external access	18.95
9		ge of—	
	(a)	a certificate of title or plan of survey generated—	
		(i) within an office of the land registry	14.40
		(ii) by external access	11.55
	(b)	any other instrument or document, including a	20.40
		community management statement	29.40

\$

		÷
10	Search of a statement of registered dealing, community titles scheme or administrative advice against an indefeasible title	2.75
11	Investigative search of the register by an employee of the department (not including providing a copy of a document)—	
	(a) if no additional computer programming time is required—for each hour or part of an hour	59.15
	(b) if additional computer programming time is required—for each hour or part of an hour	146.00
12	Certifying a copy of a document mentioned in section 35(1)(b) of the Act	29.40
13	Requisitioning a document lodged for registration (Act, s 156)	36.65

Part 13 Amendment of Mineral Resources Regulation 2003

30 Regulation amended

This part amends the Mineral Resources Regulation 2003.

31 Replacement of sch 5 (Rental payable)

Schedule 5 omit, insert[s 32]

'Schedule 5 Rental payable

section 83

		\$
1	For a mining claim	nil
2	For an exploration permit—for each sub-block to which the exploration permit applies	131.40
3	For a mineral development licence—for each hectare to which the development licence relates—	
	(a) for the first year of the licence	3.75
	(b) for the second year of the licence	7.60
	(c) for the third year of the licence	11.55
	(d) for the fourth year of the licence	19.90
	(e) for a year of the licence after the fourth year	23.90
4	For a mining lease—for each hectare to which the mining	
	lease relates	50.75.

32 Amendment of sch 6 (Fees)

- (1) Schedule 6, parts 1 to 5
 - omit, insert—

'Part 1 Prospecting permits

1	Application for district prospecting permit—for each	
	month (Act, s 21)	106.60
2	Application for parcel prospecting permit (Act, s 21)	106.60

'Part 2 Mining claims

\$

1	Application for grant of mining claim (Act, s 61)	319.80
2	Application for renewal of mining claim (Act, s 93)	319.80
3	Assigning mining claim or interest in mining claim (Act, s 96)	42.60
4	Mortgaging mining claim or interest in mining claim (Act, s 96)	42.60
5	Lodging caveat (Act, s 97).	42.60
6	Application for approval to mine minerals not specified in mining claim (Act, s 105)	42.60
7	Lodging notice of surrender of mining claim (Act, s 107) .	42.60
8	Application for variation of the land used or proposed to be used as access in relation to land the subject of mining	
	claim (Act, s 125)	42.60

'Part 3 Exploration permits

1	Application for exploration permit (Act, s 133)—	
	(a) for coal1	066.00
	(b) for any mineral other than coal—	
	(i) for 4 or fewer sub-blocks in restricted area 256,	
	257, 258, 259, 260, 261, 262, 263, 264 or 265.	266.50
	(ii) otherwise	799.00
2	Application for renewal of exploration permit (Act, s	
	147)—	
	(a) for coal	533.00
	(b) for any mineral other than coal—	
	(i) for 4 or fewer sub-blocks in restricted area 256,	
	257, 258, 259, 260, 261, 262, 263, 264 or 265.	159.90

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 13 Amendment of Mineral Resources Regulation 2003

	+
(ii) otherwise	533.00
Assigning exploration permit (Act, s 151)	159.90
Lodging caveat (Act, s 152)	42.60
Application to record agreements, arrangements or other dealings or interests (Act, s 158)	42.60
	Assigning exploration permit (Act, s 151) Lodging caveat (Act, s 152) Application to record agreements, arrangements or other

'Part 4

Mineral development licences

		\$
1	Application for grant of mineral development licence (Act, s 183)—	
	(a) for coal	2 132.00
	(b) for any mineral other than coal	2 132.00
2	Application for renewal of mineral development licence (Act, s 197)—	
	(a) for coal	746.00
	(b) for any mineral other than coal	746.00
3	Assigning mineral development licence (Act, s 198)	159.90
4	Mortgaging mineral development licence (Act, s 198)	
5	Lodging caveat (Act, s 199).	42.60
6	Application to record agreements, arrangements or other	
	dealings or interests (Act, s 205)	42.60
7	Adding another mineral to mineral development licence	
	(Act, s 208)	533.00
8	Lodging notice of surrender of mineral development	
	licence (Act, s 210)	159.90
9	Application for variation of the land used or proposed to be used as access in relation to land the subject of mineral	
	development licence (Act, s 231)	373.10

'Part 5 Mining leases

1	Application for grant of mining lease (Act, s 245)—
	(a) for coal
	(b) for corundum, gemstones and other precious stones 666.00
	(c) for elluvial, colluvial and alluvial gold and elluvial,
	colluvial and alluvial tin 666.00
	(d) for any other mineral
2	Application for renewal of mining lease (Act, s 286)—
	(a) for coal
	(b) for corundum, gemstones and other precious stones 666.00
	(c) for elluvial, colluvial and alluvial gold and elluvial,
	colluvial and alluvial tin 666.00
	(d) for any other mineral
3	Application for approval to mine specified minerals not
	specified in mining lease (Act, s 298(2)) 533.00
4	Application to add a purpose (other than mining of
	minerals) to mining lease granted for purposes other than
_	the mining of minerals (Act, s 298(5)) 533.00
5	Application to add a purpose to mining lease granted for mining of minerals (Act, s 298(7))
6	
0	Application for consolidation of mining leases (Act, s 299(2))
7	Assigning mining lease or an interest, other than a
/	sublease, in mining lease (Act, s 300)
8	Assigning sublease of mining lease (Act, s 300) 159.90
9	Mortgaging mining lease or interest in mining lease (Act, s
,	300) 159.90
10	Subleasing mining lease (Act, s 300)
11	Assigning application for mining lease, or interest in
	application for mining lease (Act, s 300)
12	Lodging caveat (Act, s $301(3)(i)$) 42.60
13	Lodging notice of surrender of mining lease (Act, s
	309(2))

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 14 Amendment of Mining and Quarrying Safety and Health Regulation 2001

[s 33]

14

15

		Ψ
be use lease (cation for variation of the land used or proposed to ed as access in relation to land the subject of mining (Act, s 317(2)(b))	
Obtaii	ning copy of mining lease application (s $17(2)$)	42.60'
(2)	Schedule 6, part 6, '1 030.00'—	
	omit, insert—	
	ʻ1 066.00'.	
(3)	Schedule 6, parts 8 and 9, '41.20'—	
	omit, insert—	
	·42.60'.	

Part 14 Amendment of Mining and Quarrying Safety and Health Regulation 2001

33 Regulation amended

This part amends the *Mining and Quarrying Safety and Health Regulation 2001.*

34 Replacement of sch 6 (Board of examiners' fees)

Schedule 6—

omit, insert—

¢

[s 35]

'Schedule 6 Board of examiners' fees

section 151

\$

		Ψ
1	Application for assessment for a first class certificate of competency	34.60
2	Issuing a duplicate certificate of competency to replace a	
	lost, destroyed or defaced certificate	6.75'.

Part 15 Amendment of Petroleum and Gas (Production and Safety) Regulation 2004

35 Regulation amended

This part amends the *Petroleum and Gas (Production and Safety) Regulation 2004.*

36 Amendment of sch 9 (Fees)

(1) Schedule 9, parts 1 to 3 *omit, insert*—

'Part 1 Petroleum tenure fees

1	Tender for authority to prospect—Act, s 37(e) 2 132.00
2	Application for approval to amend the work program for
	an authority to prospect—Act, s 61(b) 1 066.00
3	Proposed later work program lodged within the time
	required under section $79(3)$ of the Act—Act, s $79(6) \dots 1066.00$

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 15 Amendment of Petroleum and Gas (Production and Safety) Regulation 2004

[s 36]

œ
Τ.

4	Application for renewal of authority to prospect—Act, s 82(1)(j)(i)2132.00
5	Application for potential commercial area for an authority to prospect—Act, s 89(2)(c) 1 599.00
6	Application for extension of the term of a declaration of a potential commercial area for the area of an authority to $\frac{1}{2} = \frac{1}{2} \frac{1}$
7	prospect—Act, s 93(2)(b) 1 599.00 Application to divide an authority to prospect—Act, s 104(h) 1 599.00
8	ATP-related application for a petroleum lease—Act, s 118(1)(g)
9	Proposed later development plan for petroleum lease lodged within the time required under section 159(3) of the Act—Act, s 159(6)
10	Application for renewal of petroleum lease—Act, s 162(1)(h)(i)
11	Application to divide petroleum lease—Act, s 172(h) 3 731.00
12	Notice of claim for stored petroleum or prescribed storage gas—Act, s 213(2)(c)
13	Application for approval of proposed coordination arrangement—Act, s 235(2)(c)(ii)1 599.00
14	Application for amendment of relinquishment condition—Act, s 372(1)(h)
15	Proposed later development plan for converted lease lodged before the relevant time under section 897 of the Act—Act, s 897(8), definition <i>relevant fee</i> 1 066.00

[s 36]

'Part 2 Data acquisition authority and water monitoring authority fees

\$

1	Application for data acquisition authority—Act, s 177(c) . 1 599.00
2	Application for water monitoring authority $\Delta ct = 191(c) + 1599.00$

4	Application for water monitoring autionty—Act, s 191(c) 1 599.00
3	Application to amend water monitoring authority—Act, s
	203(3)(c) 1 599.00

'Part 3 Transfer fees

		\$
1	Transfer of bore in the area of a petroleum tenure to the landowner—Act, s 288(3)(b)15	599.00
2	Transfer of petroleum well in the area of a petroleum tenure to the holder of a geothermal exploration permit or mining tenement—Act, s 289(b)	599.00
3	Transfer of water observation bore in the area of a petroleum tenure or water monitoring authority to the holder of another petroleum tenure or water monitoring authority—Act, s 290(b)	599.00'.
	(2) Schedule 9, part 4, items 1 to 3—	
	omit, insert—	
'1 2 3	Application for pipeline licence—Act, s 409(g) 3 7 Handling fee for recording information about completion	533.00 731.00 59.90'.
	(2) Schedule 0 port 1 item 1	

(3) Schedule 9, part 4, item 4—

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 15 Amendment of Petroleum and Gas (Production and Safety) Regulation 2004

[s 36]

omit, insert—

'4	 Annual licence fee for pipeline licence—Act, s 423(1)— (a) for a point-to-point pipeline licence (for each kilometre of the pipeline)
	·3 731.00 [·] .
	(5) Schedule 9, part 4, item 6—
	omit, insert—
' 6	Annual licence fee for petroleum facility licence—Act, s 454(1)—
	(a) if the petroleum facility land for the licence is 2km ² or less
	(b) if the petroleum facility land for the licence is more
	than 2km ² (for each square kilometre of the petroleum
	facility land) 1 270.00'.
	(6) Schedule 9, part 4, items 7 to 9—
	omit, insert—
'7	Application for a part 5 permission—Act, s 464(c) 799.00
8	Application to amend licence—Act, s 475(c) 1 599.00
9	Application for renewal of licence—Act, s $480(d)(i) \dots 1599.00'$.
	(7) Schedule 9, parts 5 and 6—
	omit, insert—
'Part 5

General petroleum authority fees payable under chapter 5 of the Act

		\$
1	Fee for required information for a petroleum tenure made available by the chief executive—Act, s $550(1)(b)$ —	
	(a) for information made available in an electronic form, other than on a tape cartridge	144.60
	(b) for information made available on a tape cartridge	289.40
2	If a public counter is used to search and take extracts from, or obtain a copy of all or part of a notice, document or information in, the petroleum register—Act, s $566(1)(b)$ and (c)—	
	(a) for a standard departmental public tenure enquiry report	42.60
	(b) otherwise	106.60
3	Request fee—Act, s 571(3)	533.00
4	Application for approval of dealing—Act, s 572(2)(c)(iii).	799.00
5	Application for surrender of petroleum authority other	
	than an authority to prospect—Act, s $576(1)(c)$	799.00

'Part 6 Gas work licence and gas work authorisation fees

		\$
1	Application for gas work licence—Act, s 728A(c)	37.50
2	Annual fee for gas work licence—s 118	25.00
3	Application for gas work authorisation—Act, s 728A(c)—	
	(a) for a gas work authorisation (industrial appliances).	62.70
	(b) for a gas work authorisation (major project)	1 887.00
	(c) for a gas work authorisation (motor fuel)	62.70

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 15 Amendment of Petroleum and Gas (Production and Safety) Regulation 2004

[s 36]

			\$
	(d) for	a gas work authorisation (servicing)	62.70
4		fee for gas work authorisation—s 126—	
		a gas work authorisation (industrial appliances)	37.50
		a gas work authorisation (major project) 1	
	. ,	a gas work authorisation (motor fuel)	37.50
5		a gas work authorisation (servicing)	37.50
5		ation to change the scope of work stated in a gas uthorisation—Act, s 728A(c)	62.70
6		ement of gas work licence or gas work	02010
		sation under section 849 of the Act	37.50'.
	(8)	Schedule 9, part 7, item 2, '296.40'—	
		omit, insert—	
		'306.70'.	
	(9)	Schedule 9, part 7, item 3, '11.65'—	
		omit, insert—	
		ʻ12.05'.	
	(10)	Schedule 9, part 8, section 1, '\$1194.80'—	
		omit, insert—	
		·\$1236.00 ['] .	
	(11)	Schedule 9, part 8, section 2, '\$224.50'—	
		omit, insert—	
		'\$232.30'.	
	(12)	Schedule 9, part 8, section 3, '\$0.67'—	
		omit, insert—	
		'\$0.69'.	
	(13)	Schedule 9, part 8, section 4, '\$5.35'—	
		omit, insert—	
		·\$5.50'.	
	(14)	Schedule 9, part 8, section 5(1)—	

omit, insert—

- (1) The safety and health fee payable for a financial year by the operator of a petroleum facility is as follows—
 - (a) for the operation of a major processing facility—\$10660;
 - (b) for the operation of a facility that produces syngas—\$5330;
 - (c) for the operation of a facility that produces LPG from petroleum—\$7995;
 - (d) for the operation of a facility that produces LNG and is not a major hazard facility under the *Work Health and Safety Regulation 2011* and must operate under a safety management plan—\$7995;
 - (e) for the operation of a facility that produces CNG and must operate under a safety management plan—\$3731;
 - (f) for the operation of a facility that produces an underground gasification product—\$10660;
 - (g) for the operation of a petroleum facility on an area to which a petroleum facility licence applies that is not included in paragraphs (a) to (f)—\$10660'.
- (15) Schedule 9, part 8, section 5(2), example, from '\$10300' *omit, insert*—

'\$10660 rather than fees totalling \$15990.'.

- (16) Schedule 9, part 8, section 6, '\$10300'— *omit, insert*—
 '\$10660'.
- (17) Schedule 9, part 8, section 7(1), '\$0.00030'— *omit, insert*—
 '\$0.00031'.
- (18) Schedule 9, part 8, section 8, '\$156.55' *omit, insert*—

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 15 Amendment of Petroleum and Gas (Production and Safety) Regulation 2004

[s 36]

'\$162.00'.

- (19) Schedule 9, part 8, section 9, '\$463.50'— *omit, insert*—
 '\$479.70'.
- (20) Schedule 9, part 8, section 10(1), '\$0.72'— *omit, insert*—
 '\$0.74'.
- (21) Schedule 9, part 8, section 10(2)(a), '\$3605'— *omit, insert*—
 '\$3731'.
- (22) Schedule 9, part 8, section 10(2)(b), '\$515000'— *omit, insert*—
 '\$533025'.
- (23) Schedule 9, part 8, section 11, '\$3.55'— *omit, insert*—
 '\$3.65'.
- (24) Schedule 9, part 8, section 12, '\$0.36'— *omit, insert*—
 '\$0.37'.
- (25) Schedule 9, part 8, section 13 *omit, insert*—

'13 Major consumer

'The safety and health fee for a financial year by a major consumer is as follows—

- (a) for a site that has a total gas capacity of not more than 150GJ for each hour—\$7995;
- (b) for a site that has a total gas capacity of more than 150 but not more than 500GJ for each hour—\$13325;

[s 37]

- (c) for a site that has a total gas capacity more than 500GJ for each hour—\$15990.'.
- (26) Schedule 9, part 8, section 14, '\$3605'—
 omit, insert—
 '\$3731'.
- (27) Schedule 9, part 8, section 15, '\$1030'— *omit, insert*—
 '\$1066'.
- (28) Schedule 9, part 8, section 16, '\$515'— *omit, insert*—
 '\$533'.

37 Replacement of sch 10 (Annual rent)

Schedule 10—

omit, insert—

'Schedule 10 Annual rent

sections 145(1) and 146(1)

'Part 1 Annual rent

\$

1	Annual rent for authority to prospect (for each sub-block included in the area for the authority)—Act, s $75(1)(b)$.	2.48
2	Annual rent for petroleum lease (for each square kilometre of the area for the lease)—Act, s $155(1)(b)$	126.90
3	Annual rent for data acquisition authority (for each sub-block included in the area of the authority)—Act, s 184A(1)	2.48

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 16 Amendment of Petroleum Regulation 2004

[s 3	8]
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		\$
4	Annual rent for water monitoring authority (for each sub-block included in the area of the authority)—Act, s	
	202A(1)	1.19
5	Annual rent for 1923 Act ATP (for each sub-block included in the area for the authority)—1923 Act, s	
	74N(1)(b)	2.48

'Part 2 Storage rent

		Þ
1	Annual rent for storing petroleum or prescribed storage	
	gas (for each square kilometre of the area for the old lease	
	or, if the Minister has made a call for tenders under the	
	Act, section 218, the area of the proposed petroleum lease	
	stated in the call for tenders)—Act, s 227(3)	126.90'

Part 16 Amendment of Petroleum Regulation 2004

38 Regulation amended

This part amends the Petroleum Regulation 2004.

39 Amendment of s 40 (Annual rent [P&G, s 145])

Section 40(1), '\$122.70' *omit, insert*— '\$126.90'.

[s 40]

40 Replacement of sch 2 (Fees)

Schedule 2—

omit, insert—

'Schedule 2 Fees

section 39(1)

'Part 1 1923 Act petroleum tenure fees

\$

1	Application for approval to surrender of authority to prospect—Act, s 21(4)(c)(i)
2	Application for approval to amend the work program for an authority to prospect—Act, s 25I(b) 1 066.00
3	Application for renewal of authority to prospect—Act, s 25M(1)(j)(i)
4	Application for renewal of lease—Act, s 45(2A)(e)(i) 3 731.00
5	Application for consent to surrender and terminate lease—Act, s 52(1B)(c)(i)
6	Proposed later work program for authority to prospect lodged within the time required under section 74K(3) of the Act—Act, s 74K(6) 1 066.00
7	Proposed later development plan for lease lodged within the time required under section $74Q(3)$ of the Act—Act, s
	74Q(6)
8	Application for amendment of relinquishment condition—Act, s 77T(1)(h) 1 066.00

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 16 Amendment of Petroleum Regulation 2004

[s 40]

'Part 2 Transfer fees

1	Transfer of water observation bore or water supply bore in the area of a 1923 Act petroleum tenure to the landowner—Act, s 75Q(2)(c)
2	Transfer of well in the area of a 1923 Act petroleum tenure to the holder of a geothermal exploration permit or mining
	tenement—Act, s 75R(b)1 599.00
3	Transfer of water observation bore in the area of a 1923 Act petroleum tenure to the holder of another 1923 Act petroleum tenure or a 2004 Act petroleum tenure—Act, s
	75S(b)1 599.00

'Part 3 General fees

\$

\$

1	tenui	for required information for a 1923 Act petroleum re made available by the chief executive—Act, s $(1)(b)$ —	
	(a)	for information made available in an electronic form, other than on a tape cartridge	144.60
	(b)	for information made available on a tape cartridge	289.40
2	or ob	public counter is used to search and take extracts from, otain a copy of all or part of a notice, document or rmation in, the petroleum register—Act, s 80C(1)(b) (c)—	
	(a)	for a standard departmental public tenure enquiry	
		report	42.60
	(b)	otherwise	106.60
3	Requ	lest fee—Act, s 80H(3)	533.00
4	Appl	lication for approval of dealing—Act, s 80I(2)(c)(iii)	799.00'.

[s 41]

Part 17 Amendment of Strategic Cropping Land Regulation 2011

41 Regulation amended

This part amends the *Strategic Cropping Land Regulation 2011.*

42 Amendment of s 3 (Validation application fee—Act, s 42)

(1) Section 3(a), '\$3998'—

omit, insert— '\$4137'.

- (2) Section 3(b), '\$1951'—
 omit, insert—
 '\$2019'.
- (3) Section 3(c), '\$5949'— *omit, insert*—
 '\$6157'.

43 Amendment of s 4 (Concurrence agency application fee for development application for SCL or potential SCL—Act, s 90)

(1) Section 4, '\$500'—

omit, insert— '\$517'.

(2) Section 4(b)(ii), '\$9035' *omit, insert*—

'\$9351'.

(3) Section 4(b)(iii), '\$27254' omit, insertNatural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 18 Amendment of Surveyors Regulation 2004

[s 44]

'\$28207'.

44 Amendment of s 5 (Assessment application fee—Act, s 96)

Section 5, '\$27254' omit, insert— '\$28207'.

45 Amendment of s 6 (Prescribed fee—Act, s 117)

Section 6, '\$9806' *omit, insert*— '\$10149'.

46 Amendment of s 7 (Exceptional circumstances application fee—Act, s 124)

Section 7, '\$46253' *omit, insert*— '\$47871'.

Part 18 Amendment of Surveyors Regulation 2004

47 Regulation amended

This part amends the Surveyors Regulation 2004.

48 Replacement of schedule (Fees)

Schedule—

omit, insert—

[s 48]

'Schedule Fees

section 10

			\$
1		al registration or registration endorsement, for an vidual (Act, s $45(1)(c)$)—	
	(a)	registration as a surveyor—	
		(i) application fee	123.50
		(ii) registration fee	137.70
	(b)	registration endorsement as a consulting surveyor—	
		(i) application fee	125.20
		(ii) registration fee	277.60
	(c)	registration endorsement, other than as a consulting surveyor—	
		(i) application fee	32.30
		(ii) registration fee	71.10
	(d)	registration as a surveying graduate—	
		(i) application fee	94.15
		(ii) registration fee	116.60
	(e)	registration as a surveying associate—	
		(i) application fee	78.60
		(ii) registration fee	108.20
	(f)	registration as an emeritus surveyor—	
		(i) application fee	nil
		(ii) registration fee	73.05
2		al registration and registration endorsement, for a poration (Act, s $45(1)(c)$)—	
	(a)	registration as a surveyor with a registration endorsement as a consulting surveyor—	
		(i) application fee	285.60
		(ii) registration fee 1	441.00

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 18 Amendment of Surveyors Regulation 2004

[s 4	48]
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	(b)	registration endorsement, other than as a consulting surveyor—	
		(i) application fee	64.85
		(ii) registration fee	278.80
3		ewal of registration or registration endorsement, for ndividual (Act, s 54)—	
	(a)	registration as a surveyor—	
		(i) registration fee	137.70
		(ii) late fee	68.90
	(b)	registration endorsement as a consulting surveyor—	
		(i) registration fee	137.70
		(ii) late fee	68.90
	(c)	registration endorsement, other than as a consulting surveyor—	
		(i) registration fee	13.85
		(ii) late fee	6.75
	(d)	registration as a surveying graduate—	
		(i) registration fee	116.60
		(ii) late fee	58.35
	(e)	registration as a surveying associate—	
		(i) registration fee	108.20
		(ii) late fee	54.00
	(f)	registration as an emeritus surveyor—	
		(i) registration fee	nil
		(ii) late fee	nil
4	Ren	ewal of registration and registration endorsement, for	
	a co	rporation (Act, s 54)—	
	(a)	registration as a surveyor with a registration endorsement as a consulting surveyor—	
		(i) registration fee	609.00
		(ii) late fee	306.10

\$

			φ
	(b)	registration endorsement, other than as a consulting surveyor—	
		(i) registration fee	13.85
		(ii) late fee	6.75
5		toration of registration or registration endorsement t, s $60(1)(b)(i)$ —application fee (in addition to any	
		payable under item 3 or 4)	104.60
6		lacement or duplicate registration certificate (Act, s	
		2)(b))	65.25
7		essment fee for an application for competency essment (Act, s 44(2))—	
	(a)	if the competency assessment involves training under a professional training agreement—	
		(i) lodging the application (including the	
		agreement)	159.40
		(ii) varying the agreement	42.70
		(iii) relodging the agreement	42.70
		(iv) assessing and reporting on training under the agreement	42.70
	(b)	if the competency assessment involves assessing a professional assessment project—	
		(i) lodging the application	64.85
		(ii) assessing the project	411.30
	(c)	if the competency assessment involves reassessing a professional assessment project—	
		(i) lodging the application	25.85
		(ii) reassessing the project	81.55
	(d)	if the competency assessment involves assessing a	
		person's competence equivalence—	
		(i) lodging the application	129.70
		(ii) assessing the person's competence equivalence	778.00'.

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 19 Amendment of Valuation of Land Regulation 2003

[s 49]

Part 19 Amendment of Valuation of Land Regulation 2003

49 Regulation amended

This part amends the Valuation of Land Regulation 2003.

50 Amendment of s 7 (Fee for copy of valuation roll—Act, s 203)

Section 7(1)(a), '\$4635' omit, insert—

'\$4797'.

51 Amendment of s 8 (Fee for making valuation—Act, s 209)

Section 8(2), '\$68.40' omit, insert— '\$70.75'.

52 Replacement of schs 1 and 2

Schedules 1 and 2-

omit, insert—

'Schedule 1 Fee for copy of valuation roll

section 7(1)(b)

\$

1	Business or multi-unit—for each valuation of a rateable	
	parcel of land used or occupied	14.05
2	Other than business or multi-unit—for each valuation of a	

rateable parcel of land used or occupied if the area is-

(b) $4000m^2$ or more, but less than 20ha...

(c) 20ha or more, but less than 40ha.....

(d) 40ha or more, but less than 200ha.....

(e) 200ha or more

Fees

'Schedule 2

			\$
1	Cop	by of certificate of valuation	29.00
2	Cer	tified copy of—	
	(a)	an extract of an entry on a valuation roll	29.00
	(b)	a notice of change of ownership (including the search	
		fee)	29.00
3	Pay	able by local government for—	
	(a)	amendment of a valuation for rates purposes (Act,	
		s 87, 88 or 100)	30.80
	(b)	making a valuation (Act, s 83(1)(a))	30.80
4	Sea	rching for particulars contained in—	
	(a)	an entry held on the current valuation roll—	
		(i) at an office of the department	14.40
		(ii) using electronic access	11.55
	(b)	a notice under section 245 of the Act held on the	
		current valuation roll—	
		(i) at an office of the department	14.40
		(ii) using electronic access	11.55
	(c)	an entry held on a valuation roll, other than the	
		current valuation roll	23.05

[s 52]

6.35

9.05

12.00

16.80

section 9

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 20 Amendment of Valuers Registration Regulation 2003

[s 53]

\$

	(d) (e)		23.05
		computer listing—	
		(i) for each entry	0.83
		(ii) minimum fee for each listing 1	111.00
5	For	particulars contained in a notice under section 245 of	
	the A	Act—	
	(a)	given in an abbreviated form—for each entry	7.20
	(b)	given as an entry in a copy of a monthly computer listing—	
		(i) for each entry	0.83
		(ii) for a consolidated listing of entries already supplied in a monthly computer listing—for	
		each 100 entries	6.05
		(iii) minimum fee for each listing, other than a	
		consolidated listing 1	111.00'.

Part 20 Amendment of Valuers Registration Regulation 2003

53 Regulation amended

This part amends the Valuers Registration Regulation 2003.

54 Replacement of schedule (Fees)

Schedule—

omit, insert—

[s 55]

'Schedule Fees

section 18

		\$
1	Application for registration as a valuer (Act, s $29(1)(c)$)	194.80
2	Certificate of registration (Act, s 34(1))	56.00
3	Roll fee (Act, s 36(1))	194.80
4	Late fee (Act, s 36(2))	56.00
5	Late fee (Act, s 36B(2))	56.00
6	Application for restoration of registration as a valuer (Act, s 40(2))	194.80
7	Application to be recorded on list of specialist retail valuers (Act, s 42B(2))	194.80
8	Application for renewal of recording on list of specialist retail valuers (Act, s 42FA(a))	194.80
9	Application for restoration of recording on list of specialist retail valuers (Act, s 42GB(2)(b))	56.00'

Part 21 Amendment of Vegetation Management Regulation 2000

55 Regulation amended

This part amends the Vegetation Management Regulation 2000.

56 Replacement of sch 7 (Fees)

Schedule 7—

omit, insert—

[s 56]

'Schedule 7 Fees

section 7

		\$
1	Application for making a PMAV (Act, s 20C(2)(c))	365.60
2	For an application to approve a draft area management plan for an area (Act, s $20M(3)(b)$)—	
	(a) if the draft area management plan is for 1 to 10	
	properties or public places in the area	517.00
		plus
		207.00 for each
		property
		or public
		place to
		which the
		plan
		relates
	(b) if the draft area management plan is for 11 to 20	0 507 00
	properties or public places in the area	2 587.00 plus
		181.10 for
		each
		property
		or public
		place after
	t	he 10th to which the
		plan
		relates
		1010000

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 21 Amendment of Vegetation Management Regulation 2000

\$

	(c)	if the draft area management plan is for 21 to 30 properties or public places in the area	4 398.00 plus 155.20 for each property or public place after the 20th to which the
			plan
			relates
	(d)	if the draft area management plan is for more than 30	5 0 5 1 0 0
		properties or public places in the area	5 951.00
			plus 129.30 for
			each
			property
			or public
			place after
			the 30th to
			which the
			plan
			relates up to a
			maximum
			of
			7 245.00
3	plan	an application to approve a draft area management (Act, s $20M(3)(b)$) that provides only for vegetation ring—	
	(a)	to control non-native plants or declared pests	nil
	(b)	to ensure public safety	nil
4	For	an application to accredit an existing planning	
	docu	ument (Act, s 20M(3)(b))	nil
5		an application to amend an area management plan for rea (Act, s 20ZC(4)(b))—	

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 21 Amendment of Vegetation Management Regulation 2000

[s 56]

			\$
	(a)	for a plan that relates only to a public place	310.50
	(b)	otherwise	207.00
			plus
			103.50 for
			each
			parcel of
			land, or
			public place, in
			the area to
			which the
			plan
			relates up
			to a
			maximum
			of 5 175.00
6	For	on application to amond an area management plan	5 175.00
0		an application to amend an area management plan t , s $20ZC(4)(b)$) that provides only for amending a	
	plan		
	(a)	to control non-native plants or declared pests	nil
	(b)	to ensure public safety	nil
7	· · /	a vegetation clearing application (Planning Act, ss	
,		(1)(d)(ii) and $272(1)(c)(ii)$ —the total of the following	
		that apply to the application—	
	(a)	if the application relates to a project mentioned in	
		section 22A(2)(a) of the Act	5 521.00
	(b)	if the application relates to a matter mentioned in	
		section 22A(2)(b) of the Act	nil
	(c)	if the application relates to a matter mentioned in	
		section 22A(2)(c) of the Act	nil
	(d)	if the application relates to built infrastructure under	
		section $22A(2)(d)$ of the Act and the area for clearing	1 22 4 00
		is more than 5HA	1 324.00
	(e)	if the application relates to a matter mentioned in section $22A(2)(i)$ of the Act and the area for clearing	
		is not in a key resource area	1 324.00
			1 524.00

\$

	(f)	if the application relates to a matter mentioned in section 22A(2)(i) of the Act and the area for clearing is in a key resource area	3 313.00
	(g)	if the application relates to another matter mentioned in section $22A(2)$ of the Act—for each other matter.	365.60
8		a concurrence agency application (Planning Act, s $(1)(c)(i))$ —	505.00
	(a)		365.60
	(b)	otherwise—	
		(i) if the total area of the lots to which the application relates is less than 5HA	3 313.00
		(ii) if the total area of the lots to which the application relates is 5HA or more	5 521.00
9	Prep	paring a restoration plan (Act, s 55AB(4))—	
	(a)	if a field visit is not required	745.00
	(b)	if a field visit is required 3	3 195.00'.

Part 22 Amendment of Water Regulation 2002

57 Regulation amended

This part amends the Water Regulation 2002.

58 Amendment of s 14A (Water licence fee)

Section 14A(1), 'item 41'—

omit, insert—

'item 46'.

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 22 Amendment of Water Regulation 2002

[s 59]

59 Replacement of sch 7 (Drainage rates)

Schedule 7—

omit, insert—

'Schedule 7 Drainage rates

section 53

Drainage area	Drainage rate
Burdekin River drainage area, shown on AP4064	\$22.90 for each hectare of land
Dawson Valley drainage area, shown on AP4145	\$22.95 for each hectare of land
Emerald drainage area, shown on AP4146	\$22.95 for each hectare of irrigable land
	\$5.65 for each hectare of non-irrigable land
St George drainage area, shown on AP4150	\$22.95 for each hectare of irrigable land'.

60 Replacement of schs 14 and 15

Schedules 14 and 15—

omit, insert—

[s 60]

'Schedule 14 Water charges

section 58

Column 1	Column 2	Column 3
Water management area	Date water year ends	Water charges
Barker–Barambah Creeks water management area	30 June	Water harvesting—\$3.90 for each megalitre
Barron River–Emerald Creek water management area	30 June	 Water harvesting— (a) from Tinaroo Falls Dam or Barron River—\$3.90 for each megalitre (b) from Emerald Creek above AMTD 14.300—\$3.90 for each megalitre (c) from any other watercourse—\$3.90 for each megalitre
Border Rivers groundwater management area	30 June	Minimum charge—\$125.80 part A—\$1.36 part B—\$0.91
Border Rivers water management area	30 June	Water harvesting—\$3.90 for each megalitre
Bowen–Broken Rivers water management area	30 June	Water harvesting—\$3.90 for each megalitre

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 22 Amendment of Water Regulation 2002

[s 60]

Column 1	Column 2	Column 3
Water management area	Date water year ends	Water charges
Boyne and Stuart Rivers water management area	30 June	Water harvesting—\$3.90 for each megalitre
Burdekin River groundwater management area	30 June	Minimum charge for each water licence to take groundwater for which a water bore without a water meter has been installed or for which a water bore has not been installed—\$125.30
		 For each water licence to take groundwater for which a water bore with a water meter has been installed— (a) with a nominal entitlement of not more than 25ML—\$125.30 for each water meter (b) with a nominal entitlement of more than 25ML—\$566.00 for each water meter
Callide Valley groundwater management area (non-benefitted)	30 June	Minimum charge for groundwater—\$125.80 For taking groundwater—\$1.52 for each megalitre of announced
Central Lockyer water management area	30 June	entitlement Water harvesting—\$3.90 for each megalitre

[s 60]

Column 1	Column 2	Column 3
Water management area	Date water year ends	Water charges
Chinchilla Weir water management area	31 August	Water harvesting—\$3.90 for each megalitre
Coastal Burnett groundwater management area	30 June	Minimum charge for taking groundwater under a water entitlement—\$127.20 For taking groundwater under a water entitlement in the Kolan-Burnett groundwater sub-area, Burnett-Elliott groundwater sub-area or Elliott-Gregory groundwater sub-area under the <i>Water</i> <i>Resource (Burnett Basin) Plan</i> 2000 (the Burnett plan) or the Fairymead groundwater sub-area under the Burnett plan north of the Elliott River— (a) part A—\$3.60 (b) part B—\$1.21 For taking groundwater under a water entitlement in the Elliott-Gregory groundwater sub-area under the Burnett plan or the Fairymead groundwater sub-area under the Burnett plan or the Fairymead groundwater sub-area under the Burnett plan or the Fairymead groundwater sub-area under the Burnett plan south of the Elliott River— (a) part A—nil (b) part B—\$1.76

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 22 Amendment of Water Regulation 2002

[s 60]

Column 1	Column 2	Column 3
Water management area	Date water year ends	Water charges
Cressbrook Creek water management area	30 June	Minimum charge—\$125.80 part A—nil part B—\$1.62
Dawson Valley water management area	30 September	Water harvesting from Dawson River and Glebe Weir reservoir—\$3.90 for each megalitre
Dumaresq River water management area	30 June	Water from a watercourse flowing from Glenlyon Dam— (a) part A—\$9.45 (b) part B—\$11.60
Fitzroy water management area	30 June	Water harvesting from zone Fitzroy A as identified in the Fitzroy Basin Resource Operations Plan, attachment 2.3—\$3.90 for each megalitre
Logan River water management area	30 June	Water harvesting from Burnett Creek or Logan River—\$3.90 for each megalitre

[s 60]

Column 1	Column 2	Column 3
Water management area	Date water year ends	Water charges
Lower Balonne water management area	30 June	 Water harvesting— (a) from a supplemented section of the Thuraggi watercourse or Thuraggi diversion channel—\$3.90 for each megalitre (b) from Beardmore Dam or from any watercourse downstream of Beardmore Dam to the Queensland/New South Wales border—\$3.90 for each megalitre
Lower Burnett and Kolan Rivers water management area	30 June	Water harvesting—\$3.90 for each megalitre
Lower Lockyer water management area	30 April	Water harvesting—\$3.90 for each megalitre
Macintyre Brook water management area	30 June	Water harvesting—\$3.90 for each megalitre
Nogoa Mackenzie water management area	30 June	Water harvesting from Lake Maraboon or Nogoa River or Mackenzie River to the junction with Springton Creek—\$3.90 for each megalitre
Pioneer groundwater management area	30 June	\$308.80 for each water meter

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 22 Amendment of Water Regulation 2002

[s 60]

Column 1	Column 2	Column 3
Water management area	Date water year ends	Water charges
Pioneer River water management area	30 June	Water harvesting—\$3.90 for each megalitre
Three Moon Creek water management area	30 June	Water harvesting—\$3.90 for each megalitre
Upper Burnett and Nogo Rivers water management area	30 June	Water harvesting from Nogo River or Burnett River—\$3.90 for each megalitre
Upper Condamine water management area	30 June	Water harvesting from zones UCU-03 (excluding the ponded area of Leslie Dam), UCU-04, UCU-05, UCU-06, UCU-07, UCU-08, UCU-09 and UCU-11 identified in the 'Condamine and Balonne Resource Operations Plan 2008'—\$3.90 for each megalitre
Upper Hodgson Creek groundwater management area	30 June	\$113.20 for each water meter

[s 60]

Column 1	Column 2	Column 3
Water management area	Date water year ends	Water charges
Warrill Valley water management area	30 June	 Water harvesting— (a) from Reynolds Creek, Warrill Creek from its junction with Reynolds Creek or Bremer River from the junction of Warrill Creek downstream to Berry's Lagoon—\$3.90 for each megalitre (b) from Black Gully, Kent's Lagoon, Normanby Gully, West Branch, Waroolaba Creek or the Upper Warrill systems—\$3.90 for each megalitre

'Schedule 15 Royalties

section 17

\$

Removing State quarry material—for each cubic metre removed—

(a)	by a local government or other entity established	
	under an Act and that does not represent the State (a	
	<i>statutory body</i>), for its own use	0.62

[s 61]

(b)	by another person for a statutory body if the statutory body issues a certificate stating that the material was supplied to the statutory body for its	
	own use	0.62
(c)	if paragraph (a) or (b) does not apply	1.79'.

61 Replacement of sch 16 (Fees)

Schedule 16—

omit, insert—

'Schedule 16 Fees

section 63

		\$
1	Application for approval of land and water management plan (Act, s $74(3)(c)$)—	
	(a) approving a farm management system as a land and water management plan—	
	(i) for a new plan	29.40
	(ii) for a previously approved plan, if paragraph (d) does not apply	29.40
	(b) approving a new plan, if paragraph (a)(i) does not apply	219.10
	(c) approving a previously approved plan, if paragraphs (a)(ii) and (d) do not apply	73.00
	(d) approving a previously approved plan, if the plan to be approved applies to additional land or provides	
	for a different or additional irrigation method	146.00
2	Application for deferral of requirement for approved land and water management plan (Act, s $79(2)(c)$)	146.00
3	Application to amalgamate water allocations or subdivide	
	a water allocation (Act, s 128A(2)(b))	106.10

\$

		\$	
4	Application to change a water allocation (Act, ss $129(3)(c)$ and $130(3)(d)$)—		
	(a) if the application is made with an application to amalgamate water allocations or subdivide a water		
	allocation	nil	
	 (i) for 1 application	106.10	
_	time	21.10	
5	Application by water allocation holder or holder of a seasonal water assignment notice for seasonal water		
6	assignment (Act, s 142(2)(d)) Creating, on request, a title or a separate title for a water	141.50	
	allocation, other than under section 121 or 122 of the Act (Act, ss 148(2)(d) and 150(1))—for each title created	59.15	
7	Lodging in the registry an instrument that changes ownership of a water allocation or an interest in a water	0,110	
	allocation (Act, ss 148(2)(d) and 150(1))—		
	(a) if lodgement is with an instrument changing ownership of a lot or an interest in a lot—for each		
	water allocation	28.80	
	(b) otherwise—		
	(i) for 1 water allocation	137.10	
	(ii) for each additional water allocation	28.80	
8	Lodging in the registry a certificate approving		
	amalgamation of water allocations or subdivision of a water allocation (Act, ss 148(2)(d) and 128A(7))	137.10	
9	Lodging in the registry a certificate about a change to a	137.10	
9	water allocation (Act, ss $148(2)(d)$, $129(6)$ and $135(1)$).	137.10	
10	Lodging in the registry a cancellation, discharge or satisfaction of a writ of execution (Act, ss 148(2)(d) and		
	150(1))	28.80	
11	Lodging in the registry an instrument received through		
	the post, by courier or by document exchange service $(A \text{ at as } 148(2)(d))$ and $150(1))$, additional factors are		
	(Act, ss 148(2)(d) and 150(1))—additional fee for each instrument	28.80	
		20.00	

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2012 Part 22 Amendment of Water Regulation 2002

[s 6	61]
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12	Lodging a standard terms document in the registry (Act, ss 148(2)(d) and 150(1))			
13	Lodging in the registry a request to remove from the title of a water allocation a lease that has expired or otherwise ended (Act, ss $148(2)(d)$ and $150(1)$)			
14	Lodging in the registry a request to note the lapsing of a caveat (Act, ss 148(2)(d) and 150(1))			
15	Lodging any other instrument in the registry (Act, ss 148(2)(d) and 150(1))			
16	Depositing in, or withdrawing from, the registry a settlement notice (Act, ss 148(2)(d) and 150(1))		28.80	
17	Depositing in, or removing from, the registry an administrative advice (Act, ss $148(2)(d)$ and $150(1)$)			
18	Preparing and serving, by the registry, a notice of a caveat (Act, ss 148(2)(d) and 150(1))			
19				
	(a) a title for a water allocation generated—			
	(i) within the registry		14.40	
	(ii) by external access		11.55	
	(b) the historical details of a title generated			
	(i) within the registry		21.85	
	(ii) by external access		18.95	
20				
	(a) a title for a water allocation generated—			
	(i) within the registry		14.40	
	(ii) by external access		11.55	
	(b) another instrument lodged or depose registry		29.40	
21		a registered		
	153)		2.75	
22	Investigative search, by the registrar, of the register (not including providing copies of documents) (Act, s $148(2)(d)$)—			

		φ	
	(a) if no additional computer programming time is required—for each hour or part of an hour	59.15	
	(b) if additional computer programming time is required—for each hour or part of an hour	146.00	
23	Certifying, by the registrar, of a copy of the title of a water allocation or a registered instrument (Act, ss	• • • • •	
	148(2)(d) and 153)	29.40	
24	Requisitioning a document lodged for registration (Act, s 148(2)(d))		
25	Application to transfer interim water allocation (Act, s		
	193(2)(c))	311.60	
26	Application for approval to transfer interim water allocation to other land (Act, s 195)—		
	(a) for 1 application	311.60	
	(b) for each additional application, made at the same		
	time, to transfer to the same land	68.55	
27	Application to replace interim water allocation (Act, s		
	198(4)(b))	106.10	
28	Application for water licence (Act, s 206(6)(c))	106.10	
29	Copy of an application (Act, s 208(4)(b))—		
	(a) for 1 page	14.40	
	(b) for each additional page	0.22	
30	Application to amend water licence (Act, s 216)	106.10	
31	Application to reinstate expired water licence (Act, s		
	221(2)(b))	106.10	
32	Application to transfer, amend or amalgamate water		
	licence under part 2, division 3A (Act, s 223)	311.60	
33	Application to amalgamate water licences (Act, s		
	224(2)(b))	106.10	
34	Application to subdivide water licence (Act, s 225(2)(b))	106.10	
35	Application to replace expired water licence on disposal		
	of land to which expired licence related (Act, s 229(4)(b))	106.10	
36	Application by licensee of a water licence or holder of a		
	seasonal water assignment notice for seasonal water		
	assignment (Act, s 231(2)(f))	141.50	

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37	Application for allocation of quarry material (Act, s $280(2)(c)$)—for each 6 month period, or part of a 6 month			
	period, the allocation notice has effect	145.60		
38	Application to renew allocation notice (Act, s			
	289(2)(b)—for each 6 month period, or part of a 6 month			
	period, the renewed allocation notice has effect	145.60		
39	Application for water bore driller's licence (Act, s 299(2)(e))—			
	(a) if paragraphs (b) to (d) do not apply	479.10		
	(b) if s 20(2)(c)(iii) or (iv) applies	858.00		
	(c) if s 21(2)(c)(iv) or (v) applies	1 255.00		
	(d) if s 22(2)(d)(iii) or (iv) applies	1 519.00		
40	Application to amend water bore driller's licence (Act, s			
	304)	141.50		
41	Application to renew water bore driller's licence (Act, s			
	308(2)(c))	460.80		
42	42 Application to reinstate expired water bore driller's			
	licence (Act, s 308A(2)(b))	479.10		
43	Application for operations licence $(Act, s 328(2)(d)) \dots$	106.10		
44	1009)—			
	(a) at an office of the department	14.40		
	(b) by external access	11.55		
45	Certifying a copy of a document (Act, s 1009)	29.40		
46	Water licence fee (Act, s $1014(2)(a)$)—for each year	66.80		
47	•			
	operations plan (Act, s 1014(2)(a))	194.80		
48				
	department's water entitlement registration database (not			
	including providing copies of documents) (Act, s 1014(2)(a))			
	(a) if no additional computer programming time is			
	required—for each hour or part of an hour	59.15		
	(b) if additional computer programming time is			
	required—for each hour or part of an hour	146.00		

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49		y of a report on an entry in the department's water lement registration database (Act, s $1014(2)(a)$)	7.10	
50		ng a water meter (Act, s 1014(2)(a))—for each hour	61.65	
51	Reading a water meter (Act, s $1014(2)(a)$)—101 each nour Reading a water meter (Act, s $1014(2)(a)$)—		01.00	
51		-	(0.55	
	(a)	for 1 water meter	68.55	
	(b)	for each additional water meter on the same or an		
		adjacent property	13.55	
52	Deve	elopment application (Sustainable Planning Act		
	2009	P_{1} , ss 260(1)(d)(ii) and 272(1)(c)(i)) for any of the		
	following—			
	(a)	operational work for the taking of, or interfering with, water—		
		(i) if the application is made with an application		
		for a water licence	nil	
		(ii) otherwise	106.10	
	(b)		106.10	
	(b)	the removal of quarry material	100.10	
	(c)	operational work in a drainage and embankment		
		area controlling the flow of water into or out of a		
		watercourse, lake or spring	106.10	
	(d)	development in a declared catchment area	106.10'.	

ENDNOTES

- 1 Made by the Governor in Council on 19 July 2012.
- 2 Notified in the gazette on 20 July 2012.
- 3 Laid before the Legislative Assembly on . . .
- 4 The administering agency is the Department of Natural Resources and Mines.

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