

Queensland

Planning Legislation (Fees and Other Amounts) Amendment Regulation 2020

Subordinate Legislation 2020 No. 163

made under the

Planning Act 2016 Regional Planning Interests Act 2014

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Part 1 Preliminary

1 Short title

This regulation may be cited as the *Planning Legislation* (Fees and Other Amounts) Amendment Regulation 2020.

Part 2 Amendment of Planning Regulation 2017

2 Regulation amended

This part amends the *Planning Regulation 2017*.

Amendment of s 33 (Required fee for development applications—Act, s 51)

4 Amendment of s 34 (Required fee for referral agency's assessment—Act, s 54)

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Section 34(1)(b), example, '$10,765.00'—

omit, insert—

$10,959.00
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5 Amendment of s 35 (Fee for operational work for clearing native vegetation)

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Section 35, '$13,248'—

omit, insert—

$13,486
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6 Amendment of s 36 (Fee for operational work that is waterway barrier works)

7 Amendment of s 36A (Fee for assessable development under sch 10, pt 16)

8 Amendment of s 37 (Fee for fast-track development)

- 9 Amendment of s 38 (Required fee for registered non-profit organisations and government-funded community development)
 - (1) Section 38(2), example 1, '\$13,248, is \$6,624'— *omit, insert*—

 \$13,486, is \$6,743
 - (2) Section 38(2), example 2, '\$827, is \$413.50'— *omit, insert*—

 \$842, is \$421

Amendment of s 39 (Required fee for particular change 10 applications and extension applications—Act, ss 79 and 86)

Section 39(b), 'section 86(2)(b)(i)' omit, insert section 86(2)(b)

11 Amendment of sch 9 (Building work under Building Act)

Schedule 9, part 3, division 1, table 1, item 8, column 2, **'\$3.313.00'—**

omit, insert—

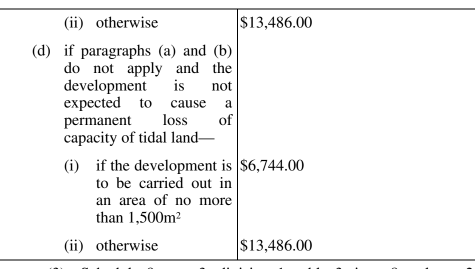
\$3,373.00

Schedule 9, part 3, division 1, table 2, entry for item 8— (2) omit, insert—

8 Fee for referral—

(a) if the building work is on Nil Brisbane core port land

- if paragraph (a) does not \$1,685.00 apply and the applicant holds resource a allocation authority for all of the development
- (c) if paragraphs (a) and (b) do not apply and the development is expected to cause a permanent loss of capacity of tidal land
 - if the development is \$6,744.00 (i) to be carried out in an area of no more than 500m²



(3) Schedule 9, part 3, division 1, table 3, item 8, column 2, '\$1,655.00'—

omit, insert—

\$1,685.00

(4) Schedule 9, part 3, division 1, table 4, item 8, column 2, '\$1,655.00'—

omit, insert—

\$1,685.00

12 Amendment of sch 10 (Development assessment)

(1) Schedule 10, part 1, division 2, table 1, item 5, column 2, '\$1,655.00'—

omit, insert—

\$1,685.00

(2) Schedule 10, part 3, division 3, table 1, entry for item 5— *omit, insert*—

5	Fe	e for	develo	opment app	lica	tion
	if	the	chief	executive	is	the
	ass	sessn	nent m	anager—		

- (a) if the operational work is environmental necessary clearing because it necessary to
 - restore the ecological Nil environmental condition of land
 - (ii) divert existing natural channels in a way that replicates the existing form of the natural channels
 - the Nil (iii) prepare for likelihood of a natural disaster
 - (iv) remove contaminants Nil from land
- (b) if the operational work is for a purpose other than reconfiguring a lot, material change of use or necessary environmental clearing and the clearing is—

\$6,744.00

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[s 12]

(i)	of an area less than 5ha and is for establishing a necessary fence, firebreak, road or vehicular track, or necessary built infrastructure	\$3,373.00
(ii)	fodder harvesting as defined under the Vegetation Management Act, schedule	\$3,373.00
(iii)	for managing thickened vegetation as defined under the Vegetation Management Act, schedule	\$3,373.00
(iv)	the clearing of encroachment as defined under the Vegetation Management Act, schedule	\$3,373.00
(v)	necessary for controlling declared pests or vegetation that is not native vegetation	Nil
(vi)	necessary for ensuring public safety	Nil
(c) othe	rwise	\$13,486.00

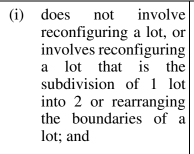
(3) Schedule 10, part 3, division 4, table 2, entry for item 8— *omit, insert*—

8	Fee	for referral—	
	(a)	if the reconfiguration involves a material change of use stated in table 3, item 1, column 2	Nil
	(b)	if paragraph (a) does not apply and the reconfiguration is rearranging the boundaries of a lot	\$1,685.00
	(c)	if paragraph (a) does not apply and the reconfiguration is the subdivision of 1 lot into 2 lots on premises that do not include an endangered regional ecosystem, of concern regional ecosystem or essential habitat for protected wildlife	\$3,373.00
	(d)	if paragraphs (a), (b) and (c) do not apply	\$6,744.00

(4) Schedule 10, part 3, division 4, table 3, entry for item 8— *omit, insert*—

8	Fee for referral—
	(a) if the material change of \$3,373.00 use—

[s 12]



- (ii) is on premises that do not include an endangered regional ecosystem, of concern regional ecosystem or essential habitat for protected wildlife
- (b) otherwise

\$6,744.00

(5) Schedule 10, part 4, division 3, table 1, item 8, column 2, '\$827.00'—

omit, insert—

\$842.00

- (6) Schedule 10, part 5, division 3, table 1, entry for item 5— *omit, insert*—
- 5 Fee for development application if the chief executive is the assessment manager—
 - (a) if the environmentally relevant activity involves a relevant activity stated in the Environmental Protection Regulation, schedule 2, section 2, 3 or 4
 - (b) otherwise—

\$3,373.00

(i)	if the aggregate environmental score for the environmentally relevant activity is 25 or less	\$1,685.00
(ii)	if the aggregate environmental score for the environmentally relevant activity is more than 25, but no more than 74	\$3,373.00
(iii)	if the aggregate environmental score for the environmentally relevant activity is more than 74	\$13,486.00

(7) Schedule 10, part 6, division 1, subdivision 2, table 1, entry for item 5— *omit, insert*—

5 Fee for development application if the chief executive is the assessment manager—

(a) if the aquaculture—

(i) is carried out in a tank, pond or hatchery; and

\$3,373.00

	(ii) is not expected to cause the discharge of waste into Queensland waters	
(b)	if the aquaculture—	\$6,744.00
	(i) is carried out in a tank, pond or hatchery that covers an area of 100ha or less; and	
	(ii) is expected to cause the discharge of waste into Queensland waters	
(c)	if the aquaculture—	\$13,486.00
	(i) is carried out in a tank, pond or hatchery that covers an area of more than 100ha; and	
	(ii) is expected to cause the discharge of waste into Queensland waters	
(d)	if the aquaculture—	\$13,486.00
	(i) is carried out on tidal land; and	
	(ii) involves the addition of feed	
(e)	if—	\$3,373.00

(i)	the aquaculture is
	carried out on tidal
	land that covers an
	area of 50ha or less
	and does not involve
	the addition of feed;
	and

(ii) the applicant holds a resource allocation authority for the material change of use

(f) if—

\$6,744.00

- (i) the aquaculture is carried out on tidal land that covers an area of more than 50ha and does not involve the addition of feed; and
- (ii) the applicant holds a resource allocation authority for the material change of use

(g) otherwise

\$13,486.00

(8) Schedule 10, part 6, division 2, subdivision 2, table 1, entry for item 5—

5	if t	for development application he chief executive is the ssment manager—
	(a)	if the applicant holds a resource allocation authority for all of the development \$1,685.00
	(b)	if paragraph (a) does not apply and the development is expected to cause a permanent loss of capacity of tidal land—
		(i) if the development is to be carried out in an area of no more than 500m ² \$6,744.00
		(ii) otherwise \$13,486.00
	(c)	if paragraph (a) does not apply and the development is not expected to cause a permanent loss of capacity of tidal land—
		(i) if the development is to be carried out in an area of no more than 1,500m ² \$6,744.00
		(ii) otherwise \$13,486.00

(9) Schedule 10, part 6, division 3, subdivision 2, table 1, entry for item 5— *omit, insert*—

5 Fee for development application if the chief executive is the assessment manager—

- (a) if—
 - (i) the operational work is the removal, destruction or damage of marine plants covering an area less than 25m²; or
 - (ii) the operational work is to be carried out in an area that is above the level of the highest astronomical tide; or
 - (iii) the operational work is for education or research
- (b) if—
 - (i) the operational work is the removal, destruction or damage of marine plants covering an area of at least 25m², but no more than 500m², and is expected to cause a loss of capacity of tidal land; or

\$3,373.00

\$6,744.00

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- (ii) the operational work the is removal. destruction or damage marine plants of covering an area of at least 25m², but no more than 1,500m², and is not expected to loss cause a of capacity of tidal land
- (c) if—

\$13,486.00

- (i) the operational work is the removal, destruction or damage of marine plants covering an area of more than 500m² and is expected to cause a loss of capacity of tidal land; or
- (ii) the operational work the removal, destruction or damage of marine plants covering an area of more than $1,500m^2$ and is not expected to cause a loss of capacity of tidal land

(10) Schedule 10, part 6, division 3, subdivision 3, table 2, entry for item 8—

Fee for referral— 8

- (a) for a material change of use \$3,373.00 or reconfiguring a lot, if—

 - development (i) the involves the removal, destruction or damage marine plants covering an area less than 25m²; or
 - (ii) the development is to be carried out in an area that is above the level of the highest astronomical tide; or
 - (iii) the development is for education or research
- for a material change of use or reconfiguring a lot, if—

\$6,744.00

(i) the development involves the removal, destruction or damage marine plants covering an area of at least 25m², but no more than 500m², and is expected to cause a loss of capacity of tidal land; or

- (ii) the development involves the removal. destruction or damage of marine plants covering an area of at least 25m², but no more than 1,500m², and is not expected to loss cause a of capacity of tidal land
- (c) for a material change of use \$13,486.00 or reconfiguring a lot, if—

- (i) the development involves the removal, destruction or damage marine plants covering an area of more than 500m² and is expected to cause a loss of capacity of tidal land: or
- (ii) the development involves the removal, destruction or damage marine plants of covering an area of more than 1,500m² and is not expected to loss cause a of capacity of tidal land

Schedule 10, part 6, division 4, subdivision 2, table 1, entry (11)for item 5—

- Fee for development application 5 if the chief executive is the assessment manager—
 - (a) for each waterway barrier \$3,373.00 works the subject of the application if
 - the applicant has a fish movement exemption notice under the Fisheries Act for the application and the notice still applies; or
 - (ii) the waterway barrier works he are to constructed or raised in a low-risk and the waterway primary purpose of the works is not the impounding of water
 - (b) for each waterway barrier \$6,744.00 works the subject of the application if
 - the waterway barrier works are a bridge to be constructed in a major-risk waterway; or

- (ii) the waterway barrier works are to be constructed or raised moderate-risk a waterway or high-risk waterway and primary purpose of the works is not the impounding of water
- (c) for each waterway barrier \$13,486.00 works the subject of the application if—

 - (i) the primary purpose the waterway barrier works is to impound water; or
 - (ii) the waterway barrier works are to constructed or raised major-risk in a waterway or an unmapped tidal waterway and is not a bridge
- (d) otherwise, for each waterway barrier works the subject of the application

\$3,373.00

Schedule 10, part 7, division 2, table 1, item 5, column 2, (12)'\$13,248.00'—

omit, insert—

\$13,486.00

Schedule 10, part 7, division 3, table 1, item 8, column 2, (13)'\$827.00'—

\$842.00

(14) Schedule 10, part 8, division 2, subdivision 2, table 1, item 5, column 2, '\$3,313.00'—

omit, insert—

\$3,373.00

(15) Schedule 10, part 8, division 2, subdivision 2, table 2, item 5, column 2, '\$1,655.00'—

omit, insert—

\$1,685.00

(16) Schedule 10, part 9, division 1, table 1, item 8, column 2, '\$1,655.00'—

omit, insert—

\$1.685.00

(17) Schedule 10, part 9, division 4, subdivision 1, table 1, entry for item 8—

omit, insert—

8 Fee for referral—

- (a) if the development involves reconfiguring a lot stated in subdivision 2, table 1, item 1, column 2, table 2, item 1, column 2 or table 3, item 1, column 2 or a material change of use stated in subdivision 2, table 4, item 1, column 2—
 - (i) for premises in local government area 1
 - (ii) for premises in local government area 2

\$3,373.00

\$1,685.00

[s 12]

	paragraph (a) does not	
(i)	for premises in local government area 1	\$6,744.00
(ii)	for premises in local government area 2	\$3,373.00

(18) Schedule 10, part 9, division 4, subdivision 2, table 1, entry for item 8—

omit, insert—

8	B Fee for referral—			
	(a)	if the results in	reconfiguration less than 50 lots	\$1,685.00 + (\$842.00 x S) where—
				S means the number of State transport corridors that all or part of the premises are within 25m of, minus 1
				Example—
				For premises within 25m of 3 State transport corridors, the fee is $$1,685.00 + ($842.00 \times 2) =$ \$3,369.00.

(b) if the reconfiguration results in 50 lots or more, but no more than 200 lots

 $$3,373.00 + ($1,685.00 \times S)$

where—

S means the number of State transport corridors that all or part of the premises are within 25m of, minus 1

Example—

For premises within 25m of 3 State transport corridors, the fee is $$3,373.00 + ($1,685.00 \times 2) =$ \$6,743.00.

(c) if the reconfiguration results in more than 200 lots

 $$6,744.00 + ($3,373.00 \times S)$

where—

S means the number of State transport corridors that all or part of the premises are within 25m of, minus 1

Example—

For premises within 25m of 3 State transport corridors, the fee is $$6,744.00 + ($3,373.00 \times 2) = $13,490.00$.

(19) Schedule 10, part 9, division 4, subdivision 2, table 2, entry for item 8—

omit, insert—

8 Fee for referral—

(a) if the reconfiguration results in less than 50 lots

\$842.00 for each future State transport corridor

[s 12]

(b)	if the reconfiguration results in 50 lots or more, but no more than 200 lots	\$1,685.00 for each future State transport corridor
(c)	if the reconfiguration results in more than 200 lots	\$3,373.00 for each future State transport corridor

(20) Schedule 10, part 9, division 4, subdivision 2, table 3, entry for item 8—

omit, insert—

8	Fee	for referral—	
	(a)	if the reconfiguration involves reconfiguring a lot stated in table 1, item 1, column 2	Nil
	(b)	if paragraph (a) does not apply and the reconfiguration results in 50 lots or less	\$842.00
	(c)	if paragraph (a) does not apply and the reconfiguration results in more than 50 lots, but no more than 200 lots	\$1,685.00
	(d)	if paragraph (a) does not apply and the reconfiguration results in more than 200 lots	\$3,373.00

(21) Schedule 10, part 9, division 4, subdivision 2, table 4, entry for item 8— *omit, insert*—

Fee for referral— 8

- (a) if the material change of Nil use involves reconfiguring a lot stated in table 1. item 1, column 2, table 2, item 1, column 2 or table 3, item 1, column 2
- (b) if paragraph (a) does not apply and the material change of use is stated in item 1. column paragraph (a) and does not relevant involve new vehicular access to a State transport corridor—
 - (i) for premises that consist of at least 1 dwelling but no more than 4 dwellings
 - (ii) otherwise

\$842.00 for each State transport corridor that all or part of the premises is within 25m of

 $$1.685.00 + ($842.00 \times S)$

where—

S means the number of State transport corridors that all or part of the premises is within 25m of, minus 1

Example—

For premises within 25m of 3 State transport corridors, the fee is $$1,685.00 + ($842.00 \times 2) =$ \$3,369.00.

- (c) if paragraph (a) does not apply and the material change of use is stated in item 1, column 2, paragraph (c) and does not involve new relevant vehicular access to a State transport corridor—
 - (i) for premises that consist of at least 1 dwelling but no more than 4 dwellings

(ii) otherwise

- (d) if paragraph (a) does not apply and the material change of use is stated in item 1, column 2, paragraph (a) or (c) and involves a new relevant vehicular access to a State transport corridor—
 - (i) for premises that consist of at least 1 dwelling but no more than 4 dwellings

that | \$842.00

\$1,685.00

 $$1,685.00 + ($842.00 \times S)$

where—

S means the number of State transport corridors that all or part of the premises is within 25m of, minus 1

Example—

For premises within 25m of 3 State transport corridors, the fee is $$1,685.00 + ($842.00 \times 2) = $3,369.00$.

 $$3,373.00 + ($1,685.00 \times S)$

(ii) otherwise

where—

S means the number of State transport corridors that all or part of the premises is within 25m of, minus 1

Example—

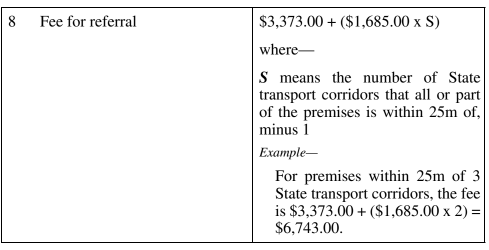
For premises within 25m of 3 State transport corridors, the fee is $\$3,373.00 + (\$1,685.00 \times 2) = \$6,743.00$.

- (e) if paragraph (a) does not apply and all or part of the premises are a future State transport corridor—
 - (i) for premises that consist of at least 1 dwelling but no more than 4 dwellings
 - (ii) otherwise

\$842.00 for each future State transport corridor

\$1,685.00 for each future State transport corridor

(22) Schedule 10, part 9, division 4, subdivision 2, table 5, entry for item 8—



(23) Schedule 10, part 9, division 4, subdivision 2, table 6, entry for item 8— *omit, insert*—

8	Fee for referral	\$3,373.00 + (\$1,685.00 x F)
		where—
		F means the number of future State transport corridors on the premises, minus 1
		Example—
		For premises that have 3 future State transport corridors on the premises, the fee is $\$3,373.00 + (\$1,685.00 \times 2) = \$6,743.00$.

(24) Schedule 10, part 9, division 4, subdivision 3, table 1, item 8, column 2, '\$6,625.00'—

omit, insert—

\$6,744.00

(25) Schedule 10, part 9, division 4, subdivision 3, table 2, item 8, column 2, '\$6,625.00'—

omit, insert—

\$6,744.00

(26) Schedule 10, part 9, division 4, subdivision 3, table 3, item 8, column 2, '\$6,625.00'—

omit, insert—

\$6,744.00

(27) Schedule 10, part 10, division 3, subdivision 2, table 1, item 5, column 2, '\$3,313.00'—

omit, insert—

\$3,373.00

(28) Schedule 10, part 10, division 4, subdivision 2, table 1, item 5, column 2, '\$3,313.00'—

omit, insert—

\$3,373.00

(29) Schedule 10, part 13, division 1, subdivision 1, table 1, entry for item 5—

omit, insert—

- 5 Fee for development application if the chief executive is the assessment manager—
 - (a) if the development is consistent with the Brisbane port LUP and requires code assessment
 - (b) if the development is inconsistent with the Brisbane port LUP and requires—

is \$9,833.00

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[s ˈ	12]
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(i)	code assessment	\$15,452.00
(ii)	impact assessment	\$28,094.00

(30) Schedule 10, part 15, division 1, table 1, item 8, column 2, '\$1,655.00'—

omit, insert-

\$1,685.00

(31) Schedule 10, part 15, division 2, subdivision 3, table 1, item 8, column 2, '\$1,655.00'—

omit, insert—

\$1,685.00

(32) Schedule 10, part 16, division 2, subdivision 3, table 1, item 8, column 2, '\$1,655.00'—

omit, insert—

\$1,685.00

(33) Schedule 10, part 16, division 3, subdivision 4, table 1, item 8, column 2, '\$1,655.00'—

omit, insert—

\$1.685.00

(34) Schedule 10, part 16, division 4, subdivision 3, table 1, item 8, column 2, '\$1,655.00'—

omit, insert—

\$1,685.00

(35) Schedule 10, part 16, division 6, subdivision 4, table 1, item 8, column 2, '\$1,655.00'—

omit, insert—

\$1,685.00

(36) Schedule 10, part 16, division 6, subdivision 4, table 2, item 8, column 2, '\$1,655.00'—

\$1,685.00

Schedule 10, part 16, division 7, subdivision 3, table 1, item 8, (37)column 2, '\$1,655.00'—

omit, insert—

\$1.685.00

- Schedule 10, part 17, division 2, table 1, entry for item 5— (38)omit, insert—
- 5 Fee for development application if the chief executive is the assessment manager—
 - (a) if—

\$6,744.00

- the operational work involves the disposal of dredge spoil or other solid waste material in tidal water: or
- (ii) the operational work is for the construction of artificial an waterway
- (b) if the operational work is Nil for coastal management purposes that involve beach nourishment or stinger net enclosures

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[s 12]

(c)	if the operational work is directly related to the provision of lifesaving or rescue services by a volunteer community organisation	
(d)	otherwise	\$3,373.00

(39) Schedule 10, part 17, division 3, table 1, entry for item 8— *omit, insert*—

8	Fee	for referral—	
	(a)	if—	\$6,744.00
		(i) the operational work involves the disposal of dredge spoil or other solid waste material in tidal water; or	
		(ii) the operational work is for the construction of an artificial waterway	
	(b)	if the operational work is for coastal management purposes that involve beach nourishment or stinger net enclosures	Nil
	(c)	if the operational work is directly related to the provision of lifesaving or rescue services by a volunteer community organisation	Nil

(d)	if the operational work is tidal works for a single boat ramp, jetty, pontoon or similar structure	
(e)	otherwise	\$3,373.00

(40) Schedule 10, part 17, division 3, table 2, entry for item 8— *omit, insert*—

8	Fee	for referral—	
	(a)	if the tidal works are—	\$1,685.00
		(i) a boat ramp, jetty or pontoon with capacity for a single vessel; or	
		(ii) a deck, or other structure, that is for private use, other than a structure mentioned in subparagraph (i); or	
		(iii) a drainage outlet; or	
		(iv) a stormwater outlet; or	
		(v) a revetment wall associated with tidal works stated in subparagraph (i)	
	(b)	if the tidal works are—	\$3,373.00
		(i) a boat ramp, jetty or pontoon with capacity for more than 1 vessel, but no more than 5 vessels; or	

[s 12]

(ii	a revetment associated with works stated subparagraph (i)	
(c) ot	herwise	\$13,486.00

(41) Schedule 10, part 17, division 3, table 5, entry for item 8— *omit, insert*—

8	Fee	for referral—	
	(a)	if the reconfiguration is in connection with the construction of an artificial waterway	\$13,486.00
	(b)	if the premises are to be reconfigured to create 100 or more lots	\$13,486.00
	(c)	otherwise	\$6,744.00

(42) Schedule 10, part 17, division 3, table 6, item 8, column 2, '\$3,313.00'—

omit, insert—

\$3,373.00

(43) Schedule 10, part 18, table 1, item 8, column 2, '\$15,874.00'—

omit, insert—

\$16,160.00

(44) Schedule 10, part 19, division 1, subdivision 2, table 1, entry for item 5—

5	if t	for development application the chief executive is the essment manager—
	(a)	if the work involves the taking of water \$168.00
	(b)	if the work involves \$6,744.00 interfering with water

(45) Schedule 10, part 19, division 2, subdivision 2, table 1, item 5, column 2, '\$3,313.00'—

omit, insert—

\$3,373.00

(46) Schedule 10, part 19, division 2, subdivision 3, table 1, item 8, column 2, '\$3,313.00'—

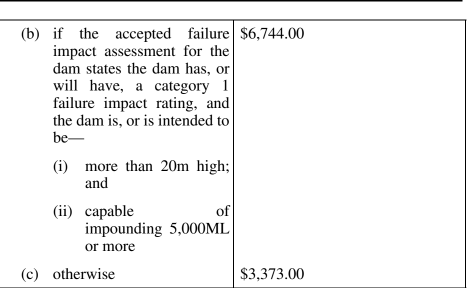
omit, insert—

\$3,373.00

(47) Schedule 10, part 19, division 3, subdivision 2, table 1, entry for item 5— *omit, insert*—

- 5 Fee for development application if the chief executive is the assessment manager—
 - (a) if the accepted failure impact assessment for the dam states the dam has, or will have, a category 2 failure impact rating

\$13,486.00



(48) Schedule 10, part 19, division 4, subdivision 3, table 1, item 8, column 2, '\$6,625.00'—

omit, insert—

\$6,744.00

(49) Schedule 10, part 20, division 3, table 1, item 5, column 2, '\$3,313.00'—

omit, insert—

\$3,373.00

(50) Schedule 10, part 20, division 4, table 2, item 8, column 2, '\$3,313.00'—

omit, insert—

\$3,373.00

(51) Schedule 10, part 20, division 4, table 3, item 8, column 2, '\$3,313.00'—

omit, insert—

\$3,373.00

(52) Schedule 10, part 21, division 2, table 1, item 5, column 2, '\$13,248.00'— omit, insert-

\$13,486.00

13 Replacement of schs 15–17

Schedules 15 to 17—

omit, insert—

Schedule 15 Required fee for particular change applications and extension applications

section 39

Column 1	Column 2	Column 3
	Type of application	Required fee
1	Change application for a minor change to a development approval—	
	(a) if the development approval was given for a prescribed development application—	\$842.00
	(i) made by a registered non-profit organisation; or(ii) to which section 38 applied	
	(b) otherwise	\$1,685.00

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Column 1	Column 2	Column 3
	Type of application	Required fee
2	Change application other than for a minor change to a development approval	The fee that would be payable to the assessment manager if the change application were a development application
3	Extension application— (a) if the development approval that the extension application relates to was given for a prescribed development application made by a registered non-profit organisation	\$421.00
	(b) otherwise	\$842.00

Schedule 16 Prescribed amount

section 52

Notes—

- 1 This schedule was inserted by the *Planning Legislation (Fees and Other Amounts) Amendment Regulation* 2020.
- 2 See also section 112(2) of the Act.

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Table 1—Prescribed amount				
Co	olumn 1	Со	lumn 2	
Us	se .	Pre	escribed amount	
	Residen	tial u	ses	
1 2 3 4	Dwelling house Dual occupancy Caretaker's accommodation Multiple dwelling	2	\$21,590.50 for each dwelling with 2 or less bedrooms \$30,226.70 for each dwelling with 3 or more bedrooms	
	Accommodation	on (sł	nort-term)	
1	Tourist park	2	If the tourist park has tent or caravan sites— (a) \$10,795.20 for each group of 2 sites or less (b) \$15,113.30 for each group of 3 sites If the tourist park has cabins— (a) \$10,795.20 for each cabin with 2 or less bedrooms (b) \$15,113.30 for each cabin with 3 or more bedrooms	
2 3 4	Hotel Short-term accommodation Resort complex	1 2 3	\$10,795.20 for each suite with 2 or less bedrooms \$15,113.30 for each suite with 3 or more bedrooms \$10,795.20 for each bedroom that is not part of a suite	

Co	olumn 1	Column 2		
Use		Prescribed amount		
	Accommodat	ion (long-term)		
1	Relocatable home park	1 \$21,590.50 for each relocatable dwelling site for 2 or less bedrooms 2 \$30,226.70 for each relocatable dwelling site for 3 or more bedrooms		
2 3 4	Community residence Retirement facility Rooming accommodation	 \$21,590.50 for each suite with 2 or less bedrooms \$30,226.70 for each suite with 3 or more bedrooms \$21,590.50 for each bedroom that is not part of a suite 		
Places of assembly				
1 2 3 4 5	Club Community use Function facility Funeral parlour Place of worship	 \$75.60 for each square metre of gross floor area \$10.80 for each square metre impervious to stormwater 		
	Commercia	l (bulk goods)		
1 2 3 4 5 6	Agricultural supplies store Bulk landscape supplies Garden centre Hardware and trade supplies Outdoor sales Showroom	 \$151.15 for each square metre of gross floor area \$10.80 for each square metre impervious to stormwater 		
Commercial (retail)				

Та	ble 1—Prescribed amount		
Co	olumn 1	Column 2	
Us	e	Prescribed amount	
1 2 3 4 5 6	Adult store Food and drink outlet Service industry Service station Shop Shopping centre	 \$194.30 for each square metre of gross floor area \$10.80 for each square metre impervious to stormwater 	
	Commercia	l (office)	
1 2	Office Sales office	 \$151.15 for each square metre of gross floor area \$10.80 for each square metre impervious to stormwater 	
	Educationa	l facility	
1 2 3	Childcare centre Community care centre Educational establishment	 \$151.15 for each square metre of gross floor area \$10.80 for each square metre impervious to stormwater 	
	Entertain	iment	
1 2 3 4	Hotel Nightclub entertainment facility Theatre Resort complex	 \$215.90 for each square metre of gross floor area, other than areas for providing accommodation \$10.80 for each square metre impervious to stormwater 	
Indoor sport and recreation			

Со	lumn 1	Column 2
Use		Prescribed amount
1	Indoor sport and recreation	 \$215.90 for each square metre of gross floor area, other than court areas \$21.55 for each square metre of gross floor area that is a court area \$10.80 for each square metre impervious to stormwater
	High impact industry	or special industry
1 2	High impact industry Special industry	 \$75.60 for each square metre of gross floor area \$10.80 for each square metre impervious to stormwater
	Other ind	dustry
1 2 3 4 5	Low impact industry Medium impact industry Research and technology industry Rural industry Warehouse Marine industry	 \$54.00 for each square metre of gross floor area \$10.80 for each square metre impervious to stormwater
_	High impa	l net rural
1	Cultivating, in a confined area, aquatic animals or plants for sale	
2	Intensive animal industry Intensive horticulture	
4 5	Wholesale nursery Winery	

Col	lumn 1	Column 2			
		Prescribed amount			
US		Prescribed amount			
1	Animal husbandry	Nil			
2	Cropping				
3	Permanent plantation				
4	Wind farm				
	Essential s	services			
1	Correctional facility	1 \$151.15 for each square metre			
2	Emergency services	of gross floor area			
3	Health care service	2 \$10.80 for each square metre			
4	Hospital	impervious to stormwater			
5	Residential care facility				
6	Veterinary service				
	Minor	uses			
1	Advertising device	Nil			
2	Cemetery				
3	Home-based business				
4	Landing				
5	Market				
6	Outdoor lighting				
7	Park				
8	Roadside stall				
9	Telecommunications facility				
10	Temporary use				
Other uses					

Table 1—Prescribed amount			
Со	lumn 1	Column 2	
Us	е	Prescribed amount	
1 2 3 4 5 6 7 8 9 10 11 12 13	Air service Animal keeping Car park Crematorium Extractive industry Major sport, recreation and entertainment facility Motor sport facility Non-resident workforce accommodation Outdoor sport and recreation Port service Tourist attraction Utility installation Any other use not listed in column 1, including a use that is unknown	The prescribed amount for another similar use listed in column 1 (other than in this row) that the local government or distributor-retailer decides to apply to the use	

Schedule 17 Tribunal fees

section 56

\$

- Declaration under the Act, chapter 6, part 2, division 2 281.55
- Appeal about a development application, change application or extension application involving a material change of use for a classified building—

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			[3 10]
			\$
	(a)	if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal	414.50
	(b)	if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal	689.60
3		peal about an enforcement notice, if the notice relates material change of use for a classified building—	
	(a)	if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal	414.50
	(b)	if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal	689.60
4		peal about a development condition stated in the Act, edule 1, section 1(2)(d)—	
	(a)	if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal	414.50
	(b)	if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal	689.60
5	app	beal about a development application, change lication or extension application involving building k under the Building Act relating to a class 1 lding or class 10 building or structure—	
	(a)	if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal	414.50
	(b)	if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal	689.60

\$

414.50

414.50

414.50

689.60

- Appeal about a decision under the Building Act, or the *Plumbing and Drainage Act 2018*, that may be made to a tribunal and for which an information notice is required to be given, if the decision relates to a class 1 building or class 10 building or structure—
 - (a) if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal
 - (b) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal 689.60
- Appeal about a decision under the Building Act about the inspection of building work, if the decision relates to a class 1 building or class 10 building or structure—
 - (a) if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal
 - (b) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal 689.60
- 8 Appeal about an enforcement notice, if the notice relates to a class 1 building or class 10 building or structure—
 - (a) if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal
 - (b) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal
- 9 Appeal about a decision under the Residential Services Act, section 29, if the decision relates to a class 1 building or class 10 building or structure—

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			[s 13]
			\$
	(a)	if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal	414.50
	(b)	if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal	689.60
10	appl worl	eal about a development application, change ication or extension application involving building x under the Building Act relating to a class 2, 3, 4, 5, 8 or 9 building with a floor area of 500m ² or less—	
	(a)	if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal	603.90
	(b)	if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal	871.35
11	Plum a tr requ	eal about a decision under the Building Act, or the abing and Drainage Act 2018, that may be made to ibunal and for which an information notice is ired to be given, if the decision relates to a class 2, 5, 6, 7, 8 or 9 building with a floor area of 500m ² or	
	(a)	if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal	603.90
	(b)	if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal	871.35
12	the i	eal about a decision under the Building Act about inspection of building work, if the decision relates to ass 2, 3, 4, 5, 6, 7, 8 or 9 building with a floor area of m ² or less—	

\$ (a) if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal 603.90 (b) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal 871.35 13 Appeal about an enforcement notice, if the notice relates to a class 2, 3, 4, 5, 6, 7, 8 or 9 building with a floor area of 500m² or less— (a) if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal 603.90 (b) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal 871.35 14 Appeal about a decision under the Residential Services Act, section 29, if the decision relates to a class 2, 3, 4, 5, 6, 7, 8 or 9 building with a floor area of 500m² or less— (a) if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal 603.90 (b) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal 871.35 15 Appeal about a development application, change application or extension application involving building work under the Building Act relating to a class 2, 3, 4, 5, 6, 7, 8 or 9 building with a floor area of more than 500m²—

\$

871.35 871.35

871.35

- (a) if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal
- (b) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal
- 1.294.85
- 16 Appeal about a decision under the Building Act, or the Plumbing and Drainage Act 2018, that may be made to a tribunal and for which an information notice is required to be given, if the decision relates to a class 2, 3, 4, 5, 6, 7, 8 or 9 building with a floor area of more than 500m²—
 - (a) if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal
 - (b) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal 1.294.85
- 17 Appeal about a decision under the Building Act about the inspection of building work, if the decision relates to a class 2, 3, 4, 5, 6, 7, 8 or 9 building with a floor area of more than 500m²—
 - (a) if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal
 - (b) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal 1,294.85
- 18 Appeal about an enforcement notice given in relation to a matter relating to the Building Act or the *Plumbing* and Drainage Act 2018, if the notice relates to a class 2, 3, 4, 5, 6, 7, 8 or 9 building with a floor area of more than 500m²—

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\$ (a) if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal 871.35 (b) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal 1.294.85 19 Appeal about a decision under the Residential Services Act, section 29, if the decision relates to a class 2, 3, 4, 5, 6, 7, 8 or 9 building with a floor area of more than 500m²— (a) if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal 871.35 (b) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal 1,294.85 20 Appeal about an infrastructure charges notice or conversion application if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal 726.70 (b) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal 1,001.85 21 Appeal under the SEQ Water Act, section 99BRBE if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal 414.50 (b) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal 689.60

\$

- 22 Appeal under the SEQ Water Act, section 99BRBF—
 - (a) for an appeal about a review decision relating to a decision to give an infrastructure charges notice—
 - if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal
 - (ii) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal
 - (b) otherwise 702.15
- 23 Appeal under the SEQ Water Act, section 99BRBFA—
 - (a) if the appeal is to be decided by a tribunal without a site inspection by the tribunal or a member of the tribunal

726.70

726.70

1,001.85

(b) if the appeal is to be decided by a tribunal after a site inspection by the tribunal or a member of the tribunal

1.001.85

Part 3 Amendment of Regional Planning Interests Regulation 2014

14 Regulation amended

This part amends the Regional Planning Interests Regulation 2014.

15 Amendment of s 16 (Mitigation value)

Section 16(1)(a) to (e)—
omit, insert—

- (a) for land in the following sub-zones in the Western Cropping zone—
 - (i) Balonne—\$5,656;
 - (ii) Central Highlands Isaac—\$5,483;
 - (iii) Goondiwindi—\$6,059;
 - (iv) Maranoa—\$6,636;
 - (v) Western Downs—\$6,924;
- (b) for land in the eastern Darling Downs zone—\$8,656;
- (c) for land in the following sub-zones in the Coastal Queensland zone—
 - (i) Burdekin—\$12,985;
 - (ii) Burnett North and South—\$12,985;
 - (iii) Mackay Whitsunday—\$12,985;
 - (iv) Wide Bay Bundaberg—\$12,985;
 - (v) Central Queensland Coast—\$17,310;
 - (vi) South East Queensland—\$28,852;
- (d) for land in the Granite Belt zone—\$16,157;
- (e) for land in the Wet Tropics zone—\$23,082.

16 Amendment of sch 4 (Assessment application fees)

Schedule 4, parts 2 to 5—

omit, insert—

Part 2 Priority agricultural areas

г_	4	~ 1
ſs	1	61

	Natu	ure of assessment application	Fee \$
1	with	an assessment application that states it complies the prescribed solution for required outcome 1 and in schedule 2, part 2, section 3(2)	3,374.00
2	othe	erwise—	
	(a)	for an assessment application with an expected area of impact of less than 30 hectares	6,745.00
	(b)	for an assessment application with an expected area of impact of 30 hectares or more, but less than 100 hectares	13,490.00
	(c)	for an assessment application with an expected area of impact of 100 hectares or more	26,977.00

Part 3 Priority living areas

	Nature of assessment application	Fee \$
1	for an assessment application with an expected area of impact of less than 30 hectares	6,745.00
2	for an assessment application with an expected area of impact of 30 hectares or more, but less than 100 hectares	13,490.00
3	for an assessment application with an expected area of impact of 100 hectares or more	26,977.00

Part 4 Strategic cropping areas

	Nature of assessment application	Fee
		\$
1	for an assessment application with an expected area of impact of less than 30 hectares	6,745.00
2	for an assessment application with an expected area of impact of 30 hectares or more, but less than 100	
	hectares	13,490.00
3	for an assessment application with an expected area of	
	impact of 100 hectares or more	26,977.00

Part 5 Strategic environmental areas

	Nature of assessment application	Fee \$
1	for an assessment application with an expected area of impact of less than 30 hectares	6,745.00
2	for an assessment application with an expected area of impact of 30 hectares or more, but less than 100	
	hectares	13,490.00
3	for an assessment application with an expected area of impact of 100 hectares or more	26.977.00

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ENDNOTES

- 1 Made by the Governor in Council on 27 August 2020.
- 2 Notified on the Queensland legislation website on 28 August 2020.
- 3 The administering agency is Queensland Treasury.

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