

Queensland

Resources Legislation (Fee Unit Conversion) Amendment Regulation 2022

Subordinate Legislation 2022 No. 47

made under the

Acquisition of Land Act 1967
Fossicking Act 1994
Geothermal Energy Act 2010
Greenhouse Gas Storage Act 2009
Land Act 1994
Land Valuation Act 2010
Mineral and Energy Resources (Common Provisions) Act 2014
Mineral Resources Act 1989
Petroleum Act 1923
Petroleum Act 1923
Petroleum and Gas (Production and Safety) Act 2004
Stock Route Management Act 2002
Surveyors Act 2003
Valuers Registration Act 1992
Vegetation Management Act 1999

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Part 1 Preliminary

1 Short title

This regulation may be cited as the Resources Legislation (Fee Unit Conversion) Amendment Regulation 2022.

Part 2 Amendment of Acquisition of Land Regulation 2014

2 Regulation amended

This part amends the Acquisition of Land Regulation 2014.

3 Amendment of s 3 (Fee—Act, s 9)

(1) Section 3(a), '\$203.70'— *omit, insert*—

203.70 fee units

(2) Section 3(b), '\$203.70 plus \$60.45'— *omit, insert*—

203.70 fee units plus 60.45 fee units

Part 3 Amendment of Fossicking Regulation 2019

4 Regulation amended

This part amends the Fossicking Regulation 2019.

5 Replacement of sch 6 (Fees)

Schedule 6—

omit, insert—

Schedule 6 Fees

section 36

		Fee units
1	Individual fossickers licence—	
	(a) for 1 month	8.80
	(b) for 6 months	33.40
	(c) for 1 year	56.25
2	Family fossickers licence—	
	(a) for 1 month	12.60
	(b) for 6 months	42.85
	(c) for 1 year	75.15
3	Club fossickers licence	94.15
4	Educational organisation fossickers licence—	
	(a) for 1 month	37.30
	(b) for 1 year	75.15
5	Commercial tour operator fossickers licence—	
	(a) for 1 month	65.85
	(b) for 1 year	567.00
6	Individual fossickers camping permit or family fossickers camping permit—	
	(a) for each whole week	26.50
	(b) for each additional night	4.20
7	Club fossickers camping permit or educational organisation fossickers camping permit, for each person who is to camp under the permit—	

		Fee units
	(a) for each whole week	12.85
	(b) for each additional night	2.19
8	Commercial tour operator fossickers camping permit, for each person who is to camp under the permit—	
	(a) for each whole week	26.50
	(b) for each additional night	4.20
9	Application for agistment approval, for each head of stock to be agisted (s 22(2)(c)(ii))	17.75
10	Agistment fee for an agistment approval (s 25(2)(a)), for each tag given, for each week of the period stated in the	
	approval	0.42
11	Replacement fee for an agistment tag (s 27(2)(c))	17.75

Part 4 Amendment of Geothermal Energy Regulation 2012

6 Regulation amended

This part amends the Geothermal Energy Regulation 2012.

7 Amendment of s 80 (Security for geothermal tenure—Act, s 204)

Section 80(2)—

omit, insert—

- (2) For section 204(2)(b) of the Act, the following amounts are prescribed—
 - (a) for a geothermal permit or proposed geothermal permit—14,748 fee units;
 - (b) for a geothermal lease or proposed geothermal lease—43,017 fee units.

8 Replacement of schs 2 and 4

Schedules 2 and 4—

omit, insert—

Schedule 2 Annual rent

section 79(1)

		Fee units
1	Annual rent for geothermal permit (Act, s 130(1))—for each sub-block included in the area of the permit	3.00
2	Annual rent for geothermal lease (Act, s 130(1))—for each square kilometre included in the area of the lease	162.00

Schedule 4 Fees

section 83

		Fee units
1	Application for geothermal permit (Act, s 36(e))	1,356.00
2	Application for declaration of all or part of the area of a geothermal permit as a potential geothermal commercial area for the permit (Act, s 65(2)(b))	1,081.00
3	Application for geothermal lease over all or part of the area of a geothermal permit (Act, s 78(f))	1,356.00
4	Application for approval to amend development plan for a geothermal lease (Act, s 100(2)(b))	544.00
5	Fee for required information for a geothermal tenure (Act, s 196(1)(b))—	

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			Fee units
	(a)	for information made available in electronic form,	
		other than on a tape or cartridge	168.90
	(b)	for information made available on a tape or cartridge	338.20
6	App	olication for renewal of a geothermal tenure (Act, s	
		(c)(i)	676.00

Part 5 Amendment of Greenhouse Gas Storage Regulation 2021

9 Regulation amended

This part amends the *Greenhouse Gas Storage Regulation* 2021.

10 Amendment of s 33 (Security for GHG authorities)

Section 33(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—16,350 fee units;
 - (b) for a GHG lease or proposed GHG lease—47,690 fee units;
 - (c) for a GHG data acquisition authority or proposed GHG data acquisition authority—14,305 fee units.

11 Replacement of schs 1 and 2

Schedules 1 and 2—

omit, insert—

Schedule 1 Annual rent

section 30(1)

		Fee units
1	Annual rent for GHG permit (Act, s 86(1))—for each sub-block included in the area of the permit	2.95
2	Annual rent for GHG lease (Act, s 168(1))—for each square kilometre or part of a square kilometre of the area for the lease	162.00
3	Annual rent for GHG data acquisition authority (Act, s 243(1))—for each sub-block included in the area of the	2.05
	authority	2.93

Schedule 2 Fees

section 35

Part 1 GHG authority fees

		Fee units
1	Tender for GHG permit (Act, s 35(d))	1,456.00
2	Application for approval to amend the work program for a GHG permit (Act, s 68(b))	584.00
3	Giving proposed later work program for a GHG permit to the Minister within the time required under section 91(3) of the Act (Act, s 91(6), definition <i>relevant fee</i> , paragraph	
	(a))	584.00

		Fee units
4	Application for renewal of GHG permit (Act, s $94(1)(d)(i)$)	726.00
5	Application for a declaration that all or a stated part of the area of a GHG permit is a potential storage area for the permit (Act, s 101(2)(b))	1,164.00
6		,
6	Permit-related application for a GHG lease (Act, s 114(d))	1,456.00
7	Application for approval to amend the development plan for a GHG lease (Act, s 157(2)(b))	584.00
8	Giving proposed later development plan for GHG lease to the Minister within the time required under section 172(3) of the Act (Act, s 172(6), definition <i>relevant fee</i> ,	
	paragraph (a))	584.00
9	Surrender application for a GHG lease (Act, s 177(1)(b))	584.00
10	Application for approval of proposed GHG coordination arrangement (Act, s 188(2)(b)(ii))	584.00
11	Application for GHG data acquisition authority (Act, s 234(b))	438.40

Part 2 General GHG authority fees payable under chapter 5 of the Act

			Fee units
1		for required information for a GHG authority made lable by the chief executive (Act, s 261(1)(b))—	
	(a)	for information made available in electronic form, other than on a tape, cartridge or other information storage media	171.90
	(b)	for information made available on a tape, cartridge or other information storage media	344.60

Part 6 Amendment of Land Regulation 2020

12 Regulation amended

This part amends the Land Regulation 2020.

13 Insertion of new s 3A

After section 3—

insert—

3A Rounding of particular amounts expressed as numbers of fee units

- (1) This section applies for working out the amount of a fee or other matter expressed in section 33, 34 or 36 as a number of fee units.
- (2) For the purpose of the *Acts Interpretation Act* 1954, section 48C(3), the amount is to be rounded to the nearest dollar (rounding one-half upwards).

Example—

Section 34(1) of this regulation provides for a minimum rent of 277 fee units. If the value of a fee unit for this regulation were \$1.015, the number of dollars obtained by multiplying \$1.015 by 277 would be \$281.155. After rounding, the amount of the minimum rent would be \$281.

14 Amendment of s 33 (Rental valuation)

Section 33(3)(b), '\$13,850'—

omit, insert—

13,850 fee units

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15 Amendment of s 34 (Minimum rent for tenures of particular categories)

(1) Section 34(1), '\$277'— *omit, insert*—

277 fee units

(2) Section 34(2), '\$134'— *omit, insert*—

134 fee units

16 Amendment of s 36 (Rent for tenures of particular categories)

Section 36, table—
omit, insert—

Category of tenure column 1	Amount of rent payable column 2
category 14.1	134 fee units
category 15.1	134 fee units
category 15.2	6,973 fee units
category 15.3	10,366 fee units
category 15.4	13,952 fee units
category 15.5	20,926 fee units

17 Amendment of s 88 (Minimum instalments—Act, ss 457, 462 and 466)

(1) Section 88(2)(a), '\$379'— *omit, insert*—

379 fee units

(2) Section 88(2)(b), '\$940'—

omit, insert—

940 fee units

18 Replacement of sch 6 (Fees)

Schedule 6—

omit, insert—

Schedule 6 Fees

section 87

			Fee units
1		uest for an agreement under section 18 of the Act at a proposed exchange of land (Act, s 18(5))	296.90
2	App		
	(a)	for the allocation of a floating reservation under section $23A(1)$ of the Act	296.90
	(b)	to buy land in a reservation under section 24(3) of the Act	296.90
	(c)	for the dedication of land as a road for public use under section 94(2) of the Act	296.90
	(d)	for a road closure—	
		(i) if the closure is the permanent closure of the road under section 99(1) of the Act	296.90
		(ii) if the closure is the temporary closure of the road under section 99(3) of the Act (including issuing a road licence over the road applied for with the application)	296.90
	(e)	for the issue of a road licence over a road under section 103(1) of the Act, other than the road licence mentioned in paragraph (d)(ii)	296.90

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		Fee units
(f)	for the simultaneous opening and closing of roads under section $109A(1)$ or $109B(1)$ of the Act	296.90
(g)	for the grant of an interest in land under section $120A(1)$ of the Act	296.90
(h)	for the grant of a lease of unallocated State land under section 121(1) of the Act	296.90
(i)	for the grant of a deed of grant of unallocated State land under section 122 of the Act	296.90
(j)	for a change to a lease—	
	(i) if the change is for the lease to be used for additional or fewer purposes mentioned in section 154(1) of the Act	148.30
	(ii) if the change is a change of an imposed condition of the lease mentioned in section 210(2) of the Act	148.30
(k)	to extend a lease under section $155A(2)$ or $155B(2)$ of the Act	296.90
(1)	for an offer of a new lease that is a renewal application under section 158(1) of the Act	296.90
(m)	that is an extension application under section $164C(1)$ of the Act	296.90
(n)	that is a conversion application under section 166(1) of the Act	296.90
(o)	for approval to subdivide a lease under section 176(1) of the Act	296.90
(p)	for approval to amalgamate leases under section $176K(1)$ of the Act	296.90
(q)	for a permit to occupy unallocated State land, a reserve or a road under section 177A(1) of the Act	296.90
(r)	for approval to transfer a lease, licence or sublease under section 322(3) of the Act	148.30

			Fee units
	(s)	for approval to sublease a lease under section 332(1)(a)(i) of the Act	148.30
	(t)	to amend the description in a lease under section 360C of the Act	148.30
	(u)	for approval of an easement to be created over land under section 362(1) of the Act	296.90
	(v)	for approval of a public utility easement to continue over unallocated State land under section 372(2) of the Act	148.30
	(w)	for approval of a public utility easement that burdens a State lease to continue over a reserve under section 372(3) of the Act	148.30
	(x)	for approval to make a lease the subject of a profit a prendre under section $373G(1)$ of the Act	296.90
	(y)	for a review under section 423 of the Act of an original decision	148.30
3	Issu	ing—	
	(a)	a deed of grant (other than a deed of grant issued under section 18A of the Act because of a surrender of native title, a deed of grant issued to the State or a deed of grant issued under section 358(3)(b) of the Act)	76.85
	(b)	a lease (other than a lease issued to the State or issued under section 18A of the Act because of a surrender of native title) or licence	76.85
	(c)	a permit to occupy, other than a permit for a term of less than 3 months issued to a non-profit community organisation	76.85
4		er in council, under section 216 of the Act, resuming a e or part of a lease or taking an easement over a e—	
	(a)	for 1 lease or easement or part of a lease or easement	203.70
	(b)	for each additional lease or easement	99.25

Resources Legislation (Fee Unit Conversion) Amendment Regulation 2022
Part 7 Amendment of Mineral and Energy Resources (Common Provisions) Regulation 2016

[s 19]

		Fee units
5	Preparing and serving a notice resuming a lease or part of a lease under section 224 of the Act	99.25
6	Document amending an instrument resuming a lease or an easement over a lease	99.25

Part 7 Amendment of Mineral and Energy Resources (Common Provisions) Regulation 2016

19 Regulation amended

This part amends the *Mineral and Energy Resources* (Common Provisions) Regulation 2016.

20 Replacement of sch 2 (Fees)

Schedule 2—

omit, insert—

Schedule 2 Fees

section 61

		Fee units
1	Lodging a caveat over a resource authority (Act, s $25(1)(c)$)	139.10
2	Application under section 33(1) of the Act to record associated agreement in the register	52.00
3	Application under section 19 of the Act for approval of a prescribed dealing, other than an assessable transfer—	

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				Fee units
	(a)	for a	a mining claim under the Mineral Resources Act	52.00
	(b)	othe	erwise	139.10
4			g chief executive under section 19B of the Act of e dealing	52.00
5	appi	roval	ion under section 23 of the Act for an indicative for a proposed prescribed dealing that is an le transfer—	
	(a)		a resource authority, or a share in a resource nority, under the Mineral Resources Act—	
		(i)	for a mining claim	52.00
		(ii)	for an exploration permit—	
			(A) for coal	390.30
			(B) for a mineral other than coal and only if the permit is for not more than 4 sub-blocks in restricted areas 256 to 265	97.60
			(C) otherwise	292.80
		(iii)	for a mineral development licence	778.00
		(iv)	for a mining lease—	
			(A) for coal	1,367.00
			(B) for corundum, gemstones and other precious stones	238.50
			(C) for eluvial, colluvial and alluvial gold and eluvial, colluvial and alluvial tin	238.50
			(D) for any other mineral	476.80
	(b)		a resource authority, or a share in a resource nority, under the P&G Act—	
		(i)	for an authority to prospect	778.00

			Fee units
		(ii) for a petroleum lease, pipeline licence or petroleum facility licence	1,367.00
		(iii) otherwise	585.00
	(c)	for a resource authority, or a share in a resource authority, under the 1923 Act—	
		(i) for an authority to prospect	778.00
		(ii) for a lease	1,367.00
		(iii) for a water monitoring authority	585.00
	(d)	for a resource authority, or a share in a resource authority, under the Geothermal Act	393.40
	(e)	for a resource authority, or a share in a resource authority, under the Greenhouse Gas Act	418.00
6		olication under section 19 of the Act for approval of a scribed dealing that is an assessable transfer—	
	(a)	for a resource authority, or a share in a resource authority, under the Mineral Resources Act—	
		(i) for a mining claim	52.00
		(ii) for an exploration permit if the Minister has given an indicative approval of the transfer	185.10
		(iii) for an exploration permit if the Minister has not given an indicative approval of the transfer—	
		(A) for coal	575.40
		(B) for a mineral other than coal and only if the permit is for not more than 4 sub-blocks in restricted areas 256 to 265	282.70
			477.90
		(C) otherwise	4//.30
		(iv) for a mineral development licence if the Minister has given an indicative approval of the transfer	185.10

			Fee units
	(v)	for a mineral development licence if the Minister has not given an indicative approval of the transfer	963.10
	(vi)	for a mining lease if the Minister has given an indicative approval of the transfer	185.10
	(vii)	for a mining lease if the Minister has not given an indicative approval of the transfer—	
		(A) for coal	1,552.10
		(B) for corundum, gemstones and other precious stones	423.60
		(C) for eluvial, colluvial and alluvial gold and eluvial, colluvial and alluvial tin	423.60
		(D) for any other mineral	661.90
(b)		a resource authority, or a share in a resource tority, under the P&G Act—	
	(i)	if the Minister has given an indicative approval of the transfer	185.10
	(ii)	otherwise—	
		(A) for an authority to prospect	963.10
		(B) for a petroleum lease, pipeline licence or petroleum facility licence	1,552.10
		(C) for any other resource authority under the P&G Act	770.10
(c)		a resource authority, or a share in a resource tority, under the 1923 Act—	
	(i)	if the Minister has given an indicative approval of the transfer	185.10
	(ii)	otherwise—	
		(A) for an authority to prospect	963.10

			Fee units
		(B) for a lease	1,552.10
		(C) for a water monitoring authority	770.10
	(d)	for a resource authority, or a share in a resource authority, under the Geothermal Act—	
		(i) if the Minister has given an indicative approval of the transfer	185.10
		(ii) otherwise	578.50
	(e)	for a resource authority, or a share in a resource authority, under the Greenhouse Gas Act—	
		(i) if the Minister has given an indicative approval of the transfer	185.10
		(ii) otherwise	603.10
7	of a	rching and taking extracts from, or obtaining a copy all or part of a notice, document or information in, the aster (Act, s 198(1)(b) and (c))—	
	(a)	relating to a resource authority under the Mineral Resources Act—	
		(i) for a standard departmental public tenure enquiry report	54.20
		(ii) otherwise	54.20
	(b)	relating to a resource authority under the P&G Act, 1923 Act or Greenhouse Gas Act—	
		(i) for a standard departmental public tenure enquiry report	54.20
		(ii) otherwise	136.00
	(c)	relating to a resource authority under the Geothermal Act—	
		(i) for a standard departmental public tenure enquiry report	12.65

Fee units

(ii) otherwise

29.25

Part 8 Amendment of Mineral Resources Regulation 2013

21 Regulation amended

This part amends the Mineral Resources Regulation 2013.

22 Replacement of sch 4 (Rental payable)

Schedule 4—

omit, insert—

Schedule 4 Rental payable

section 98(1)

		Fee units
1	For a mining claim	nil
2	For an exploration permit—for each sub-block to which the exploration permit applies	167.70
3	For a mineral development licence—for each hectare to which the mineral development licence relates—	
	(a) for the first year of the licence	4.65
	(b) for the second year of the licence	9.55
	(c) for the third year of the licence	14.65
	(d) for the fourth year of the licence	25.25

		Fee units
	(e) for a year of the licence after the fourth year	30.40
4	For a mining lease—for each hectare to which the mining lease relates	64 80

23 Amendment of sch 5 (Fees)

Schedule 5, parts 1 to 7—

omit, insert—

Part 1 Prospecting permits

		Fee units
1	Application for district prospecting permit—for each	
	month of the term of permit applied for (Act, s 21(b)(ii))	136.00
2	Application for parcel prospecting permit (Act, s 21(b)(ii))	136.00

Part 2 Mining claims

		Fee units
1	Application for grant of mining claim (Act, s 61(1)(j)(iii))	408.40
2	Application for renewal of mining claim (Act, s 93(2)(c))	408.40
3	Application for approval to mine specified minerals not specified in mining claim (Act, s 105(2))	54.20
4	Lodging notice of surrender of mining claim (Act, s $107(1)(c)$)	54.20
5	Application for variation of the land used or proposed to be used as access in relation to the area of mining claim (Act, s 125(2)(b))	54.20

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Part 3 Exploration permits

				Fee units
1			ion for exploration permit, for a mineral other (Act, s 133(h)(v))—	
	(a)		4 or fewer sub-blocks in restricted area 256, 257, 259, 260, 261, 262, 263, 264 or 265	340.50
	(b)	othe	erwise	1,017.00
2			or exploration permit, for a mineral other than t, ss 136A(3)(a) and 136E(d)(ii))	1,360.00
3	Ten	der fo	or exploration permit for coal (Act, s 136E(d)(ii))	1,360.00
4			ion for exploration permit under chapter 4, part 3, 5 of the Act (Act, s 136R(f)(ii))	1,360.00
5		licati (2)(b)	ion for renewal of exploration permit (Act, s))—	
	(a)	for o	coal	678.00
	(b)	for a	any other mineral—	
		(i)	for 4 or fewer sub-blocks in restricted area 256, 257, 258, 259, 260, 261, 262, 263, 264 or 265	203.90
		(ii)	otherwise	678.00
6			ion for extension of last renewed term of on permit (Act, s 147CA(3)(b)(ii))—	
	(a)	for o	coal	678.00
	(b)	for a	any other mineral—	
		(i)	for 4 or fewer sub-blocks in restricted area 256, 257, 258, 259, 260, 261, 262, 263, 264 or 265	203.90
		(ii)	otherwise	678.00

Part 4 Mineral development licences

		Fee units
1	Application for mineral development licence (Act, s 183(1)(n)(iii))—	
	(a) for coal	2,724.00
	(b) for any mineral other than coal	2,724.00
2	Application for renewal of mineral development licence (Act, s 197(2)(b))—	
	(a) for coal	952.00
	(b) for any mineral other than coal	952.00
3	Application for adding stated minerals to mineral development licence (Act, s 208(2))	678.00
4	Lodging notice of surrender of mineral development licence (Act, s 210(3)(c))	203.90
5	Application for variation of the land used or proposed to be used as access in relation to the area of mineral development licence (Act, s 231(2)(b))	476.70

Part 5 Mining leases

		Fee units
1	Obtaining copy of mining lease application (s 20(2))	54.20
2	Application for grant of mining lease (Act, s 245(1)(p)(iii))—	
	(a) for coal	4,767.00
	(b) for corundum, gemstones and other precious stones	849.00

		Fee units
	(c) for eluvial, colluvial and alluvial gold and eluvial, colluvial and alluvial tin	849.00
•	(d) for any other mineral	1,699.00
3	Application for surface of restricted land for mining lease to be included in the lease (Act, s 275A(3))	476.70
4	Application for renewal of mining lease (Act, s 286(2)(b))—	
	(a) for coal	4,767.00
	(b) for corundum, gemstones and other precious stones	849.00
	(c) for eluvial, colluvial and alluvial gold and eluvial, colluvial and alluvial tin	849.00
	(d) for any other mineral	1,699.00
5	Application for approval to mine specified minerals (other than coal seam gas) not specified in mining lease (Act, s 298(2))	678.00
6	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))	678.00
7	Application to add a purpose to mining lease granted for mining of minerals (Act, s 298(7))	678.00
8	Application for grant of mining lease consolidating mining leases other than coal mining leases or oil shale mining leases (Act, s 299(2))	678.00
9	Lodging notice of surrender of mining lease (Act, s 309(2)(c))	203.90
10	Application for variation of the land used or proposed to be used as access in relation to the area of mining lease (Act, s 317(2)(b))	476.70
11	Application for indicative approval of an application transfer (Act, s 318AAR(2)(c)(ii))—	
	(a) for coal	1,367.00

			Fee units
	(b)	for corundum, gemstones and other precious stones	238.50
	(c)	for eluvial, colluvial and alluvial gold and eluvial, colluvial and alluvial tin	238.50
	(d)	for any other mineral	476.80
12		plication for approval of an application transfer (Act, s AAS(2)(c))—	
	(a)	if the Minister has given an indicative approval of the transfer	185.10
	(b)	otherwise—	
		(i) for coal	1,552.10
		(ii) for corundum, gemstones and other precious stones	423.60
		(iii) for eluvial, colluvial and alluvial gold and eluvial, colluvial and alluvial tin	423.60
		(iv) for any other mineral	661.90

Part 6 Fees relating to chapter 8 of the Act

		Fee units
1	Application for amendment of relinquishment condition (Act, s 318DC(g))	1,360.00
2	Application for grant of mining lease consolidating coal mining leases or oil shale mining leases (Act, s 318DM(2)(b))	1,360.00
3	Lodging proposed later development plan for coal or oil shale mining lease within the time required under section 318EB(3) of the Act (Act, s 318EB(6), definition <i>relevant fee</i> , paragraph (a))	1,360.00

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Part 7 Water monitoring bores

		Fee units
1	Transfer of water monitoring bore to landowner (Act, s 334ZZO(1)(b))	2,039.00
2	Transfer of water monitoring bore to holder of mineral development licence, mining lease or water monitoring authority (Act, s 334ZZQ(1)(c))	2,039.00

Part 9 Amendment of Petroleum and Gas (General Provisions) Regulation 2017

24 Regulation amended

This part amends the *Petroleum and Gas (General Provisions) Regulation 2017.*

25 Amendment of s 64 (Fees generally)

Section 64(1), after 'in'—

insert—

section 66A and

26 Insertion of new s 66A

After section 66—

insert—

66A Annual fee that is proportion of cost of State's funding commitments to national energy market regulation

For the 2004 Act, section 423(3), the annual fee

payable by a pipeline licence holder that is a proportion of the cost of the State's funding commitments to national energy market regulation is \$315.34 for each kilometre of pipeline the subject of the licence.

27 Amendment of s 67 (Application of division)

Section 67(a)—

omit, insert—

- (a) the following fees (each an *annual fee*)—
 - (i) an annual fee payable by a pipeline licence holder under the 2004 Act, section 423(3) that is a proportion of the cost of the State's funding commitments to national energy market regulation;
 - (ii) an annual fee stated in schedule 2 for a pipeline licence or petroleum facility licence; and

28 Replacement of schs 2-4

Schedules 2 to 4—

omit, insert—

Schedule 2 Fees payable under 2004 Act

section 64(1)

Part 1 Petroleum tenure fees

		_
		Fee units
1	Tender for authority to prospect (2004 Act, s 37(d)(i))	2,724.00
2	Application for approval to amend the work program for an authority to prospect (2004 Act, s 60(4))	1,360.00
3	Lodging a proposed later work program for an authority to prospect within the time required under the 2004 Act, section 79(3) (2004 Act, s 79(6), definition <i>relevant fee</i> , paragraph (a))	1,360.00
4	Application for renewal of authority to prospect (2004 Act, s 82(1)(h)(i))	2,724.00
5	For a declaration that all or a stated part of the area of an authority to prospect is a potential commercial area for the authority—	
	(a) application for the declaration (2004 Act, s 89(2)(b))	2,039.00
	(b) application for extension of the term of the declaration (2004 Act, s 93(2))	2,039.00
6	Application to divide an authority to prospect (2004 Act, s 104(g))	2,039.00
7	Application to amalgamate 2 or more potential commercial areas for an authority to prospect (2004 Act, s 107AB(d))	2,039.00
8	Application for approval of a special amendment (2004 Act, s 107A(4))	1,360.00
9	ATP-related application for a petroleum lease (2004 Act, s 118(f))	4,767.00
10	Lodging a proposed later development plan for a petroleum lease within the time required under the 2004 Act, section 159(3) (2004 Act, s 159(6), definition relevant fee, paragraph (a))	1,360.00
11	Application for renewal of petroleum lease (2004 Act, s $162(1)(f)(i)$)	4,767.00

		Fee units
12	Application to amalgamate 2 or more petroleum leases (2004 Act, s 170C(c))	4,767.00
13	Application to divide petroleum lease (2004 Act, s 172(g))	4,767.00
14	Application to change production commencement day for petroleum lease to a new day (2004 Act, s 175AB(1)(d))	6,391.00
15	Notice of claim of ownership of stored petroleum or prescribed storage gas (2004 Act, s 213(2)(c))	1,360.00
16	Application for approval of proposed coordination arrangement (2004 Act, s 235(2)(b)(ii))	2,039.00
17	Application for amendment of relinquishment condition (2004 Act, s 372(1)(g))	1,360.00

Part 2 Data acquisition authority and water monitoring authority fees

		Fee units
1	Application for data acquisition authority (2004 Act, s 177(b))	2,039.00
2	Application for water monitoring authority (2004 Act, s 191(b))	2,039.00
3	Application to amend water monitoring authority (2004 Act, s 203(3)(b))	2,039.00

Part 3 Transfer fees

		Fee units
1	Transfer of bore in the area of a petroleum tenure to the landowner (2004 Act, s 288(3)(b))	2,039.00
2	Transfer of petroleum well in the area of a petroleum tenure to the holder of a geothermal tenure or mining tenement (2004 Act, s 289(b))	2,039.00
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 (2004 Act, s 290(1)(b))	2,039.00

Part 4 Survey licence, pipeline licence and petroleum facility licence fees

		Fee units
1	Application for survey licence (2004 Act, s 395(2)(d))	678.00
2	Application for pipeline licence (2004 Act, s 409(f))	4,767.00
3	Handling fee to record information about completion of pipeline (2004 Act, s 420(3)(d))	203.90
4	Annual licence fee for pipeline licence (2004 Act, s 423(1))—	
	(a) for a point-to-point pipeline licence (for each kilometre of the pipeline the subject of the licence)	162.10
	(b) for an area pipeline licence (for each kilometre of the pipeline the subject of the licence)	40.15
5	Application for petroleum facility licence (2004 Act, s 445(e))	4,767.00

			Fee units
6		nual licence fee for petroleum facility licence (2004, s 454(1))—	
	(a)	if the petroleum facility land for the licence is $2km^2\ or\ less$	3,247.00
	(b)	if the petroleum facility land for the licence is more than 2km ² (for each square kilometre of the petroleum facility land)	1,621.00
		,	ŕ
7	App	elication for a part 5 permission (2004 Act, s 464(b))	1,017.00
8	App	elication to amend licence (2004 Act, s 475(b))	2,039.00
9	11	olication for renewal of licence other than a survey nce (2004 Act, s 480(c)(i))	2,039.00

Part 5 General petroleum authority fees

			Fee units
1		for required information for a petroleum tenure made lable by the chief executive (2004 Act, s 550(1)(b))—	
	(a)	for information made available in electronic form, other than on a tape or cartridge	184.70
	(b)	for information made available on a tape or cartridge	369.70
2		lication for approval of surrender of petroleum ority other than an authority to prospect (2004 Act, s	
	5760	(1)(b))	1,017.00

Schedule 3 Fees payable under 1923 Act

section 64(2)

Part 1 Petroleum tenure fees

		Fee units
1	Application for renewal of lease (1923 Act, s 45(2A)(c)(i))	4,767.00
2	Application for consent to surrender and terminate lease (1923 Act, s 52(1B)(b)(i))	1,017.00
3	Lodging a proposed later work program for an authority to prospect within the time required under the 1923 Act, section 74K(3) (1923 Act, s 74K(6), definition <i>relevant fee</i> , paragraph (a))	1,360.00
4	Lodging a proposed later development plan for a lease within the time required under the 1923 Act, section 74Q(3) (1923 Act, s 74Q(6), definition <i>relevant fee</i> , paragraph (a))	1,360.00
5	Application for amendment of relinquishment condition (1923 Act, s 77T(1)(g))	1,360.00

Part 2 Transfer fees

		Fee units
1	Transfer of water observation bore or water supply bore in the area of a 1923 Act petroleum tenure to the landowner (1923 Act, s 75Q(3)(b))	2,039.00
2	Transfer of well in the area of a 1923 Act petroleum tenure to the holder of a geothermal tenure or mining tenement (1923 Act, s 75R(b))	2,039.00

Fee units

3 Transfer of water observation bore in the area of a 1923 Act petroleum tenure to the holder of another 1923 Act petroleum tenure, 2004 Act petroleum tenure or water monitoring authority (1923 Act, s 75S(1)(b))

2,039.00

Part 3 Other fees

Fee units

- Fee for required information for a 1923 Act petroleum tenure made available by the chief executive (1923 Act, s 76D(1)(b))—
 - (a) for information made available in electronic form, other than on a tape or cartridge

184.70

(b) for information made available on a tape or cartridge

369.70

Schedule 4 Rent

sections 65 and 66

Part 1 Annual rent

Annual rent for authority to prospect under the 2004 Act (for each sub-block included in the area for the authority) (2004 Act, s 75(1)(b))

2 Annual rent for petroleum lease under the 2004 Act (for each square kilometre of the area for the lease) (2004 Act, s 155(1)(b))

162.00

		Fee units
3	Annual rent for data acquisition authority (for each sub-block included in the area of the authority) (2004 Act, s 184A(1))	3.00
4	Annual rent for water monitoring authority (for each sub-block included in the area of the authority) (2004 Act, s 202A(1))	1.51
5	Annual rent for a lease under the 1923 Act (for each square kilometre of the area for the lease) (1923 Act, s 46(1))	162.00
6	Annual rent for an authority to prospect under the 1923 Act (for each sub-block included in the area for the authority) (1923 Act, s 74N(1)(b))	3.00

Part 2 Storage rent

			Fee units
1	gas	nual rent for storing petroleum or prescribed storage as mentioned in the 2004 Act, section 212(1)(b) (2004, s 227(3)) for each square kilometre of—	
	(a)	the area of the old lease, unless paragraph (b) applies	162.00
	(b)	for a proposed petroleum lease the area of which includes the reservoir where the petroleum is stored, if the Minister has made a call for tenders under the 2004 Act, section 218—the area of the proposed petroleum lease stated in the call for tenders	162.00

[s 29]

Part 10 Amendment of Stock Route Management Regulation 2003

29 Regulation amended

This part amends the Stock Route Management Regulation 2003.

30 Replacement of sch 2 (Fees)

Schedule 2—

omit, insert—

Schedule 2 Fees

section 17(1)

			Fee units
1		mit fee for stock route agistment permit (Act, s (5))—	
	(a)	for large stock—	
		(i) minimum fee, for each head, for each week	1.22
		(ii) maximum fee, for each head, for each week	2.95
	(b)	for small stock—	
		(i) minimum fee, for each head, for each week	0.113
		(ii) maximum fee, for each head, for each week	0.465
2	Peri	mit fee for stock route travel permit (Act, s 134(3))—	
	(a)	for large stock—for each kilometre, for each 20 head or part of 20 head	0.0242
	(b)	for small stock—for each kilometre, for each 100 head or part of 100 head	0.0242

Fee units

3 Inspecting register of water facility agreements (Act, s 164(3)(a))

17.05

Part 11 Amendment of Surveyors Regulation 2014

31 Regulation amended

This part amends the Surveyors Regulation 2014.

32 Replacement of sch 1 (Fees)

Schedule 1—

omit, insert—

Schedule 1 Fees

section 8

			Fee units
1	_	gistration or registration endorsement, for an evidual (Act, s 45(1)(c)(i) and (ii))—	
	(a)	registration as a surveyor—	
		(i) application fee	187.20
		(ii) registration fee	232.40
	(b)	registration endorsement as a consulting surveyor—	
		(i) application fee	187.20
		(ii) registration fee	283.50
	(c)	registration endorsement, other than as a consulting surveyor—	

				Fee units
		(i)	application fee	85.05
		(ii)	registration fee	34.00
	(d)	regi	stration as a surveying graduate—	
		(i)	application fee	187.20
		(ii)	registration fee	187.20
	(e)	regi	stration as a surveying associate—	
		(i)	application fee	187.20
		(ii)	registration fee	170.10
	(f)	regi	stration as an emeritus surveyor—	
		(i)	application fee	90.75
		(ii)	registration fee	nil
2	_		ion or registration endorsement, for a on (Act, s 45(1)(c)(i) and (ii))—	
	(a)		stration as a surveyor with a registration orsement as a consulting surveyor—	
		(i)	application fee	453.60
		(ii)	registration fee	993.00
	(b)	_	stration endorsement, other than as a consulting reyor—	
		(i)	application fee	85.05
		(ii)	registration fee	34.00
3			of registration or registration endorsement, for dual (Act, s 54(2)(c)(ii) and (3))—	
	(a)	regi	stration as a surveyor—	
		(i)	registration fee	232.40
		(ii)	late application fee	85.05
	(b)	regi	stration endorsement as a consulting surveyor—	
		(i)	registration fee	283.50

			Fee units	
		(ii) late application fee	nil	
	(c)	registration endorsement, other than as a consulting surveyor—		
		(i) registration fee	34.00	
		(ii) late application fee	nil	
	(d)	registration as a surveying graduate—		
		(i) registration fee	187.20	
		(ii) late application fee	85.05	
	(e)	registration as a surveying associate—		
		(i) registration fee	170.10	
		(ii) late application fee	85.05	
	(f)	registration as an emeritus surveyor—		
		(i) registration fee	nil	
		(ii) late application fee	nil	
4		newal of registration or registration endorsement, for a coration (Act, s 54(2)(c)(ii) and (3))—		
	(a)	registration fee for registration as a surveyor with a registration endorsement as a consulting surveyor	993.00	
	(b)	registration fee for registration endorsement, other than as a consulting surveyor	34.00	
	(c)	late application fee	283.50	
5	(Ac	toration of registration or registration endorsement (a, b, b) to application fee (in addition to any a payable under item 3 or 4)	135.90	
6	-	eplacement or duplicate registration certificate (Act, s 5(2)(b)) 96.45		
7		Assessment fee for an application for competency assessment (Act, s 44(2))—		

		Fee units
(a)	if the competency assessment involves assessing a professional assessment project—	
	(i) lodging the application	187.20
	(ii) assessing the project	538.00
(b)	if the competency assessment involves reassessing a professional assessment project—	
	(i) lodging the application	187.20
	(ii) reassessing the project	340.20
(c)	if the competency assessment involves assessing a person's competence equivalence for registration or registration endorsement as a surveyor—	
	(i) lodging the application	187.20
	(ii) assessing the person's competence equivalence	964.00

Part 12 Amendment of Valuation of Land Regulation 2003

33 Regulation amended

This part amends the Valuation of Land Regulation 2003.

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

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

Section 8(2), '\$92'—

omit, insert-

92 fee units

36 Replacement of schs 1 and 2

Schedules 1 and 2—

omit, insert—

Schedule 1 Fee for copy of valuation roll

section 7(1)(b)

			Fee units
1		ss or multi-unit—for each valuation of a parcel of e land used or occupied	18.15
2		han business or multi-unit—for each valuation of a of rateable land used or occupied if the area is—	
	(a) le	ss than 4,000m ²	7.75
	(b) 4,	000m ² or more, but less than 20ha	8.10
	(c) 20	Oha or more, but less than 40ha	11.60
	(d) 40	Oha or more, but less than 200ha	15.50
	(e) 20	Oha or more	21.70

Schedule 2 Fees

section 9

			Fee units
1	Cop	by of certificate of valuation	37.65
2	Cer	tified copy of—	
	(a)	an extract of an entry on a valuation roll	37.65
	(b)	an ownership change notice (including the search fee)	37.65
3	Pay	able by a local government for—	
	(a)	amendment of a valuation to be used for making and levying rates under section 87, 88 or 100 of the Act	40.00
	(b)	making a valuation under section 83(1)(a) of the Act of land in its local government area	40.00
4	Sea	rching for particulars contained in—	
	(a)	an entry on the current valuation roll—	
		(i) at an office of the department	18.65
		(ii) using electronic access	14.90
	(b)	a notice under section 245 of the Act held on the current valuation roll—	
		(i) at an office of the department	18.65
		(ii) using electronic access	14.90
	(c)	an entry on a valuation roll, other than the current valuation roll	29.85
	(d)	a notice under section 245 of the Act held on a valuation roll, other than the current valuation roll	29.85
	(e)	an entry on a valuation roll, supplied in the form of a computer listing—	
		(i) for each entry	1.06
		(ii) minimum fee for each listing	144.30

				Fee units
5		partio Act—	culars contained in a notice under section 245 of	
	(a)	give	n in an abbreviated form—for each entry	9.30
	(b)	_	n as an entry in a copy of a monthly computer ng—	
		(i)	for each entry	1.06
		(ii)	for a consolidated listing of entries already supplied in a monthly computer listing—for each 100 entries	7.80
		(iii)	minimum fee for each listing, other than a consolidated listing	144.30

Part 13 Amendment of Valuers Registration Regulation 2013

37 Regulation amended

This part amends the Valuers Registration Regulation 2013.

38 Replacement of sch 2 (Fees)

Schedule 2—

omit, insert—

Schedule 2 Fees

section 6

		Fee units
1	Application for registration as a valuer (Act, s 29(1)(c))	253.30
2	Certificate of registration (Act, s 34(1))	72.70
3	Roll fee (Act, s 36(1))	253.30
4	Late fee (Act, s 36(2))	72.70
5	Late fee (Act, s 36B(2))	72.70
6	Application for restoration of registration as a valuer (Act, $s\ 40(2)$)	253.30
7	Application to be recorded as a specialist retail valuer (Act, s $42B(2)$)	253.30
8	Renewal of recording as a specialist retail valuer on the list kept by the board (Act, s 42FA(a))	253.30
9	Application for restoration of valuer's particulars on list of specialist retail valuers (Act, s 42GB(2)(b))	72.70

Part 14 Amendment of Vegetation Management Regulation 2012

39 Regulation amended

This part amends the Vegetation Management Regulation 2012.

40 Replacement of sch 7 (Fees)

Schedule 7—

omit, insert—

Schedule 7 Fees

[s 40]

section 12

		Fee units
1	Application for making a PMAV (Act, s 20C(2)(c))	475.50
2	Preparing a restoration plan (Act, s 55AB(4))—	
	(a) if a field visit is not required	967.00
	(b) if a field visit is required	4,153.00

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Endnotes

ENDNOTES

- 1 Made by the Governor in Council on 28 April 2022.
- 2 Notified on the Queensland legislation website on 29 April 2022.
- 3 The administering agency is the Department of Resources.

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