

Land Title Act 1994

Land Title Regulation 2015

Current as at 1 August 2020

Reprint note

This is the last reprint before repeal. Repealed on 18 June 2021 at 11.59pm by 2021 Act No. $12 ext{ s} ext{ 48}$.

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Queensland

Land Title Regulation 2015

Contents

		Page
1	Short title	3
2	Commencement	3
3	Definitions	3
4	Lodging instruments	3
5	Forms	3
6	Fees	5
7	Repeal	5
Schedule 1	Fees	6
Schedule 2	Dictionary	10

Land Title Regulation 2015

1 Short title

This regulation may be cited as the *Land Title Regulation* 2015.

2 Commencement

This regulation commences on 1 December 2015.

3 Definitions

The dictionary in schedule 2 defines particular words used in this regulation.

4 Lodging instruments

- (1) A document in paper form may be lodged at an office of the land registry, stated on the department's website, during the hours stated on the website for the office.
- (2) An electronic document, other than an electronic conveyancing document, may be lodged in the land registry through an electronic interface or other system made available for the purpose of electronic lodgement.

5 Forms

- (1) This section applies to a form to be lodged in the land registry, either in paper form or electronically, other than an electronic conveyancing document.
- (2) A form, other than a plan of survey, must—
 - (a) for a paper form—
 - (i) be printed on paper that is—
 - (A) international sheet size A4; and
 - (B) white bond of a density at least 80gm to a square metre; and

- (ii) have all pages of the form and all attachments securely bound together in a way stated in the land title practice manual or otherwise approved by the registrar; and
- (b) be free from discolouration and blemishes; and
- (c) have clear margins no smaller than 10mm on all sides; and
- (d) have a clear space no smaller than 90mm wide and 35mm deep at the top right-hand corner of the form for a duty imprint; and
- (e) be completed on 1 side only; and
- (f) comply with the following—
 - (i) use type size no smaller than 1.8mm (10 point);
 - (ii) if subparagraph (i) does not apply—
 - (A) for a paper form—the form is printed in a way that is permanent; and
 - (B) the form can be reproduced to produce a copy satisfactory to the registrar.
- (3) A plan of survey in paper form must be printed on paper that is—
 - (a) international sheet size A3; and
 - (b) of a density at least 80gm to a square metre.
- (4) An alteration on a form must be made by—
 - (a) striking through the printing or writing intended to be altered so the original printing or writing is still legible; and
 - (b) having each party to the form and each witness initial the alteration to the form.
- (5) However, the registrar may accept a form that does not comply with subsection (4)(b) if the registrar is satisfied it is not reasonable to require each party to the form and each witness to initial the alteration to the form.

- (1) The fees payable under the Act are stated in schedule 1.
- (2) If an instrument (the *rejected instrument*) is rejected by the registrar under section 157(1) of the Act, the fee paid for lodging the instrument is forfeited.
- (3) Subsection (4) applies if—
 - (a) the rejected instrument changes the ownership of more than 1 lot or an interest in more than 1 lot; and
 - (b) the lodgement fee paid for the rejected instrument included an amount for each additional lot; and
 - (c) the instrument is relodged within 1 year of the instrument being rejected.
- (4) The fee payable for the relodgement of the instrument is the fee that would be payable if the instrument related to only 1 lot.
- (5) Subsection (6) applies if—
 - (a) the lodgement fee paid for the rejected instrument included an additional fee for the transfer of a fee simple, or a lease under the *South Bank Corporation Act* 1989; and
 - (b) the instrument is relodged within 1 year of the instrument being rejected.
- (6) The additional fee is not payable for the relodgement of the instrument.
- (7) A fee is not payable for the lodgement and registration of an instrument that relates to—
 - (a) the acquisition by the State of an interest in land; or
 - (b) the release or surrender by the State of an interest in land, other than a fee simple interest.

7 Repeal

The Land Title Regulation 2005, SL No. 98 is repealed.

Schedule 1 Fees

section 6(1)

				\$
1	inde	nting an indefeasible title or, on request, a separate feasible title (other than a deed of grant)—for each feasible title created under section 37 or 57 of the Act 74.00		
2	Lodging—			
	(a)	an instrument that changes ownership of a lot or an interest in a lot—		
		(i)	to record the death of an individual who is a joint tenant—	
			(A) for 1 lot	37.00
			(B) for each additional lot	nil
		(ii)	other than in the circumstances mentioned in subparagraph (i)—	
			(A) for 1 lot	195.00
			(B) for each additional lot	37.00
	or		quest to record a change of name of an individual, o correct the name of an individual, who is the ner of a lot or an interest in a lot—	
		(i)	for 1 lot	37.00
		(ii)	for each additional lot	nil
	(c)	a pl	an of survey or an explanatory format plan—	
		(i)	for the plan	390.00
		(ii)	for each lot or interest surveyed or defined	29.00
	(d)	requ	establishing a community titles scheme—a nest to record the first community management	
		state	ement for the scheme	195.00

		\$
(e)	for an established community titles scheme—a request to record a new community management statement for the scheme	95.00
(f)	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 reservation</i>) under section 115F of the Act	95.00
	(ii) to extend a name reservation under section 115G of the Act	95.00
	(iii) to withdraw a name reservation under section 115G(3)(a) of the Act	nil
(g)	a request to record a change of the address for service of a body corporate recorded on an indefeasible title for common property	37.00
(h)	a request—	
	(i) to cancel registration of a writ of execution under section 118 of the Act	nil
	(ii) to register a discharge or satisfaction of a writ of execution under section 119 of the Act	195.00
(i)	a standard terms document under section 169(1) of the Act	nil
(j)	a request to remove from an indefeasible title a lease or easement that has expired or a profit a prendre that has expired or otherwise ended	nil
(k)	a request to note the lapsing of a caveat under section 126(5) of the Act	nil
(1)	any other instrument	195.00
Additional fee for lodging a transfer if the consideration is more than \$180,000—		
(a)	for a transfer of a fee simple—for each \$10,000 or part of \$10,000 more than \$180,000	37.00

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				\$		
	(b)	Cor	a transfer of a lease under the South Bank poration Act 1989—for each \$10,000 or part of			
			000 more than \$180,000	37.00		
4			ng sketch plans that are part of an instrument	37.00		
5		ositing, extending or withdrawing a priority notice er section 139(1), 141(1) or 143(1) of the Act				
6			ositing or removing an administrative advice, other an advice deposited, or removed, by the State			
7			aring and giving written notice of lodgement of a at under section 123 of the Act			
8			uisitioning an instrument or document lodged or osited under section 156(1) of the Act 3			
9	Sear	ch fo	or—			
	(a)	an i	ndefeasible title, if the information is generated—			
		(i)	for an entity mentioned in section 35(4) of the Act	16.60		
		(ii)	otherwise	20.25		
	(b)		historical details of a title, if the information is erated—			
		(i)	for an entity mentioned in section 35(4) of the Act	26.00		
		(ii)	otherwise	29.80		
10	Cop	y of-	_			
	(a) a certificate of title, if the image is generated—					
		(i)	for an entity mentioned in section 35(4) of the Act	16.60		
		(ii)	otherwise	20.25		
	(b)	` /	an of survey, if the image is generated—			
	` /	(i)	for an entity mentioned in section 35(4) of the			
		()	Act	18.00		
		(ii)	otherwise	21.70		

		\$
	(c) any other instrument or document, including a community management statement	39.45
11	Search of a statement of registered dealing, community titles scheme or administrative advice against an indefeasible title	3.30
12	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	126.80
	(b) if additional computer programming time is required—for each hour or part of an hour	354.30
13	Certifying a copy of a document mentioned in section 35(1)(b) of the Act	36.80
14	Providing lodgement support service bundle 1 to an ELN in relation to a conveyancing transaction	16.60
15	Providing lodgement support service bundle 2 to an ELN in relation to a conveyancing transaction	13.15

Schedule 2 Dictionary

section 3

Act, repealed s 142 means section 142 of the Act as in force immediately before the commencement of the Land and Other Legislation Amendment Act 2017, section 39.

administrative advice means an advice that is an administrative advice under the land title practice manual.

conveyancing transaction see the Electronic Conveyancing National Law (Queensland), section 3.

ELN see the Electronic Conveyancing National Law (Queensland), section 3.

land title practice manual means the manual of land title practice kept under section 9A of the Act.

lodgement support service bundle 1, for a conveyancing transaction, means—

- (a) the particulars recorded in the freehold land register that are necessary to do any of the following in relation to the transaction—
 - (i) complete each instrument that may be lodged for the transaction;
 - (ii) identify anything in the register that is changed, lodged, noted, recorded or registered; and
- (b) confirmation, for each completed instrument, as to whether the instrument may be lodged electronically.

lodgement support service bundle 2, for a conveyancing transaction, means—

- (a) the particulars recorded in the freehold land register that are necessary to complete each instrument that may be lodged for the transaction; and
- (b) confirmation, for each completed instrument, as to whether the instrument may be lodged electronically.