



New South Wales

Mining (General) Amendment Regulation 1996

under the
Mining Act 1992

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Mining Act 1992*.

BOB MARTIN, M.P.,
Minister for Mineral Resources

Explanatory note

The object of this Regulation is to increase the mineral claim application and renewal fees for claims relating to land over 2500 square metres in area in the Lightning Ridge Mineral Claims District.

This Regulation is made under the *Mining Act 1992*, including sections 178 (Application for granting of mineral claim), 197 (Application for renewal) and 388 (the general regulation-making power).

Mining (General) Amendment Regulation 1996

1 Name of Regulation

This Regulation is the *Mining (General) Amendment Regulation 1996*.

2 Commencement

This Regulation commences on 1 September 1996.

3 Amendment of Mining (General) Regulation 1992

The *Mining (General) Regulation 1992* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Schedule 1 Amendment of Mining (General) Regulation 1992

(Clause 3)

[1] Schedule 5 Fees

Omit:

for claims within a mineral claims district \$50

Insert instead:

for claims relating to land more than 2 500 square metres in area that is within the Lightning Ridge Mineral Claims District \$400

for claims relating to other land within that mineral claims district and for claims within other mineral claims districts \$50

1996 No 419

Mining (General) Amendment Regulation 1996

Amendment of Mining (General) Regulation 1992

Schedule 1

[2] Schedule 5

Omit:

for claims within a mineral claims district \$75

Insert instead:

for claims relating to land more than 2 500 square metres in area that is within the Lightning Ridge Mineral Claims District \$200

for claims relating to other land within that mineral claims district and for claims within other mineral claims districts \$75