

Real Property Amendment (Fees) Regulation 2009

under the

Real Property Act 1900

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Real Property Act 1900*.

ANTHONY KELLY, MLC Minister for Lands

Explanatory note

The object of this Regulation is to increase certain fees payable to the Registrar-General under the *Real Property Act 1900*.

This Regulation is made under the *Real Property Act 1900*, including sections 135D (1) (c) and 144 (the general regulation-making power) and, in particular, section 144 (1) (a).

Real Property Amendment (Fees) Regulation 2009

Real Property Amendment (Fees) Regulation 2009

under the

Real Property Act 1900

1 Name of Regulation

This Regulation is the *Real Property Amendment (Fees) Regulation* 2009.

2 Commencement

This Regulation commences on 1 July 2009 and is required to be published on the NSW legislation website. $\,$

Schedule 1

Schedule 1 Amendment of Real Property Regulation 2008

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Fees

(Clauses 4 (b), 10 (4), 11 (c) and 12 (1))

			\$
Col	oies		
1	On lodgment of an application for a certified copy of a registered instrument or part of it affecting land under the provisions of the Act—for each copy		95.00
2	For supplying a copy of a document or part of a document in the custody of the Registrar-General:		
	(a)	to any person attending an office of the Department of Lands	13.00
	(b)	by electronic means to any agent licensed by the Department of Lands	6.50
	(c)	to any person by some other means	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved in providing the service
3	On lodgment of an application for a copy of a document in the custody of the Registrar-General, other than a certified copy or a copy available to any person attending an office of the Department of Lands		Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved in preparing the copy
Adv	vertise	ements	
4	the A	dvertisement, pursuant to section 12 (1) (h1) of Act, of the intended exercise or performance of any er, authority, duty or function conferred or osed on the Registrar-General by the Act	Such reasonable fee (determined by the Registrar-General) as is warranted by the cost incurred in publishing the advertisement

2009 No 233

Real Property Amendment (Fees) Regulation 2009

Schedule 1 Amendment of Real Property Regulation 2008

		\$
Pro	oduction of documents	
5	For each Crown grant, certificate of title or other document produced for the purpose of any application, request, dealing or plan to be subsequently lodged	40.00
Αp	plications, requests and dealings	
6	On lodgment of a primary application to bring land under the Act pursuant to section 14 of the Act	1,230.00
7	On lodgment of a resumption application to bring land under the Act pursuant to section 31A of the Act	200.00
	In addition, for each quarter-hour or part of a quarter-hour in excess of the first hour occupied in examining the application	50.00
8	On lodgment of an application under section 45D of the Act by a person in possession of land to be recorded as proprietor of an estate or interest in that land	95.00
	In addition, for each quarter-hour or part of a quarter-hour occupied in examining the application	50.00
9	On lodgment of a transfer by way of discharge of mortgage where a mortgagee has been recorded as registered proprietor pursuant to section 12B of the Act	95.00
10	On lodgment of a dealing for registration or recording of a unilateral severance of a joint tenancy pursuant to section 97 of the Act	95.00
11	On lodgment of a dealing to transfer an estate in land that changes the tenancy of co-tenants without altering their shares	95.00
12	On lodgment of a dealing to transfer the ownership of an estate in land pursuant to section 46 of the Act	190.00
13	On lodgment of an application, request or dealing for which no fee is otherwise provided	95.00
14	On lodgment of an application (other than an application to dispose of Crown land arising from the closing of a public road under the <i>Roads Act 1993</i>), request or dealing that will result in more than one recording on a folio of the Register, for each additional recording	95.00

Schedule 1

190.	On lodgment of an application to dispose of Crown land arising from the closing of a public road under the <i>Roads Act 1993</i> , regardless of how many recordings will ensue	15
95.	On lodgment of an application or request for amendment of a folio of the Register, Crown grant or certificate of title	16
95.	On lodgment of an application to record in the Register an appurtenant easement created by a deed	7
50.	In addition, for each quarter-hour or part of a quarter-hour occupied in processing the application	
95.	On lodgment of an application under section 81A of the Act for the extinguishment of a restrictive covenant	18
	In addition:	
50.	(a) for each quarter-hour or part of a quarter-hour occupied in examining the application	
Such reasonable (determined by the Registrar-General) is warranted by a cost incurred posting the not	(b) for the Registrar-General's costs of giving notice under section 81D of the Act by way of registered post	
95.	On lodgment of an application under section 49 of the Act for the cancellation of an easement that has been abandoned or extinguished	9
50.	In addition, for each quarter-hour or part of a quarter-hour occupied in examining the application	
95.	On lodgment of an application for the determination under Part 14A of the Act of the position of the common boundary of adjoining lands	20
310.	On lodgment of a building management statement (within the meaning of the <i>Conveyancing Act 1919</i>)	21
95.	For every plan, sketch or diagram accompanying an application, request or dealing	22
95.	For the creation of a certificate of title on any application, request or dealing (other than pursuant to section 111 of the Act), for each certificate, an additional	23

2009 No 233

Real Property Amendment (Fees) Regulation 2009

Schedule 1 Amendment of Real Property Regulation 2008

		\$
Cav	veats	
24	On lodgment or recording of a caveat	95.00
25	On withdrawal or partial withdrawal of a caveat pursuant to section 74M (1) of the Act	95.00
26	On lodgment of a request for withdrawal or partial withdrawal of a Registrar-General's caveat (no fee is payable for withdrawal or partial withdrawal of a Registrar-General's caveat consequent on lodgment and registration of a dealing)	95.00
27	On lodgment of a request for the Registrar-General to direct the manner of service of a notice on a caveator pursuant to section 74N (1) (e) of the Act	95.00
28	On lodgment of an application for preparation of a notice for service on a caveator pursuant to section 74C (3), 74I (1) or (2), 74J (1) or 74JA (2) of the Act	95.00
29	On lodgment of a notice of a change of name of a caveator or of the address for service of a notice on a caveator	95.00
Aut	hentication of forms	
30	For examination and authentication of any dealing, application, request or caveat that is required by any Act to be in an approved form which contains departures from the approved form and which is not a form licensed by the Registrar-General, an additional	95.00
Offi	icial searches	
31	On requisition for an official search of a folio of the Register (whether or not requiring the continuation of a search from the date of a previous search of that folio or the date of a prior certificate of result of a search)	200.00
	In addition, for each quarter-hour or part of a quarter-hour occupied in the search after the first hour	50.00

Schedule 1

			\$
Pub	lic se	arches	
32	On the lodgment of a requisition requiring dispatch of information by post, facsimile or other approved means:		
	(a)	for an initial search of a folio of the Register, including investigation as to title reference, a copy of the relevant folio and the transmission fee	55.00
		In addition, for each quarter-hour or part of a quarter-hour occupied in the search after the first quarter-hour	55.00
		In addition, for inclusion in the initial search of any additional document forming part of the Register (per document)	13.00
	(b)	for providing a copy of a document in the custody of the Registrar-General if no initial search is required, including a copy of the document and the transmission fee	24.00
		In addition, for inclusion of each additional document required	13.00
Sea	rches	generally	
33	In the case of a requisition for an official search of a manual folio, a computer folio certificate or a search of a historical record that, in the opinion of the Registrar-General, is a search for which the above schedule of fees is not appropriate		Such reasonable fee (determined by the Registrar-General in negotiation with the requesting party) as is warranted by the cost incurred in carrying out the search
Cer	tificat	es of title	
34		odgment of an application for a new certificate of under section 111 of the Act	190.00
Mis	cellan	eous	
35		epositing an instrument declaratory of trusts or instrument not specified	95.00
36	On lo	odgment of an application for a statement of ons under section 121 of the Act	95.00
37	For rother	ecording of any memorial or notification not wise provided for	95.00

2009 No 233

Real Property Amendment (Fees) Regulation 2009

Schedule 1 Amendment of Real Property Regulation 2008

		\$
38	On lodgment of a request for delivery of a document or documents pursuant to section 23A (3) (c) of the Act (no fee is payable if the request is made during the currency of the primary application)	24.00
39	For furnishing a certificate of ownership (<i>Local Government Act 1993</i> —section 700 (2) or <i>Environmental Planning and Assessment Act 1979</i> —section 151 (2)) and incorporating in it any information as to subsisting encumbrances or interests	50.00
	In addition, for each quarter-hour or part of a quarter-hour occupied in preparing the certificate of ownership after the first quarter-hour	50.00
	In addition, for supplying each additional document forming part of the Register	13.00
10	For supplying information in response to a written inquiry as to the manner in which a proposed dealing or plan should be drawn, or as to whether a proposed dealing or plan is entitled to registration, or in response to a written inquiry that necessitates any searching or investigation	Such reasonable fee (determined by the Registrar-General) as is warranted by the cost incurred in supplying the information, searching or investigating
41	For production of documents at the Office of State Revenue	24.00
42	In addition, for any dealing, application, request or caveat that refers to more than 20 folios of the Register	95.00 for each group of 20 folio references or part of that number