

Conveyancing (General) Amendment (Fees) Regulation 2010

under the

Conveyancing Act 1919

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Conveyancing Act 1919*.

TONY KELLY, MLC Minister for Lands

Explanatory note

The object of this Regulation is to increase certain fees payable to the Registrar-General under the *Conveyancing Act 1919*. The fee increases are generally in line with movements in the Consumer Price Index.

This Regulation is made under the *Conveyancing Act 1919*, including sections 64 (1) and 202 (the general regulation-making power).

Clause 1 Conveyancing (General) Amendment (Fees) Regulation 2010

Conveyancing (General) Amendment (Fees) Regulation 2010

under the

Conveyancing Act 1919

1 Name of Regulation

This Regulation is the Conveyancing (General) Amendment (Fees) Regulation 2010.

2 Commencement

This Regulation commences on 1 July 2010 and is required to be published on the NSW legislation website.

Conveyancing (General) Amendment (Fees) Regulation 2010

Amendment of Conveyancing (General) Regulation 2008

Schedule 1

Schedule 1 Amendment of Conveyancing (General) Regulation 2008

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Fees

(Clauses 4, 5, 6, 12, 23, 25, 45, 46 and 47)

		\$
Reg	istration in the General Register of Deeds	
1	For each registration, or renewal or vacation of registration, of any writ, order or legal proceedings made under Division 2 of Part 23 of the Act	93.00
2	For each registration of an agricultural goods mortgage or other security instrument within the meaning of the <i>Security Interests in Goods Act 2005</i> , or any other instrument relating to a registered security interest within the meaning of that Act, made under the <i>Security</i> <i>Interests in Goods Act 2005</i>	93.00
3	For registration under Division 5 of Part 6 of the Act of a memorandum containing provisions that are capable of being covenants that may be included in a security instrument that is registered under the <i>Security Interests</i> <i>in Goods Act 2005</i>	93.00
4	For recording or registering any instrument not otherwise provided for in this Schedule	93.00
5	On request for preparation of a registration copy of an instrument or part of an instrument	13.00 for up to 4 pages, and then 13.00 for each additional 4 pages or part of that number
	In addition, for preparation of the copy	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved

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Co	pies				
6	docum	For supplying a copy of a document or part of a document (other than a certified copy) in the custody of the Registrar-General:			
	(a)	to any person attending an office of the Land and Property Management Authority	13.00		
	(b)	by electronic means to any agent licensed by the Land and Property Management Authority	6.70		
	(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		
7	docum	Igment of an application for a certified copy of a lent or part of a document in the custody of the rar-General	97.00		
	In addi proces	ition, if a copy is prepared by a photocopying s	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved in preparing the copy		
8	person Manag Registi	case of a requisition for a copy available to any attending an office of the Land and Property gement Authority that, in the opinion of the rar-General, is a request for a copy for which the 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 providing the copy		
9	in the c certifie attendi	gment of an application for a copy of a document custody of the Registrar-General, other than a ed copy or a copy available to any person ing an office of the Land and Property gement Authority	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved in preparing the copy		
Off	icial sea	arches (General Register of Deeds)			
10	On req	uisition under section 197 of the Act:			
	(a)	for an official search (including an office copy of the certificate of the result of the search)	200.00		

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			\$	
	(b)	for the continuation of an official search from the date of the prior certificate of the result of the search (including an office copy of the certificate of the result of the continuation of the search)	200.00	
	quart	dition, for each quarter-hour or part of a er-hour occupied in the search or continuation of earch after the first hour	50.00	
11		equest for an office copy of the certificate of the t of an official search or continuation of an official h	97.00	
Put	olic se	arches (General Register of Deeds)		
12		equisition for a search, or the continuation of a h, of the General Register of Deeds	110.00	
	quart	dition, for each quarter-hour or part of a er-hour occupied in the search or continuation of earch after the first half-hour	55.00	
13	respo	upplying a copy (other than a certified copy) in onse to a facsimile request for a document in the dy of the Registrar-General if no initial search is red	24.00	
	In ad requi	dition, for a copy of each additional document red	13.00	
Sea	rch fo	r writs, orders or legal proceedings		
14		search against each name (other than a search in onse to a facsimile request)	13.00	
15	For a respe	search in response to a facsimile request, in ect of a search for 1 or 2 names	24.00	
		dition, for a search of each additional name in as of 2	13.00	
Sea	rch fo	r security interests in goods (General Registe	er of Deeds)	
16	For a	search against each name:		
	(a)	by any person attending an office of the Land and Property Management Authority	13.00	
	(b)	by electronic means to any agent licensed by the Land and Property Management Authority	6.70	

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	(c)	by 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
Plai	ns		
17	(othe plant or a p	odgment for registration or recording of a plan r than a community, precinct or neighbourhood under the <i>Community Land Development Act 1989</i> blan prepared solely for the purpose of placing by information on public record):	
	(a)	comprising no more than 2 lots	1,045.00
	(b)	comprising more than 2 lots	1,255.0
		dition, for each quarter-hour or part of a er-hour in excess of:	
	(a)	the first 4 hours occupied in the examination of a plan referred to in paragraph (a) above	50.0
	(b)	the first 6 hours occupied in the examination of a plan referred to in paragraph (b) above	50.0
18	or ne	bdgment for registration of a community, precinct ighbourhood plan under the <i>Community Land lopment Act 1989</i>	1,675.0
	quart	dition, for each quarter-hour or part of a er-hour in excess of the first 8 hours occupied in xamination of the plan	50.0
	In ad	dition:	
	(a)	for each additional sheet in excess of 4	97.0
	(b)	for the management statement accompanying the community, precinct or neighbourhood plan, including any associated plans or sketches	320.0
	(c)	for any development contract accompanying the community, precinct or neighbourhood plan	210.0
	In ad separ	dition, for each lot, allotment or portion shown or ately defined on the plan	125.5
	instru land,	dition, if the plan is accompanied by a section 88B iment, for each easement, restriction on the use of positive covenant or profit à prendre to be created, bective of the number of lots burdened or benefited	97.0

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	In addition, if the plan is accompanied by a section 88B instrument, for each easement or profit à prendre to be released, irrespective of the number of lots burdened or benefited	97.00		
	In addition, if the plan is accompanied by a building management statement	320.00		
	In addition, if the plan is lodged for the purpose of consolidating 2 or more folios of the Register kept under the <i>Real Property Act 1900</i> —for each folio of the Register to be consolidated	17.00		
	In addition, if a plan lodged in connection with an application to bring land under the <i>Real Property Act 1900</i> includes land already under that Act and a consolidated folio of the Register kept under that Act is to be created—for each folio to be consolidated	17.00		
19	On lodgment of an additional or replacement sheet in conjunction with an application to amend a registered community, precinct or neighbourhood plan under the <i>Community Land Development Act 1989</i>	97.00		
20	For recording a plan prepared solely for the purpose of placing survey information on public record	97.00		
21	For examining a plan if survey information has been added to an original compiled plan as a result of a requisition	97.00		
22	For pre-examination of a plan (other than a community, precinct or neighbourhood plan under the <i>Community Land Development Act 1989</i>):			
	(a) comprising no more than 2 lots	1,149.50		
	(b) comprising more than 2 lots	1,380.50		
	In addition, for each quarter-hour or part of a quarter-hour in excess of:			
	(a) the first 4 hours occupied in the examination of the plan referred to in paragraph (a) above	55.00		
	(b) the first 6 hours occupied in the examination of the plan referred to in paragraph (b) above	55.00		
23	For pre-examination of a community, precinct or neighbourhood plan under the <i>Community Land Development Act 1989</i>	1,842.50		

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\$		
55.00	In addition, for each quarter-hour or part of a quarter-hour in excess of the first 8 hours occupied in the examination of the plan	
200.00	For preparation and supply of a plan	24
50.00	In addition, for each quarter-hour or part of a quarter-hour in excess of the first hour occupied in the preparation of the plan	
Such fee as would be appropriate to the plan as a new lodgmen	On lodgment of an application for revival of a plan previously rejected or withdrawn	25
97.00	On lodgment of a substituted plan or any sheet of such a plan or an additional sheet of a plan	26
Such fee as would be appropriate to the instrument as an original lodgmen	On lodgment of a section 88B instrument in substitution for another such instrument or part of such instrument	27
97.00	On lodgment of an application to amend a plan	28
	In addition, if the application involves the amendment of a Crown grant, a certificate of title or a folio of the Register kept under the <i>Real Property Act 1900</i> :	
97.00	(a) for the first grant, certificate or folio	
13.00	(b) for each subsequent grant, certificate or folio	
97.00	On lodgment of an application for an order terminating a neighbourhood scheme under section 72 of the <i>Community Land Development Act 1989</i>	29
50.00	In addition, for each quarter-hour or part of a quarter-hour occupied in examining the application	
	ellaneous	Miso
50.00	For furnishing a certificate of ownership (<i>Local</i> <i>Government Act 1993</i> —section 700 (2) or <i>Environmental Planning and Assessment Act 1979</i> — section 151 (2))	30
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	
24.00	On depositing a document or documents pursuant to section 64 of the Act	31
4.00	In addition, for each document in excess of 4	

dment of Conveyancing (General) Regulation 2008		Schedule 1	
		\$	
32	On application for return of a document or documents deposited pursuant to section 64 of the Act	24.00	
	In addition, for each document in excess of 4	4.00	
33	For inspection of a packet containing a document or documents deposited pursuant to section 64 of the Act	24.00	
34	For production of documents at the Office of State Revenue	24.00	
35	On request for entry of a marginal note evidencing a discrepancy between an original instrument and a registered copy of the instrument	97.00	

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