This document has a retrospective amendment effective from 1 Jul 2009, see the *Land Administration Amendment Regulations (No. 2) 2009* r. 4. The effect of this retrospective a has not been included in this document. To see the provision amendment see the document as 2009.

Western Australia

Land Administration Act 1997

Land Administration Regulations 1998

Western Australia

Land Administration Regulations 1998

CONTENTS

Part 1 — Preliminary

1.	Citation	1
2.	Commencement	1
	Part 2 — General	
3.	Telecommunications network services prescribed	
	as public utility services	2
3A.	Classes of prescribed persons to whom Minister	
	may delegate powers under section 18 of the Act	2
3B.	Prescribed person for the purposes of	
	section 9(1)(c) of the Act	3
4.	Conditions of delegation by Minister of powers to	
	convey or transfer fee simple in Crown land	3
4A.	Land to be regarded as having been reserved under	
	section 41 of the Act	4
5.	Procedures to be followed by local government	
	before requesting acquisition of alienated land	
	designated for public purpose	4
6.	Procedures to be followed by local government	
	before requesting acquisition of private road	5
7.	Procedures to be followed by local government	
, .	before requesting acquisition of alienated land in a	
	townsite	6
	lowiisite	O

As at 28 Aug 2009 Version 03-a0-02 page i

Extract from www.slp.wa.gov.au, see that website for further information

Land Administration Regulations 1998

Contents

8.	Preparation and delivery by local government of	-
0	request to dedicate land as a road	7
9.	Preparation and delivery by local government of	8
10.	request to close a road permanently Prescribed manner of advertising requests to	o
10.	reserve Crown land as mall reserve	8
11.	Prescribed manner of advertising requests to cancel	O
11.	mall reserve	9
12.	Procedure to be followed by Minister when	
	determining and altering prices of Crown land	10
13.	Prescribed requirements for entering joint ventures	
	to develop and sell Crown land	12
14.	Prescribed conditions to be complied with by	
	applicant to purchase fee simple, or option to	
	purchase fee simple, in Crown land	12
15.	Phasing in of rents for existing pastoral leases	13
16.	Prescribed rate of interest if pastoral lessee fails to	
	pay rent on due date	13
17.	Fees	14
17 A .	Prescribed Australian datum for determining	
	Divisions of State	14
17B.	Acts prescribed for the purposes of	
4.50	section 18(8)(b)(ii) of the Act	15
17C.	Stock prescribed for the purposes of the definition	
170	of authorised stock in section 93 of the Act	15
17D.	Extension of period for agreement between certain	1.7
	pastoral lessees and Minister	15
	Part 3 — Surveys	
18.	Terms used	16
19.	Notification of problems	16
20.	Authorised land officer may issue requisitions	16
21.	Alternative methodology for authorised surveys in	
	special cases	17
22.	Ownership of survey documents	17
23.	Inconsistency with Licensed Surveyors (Guidance	
	of Surveyors) Regulations 1961	18
	Part 4 — Advisory panels	
24.	Terms used	19
25.	Number of members	19

Version 03-a0-02
Extract from www.slp.wa.gov.au, see that website for further information As at 28 Aug 2009 page ii

Land Administration Regulations 1998

		Contents
26.	Remuneration of members	19
27.	Term of office	19
28.	Member unable to act	20
29.	Calling of meetings	20
30.	Presiding officer	20
31.	Quorum	20
32.	Voting	20
33.	Minutes	21
34.	Telephone or video meetings	21
35.	How panel is to inform itself	21
36.	Public hearings	21
37.	Panel to determine own procedures	22
38.	Conflict of interest	22
39.	Confidentiality	22
	Schedule 1 — Fees payable to chief executive officer	
	Notes	
	Compilation table	25
	Defined Terms	

As at 28 Aug 2009 Version 03-a0-02
Extract from www.slp.wa.gov.au, see that website for further information page iii



Reprinted under the Reprints Act 1984 as at 28 August 2009

Land Administration Act 1997

Land Administration Regulations 1998

Part 1 — Preliminary

1. Citation

These regulations may be cited as the Land Administration Regulations 1998 ¹.

Commencement 2.

These regulations come into operation on the day fixed under section 2(1) of the Act ¹.

3. Telecommunications network services prescribed as public utility services

- (1) The services supplied by a telecommunications network are prescribed for the purposes of the definition of *public utility services* in section 3(1) of the Act.
- In subregulation (1) (2)

telecommunications network has the same meaning as in the Telecommunications Act 1997 of the Commonwealth.

3A. Classes of prescribed persons to whom Minister may delegate powers under section 18 of the Act

- Persons of the classes described in subregulation (2) are (1) prescribed for the purposes of section 9(1)(c) of the Act when the power to be delegated is
 - a power of the Minister to give approval under section 18 of the Act to a proposed transaction involving Crown land: or
 - (b) a power of the Minister to make a requirement under section 18(5) of the Act in connection with the proposed transaction.
- The classes of persons are (2)
 - Ministers of the Crown responsible for Crown land transactions:
 - (b) persons responsible for Crown land transactions for which no Minister of the Crown is responsible;
 - Ministers of the Crown responsible for a person (c) described in paragraph (b); and
 - officers for whom (d)
 - a Minister described in paragraph (a); or
 - a person described in paragraph (b), is responsible.

In subregulation (2) — (3)

Crown land transaction means a transaction to which section 18 of the Act applies.

[Regulation 3A inserted in Gazette 20 Nov 1998 p. 6268.]

3B. Prescribed person for the purposes of section 9(1)(c) of the

For the purposes of section 9(1)(c) of the Act the following are prescribed persons —

- the Commissioner within the meaning of section 6 of the Main Roads Act 1930:
- officers of the Commissioner appointed under (b) section 10(1) of the Main Roads Act 1930;
- the Minister responsible for the administration of the (ba) Transfer of Land Act 1893;
 - officers designated under Part I of the Transfer of Land Act 1893:
 - officers of the Western Australian Land Information Authority established by the *Land Information Authority* Act 2006 section 5.

[Regulation 3B inserted in Gazette 27 Jun 2003 p. 2396; amended in Gazette 16 Nov 2004 p. 5068; 29 Dec 2006 p. 5896.7

4. Conditions of delegation by Minister of powers to convey or transfer fee simple in Crown land

If the Minister delegates under section 9(1) of the Act a power conferred or duty imposed by the Act to convey or transfer the fee simple in Crown land, the delegation is subject to the conditions that -

subject to regulation 12, the advice of the Valuer-General as to the market value of the land is obtained, and regard is had to that advice when the price

r. 4A

for which the fee simple in the land is to be conveyed or transferred is determined; or

- (b) the fee simple in the land is conveyed or transferred
 - by public auction, public tender or any other process in which the public is given an opportunity to participate;
 - (ii) by private treaty for a price that is not less than 90% of the price determined, on the advice of the Valuer-General, as the reserve price of the land for a public auction at which the bidding did not reach that reserve price; or
 - in accordance with a recommendation of an (iii) advisory panel appointed by the Minister under section 73 of the Act.

[Regulation 4 amended in Gazette 10 Apr 2001 p. 2074.]

4A. Land to be regarded as having been reserved under section 41 of the Act

Reserve 26741 is land that is prescribed for the purposes of section 51A(1) of the Act.

[Regulation 4A inserted in Gazette 5 Mar 2004 p. 699.]

5. Procedures to be followed by local government before requesting acquisition of alienated land designated for public purpose

Before requesting the Minister under section 52(1)(a) of the Act to acquire as Crown land any alienated land designated for a public purpose (the subject land), a local government —

- must give to the Minister a written description of the proposed future disposition of the subject land after it has been acquired; and
- (b) must give to the Minister written confirmation that the local government has complied with section 52(3) of the Act.

6. Procedures to be followed by local government before requesting acquisition of private road

- Before requesting the Minister under section 52(1)(b) of the Act (1) to acquire as Crown land any private road (the subject land), a local government
 - must give to the Minister written confirmation that the local government has resolved to make the request, details of the date when the relevant resolution was passed and any other information relating to that resolution that the Minister may require;
 - must give to the Minister written reasons as to why the (b) local government proposes to request the Minister to acquire the subject land;
 - must give to the Minister and to the persons given notice (c) under section 52(3)(a) of the Act a sketch plan showing the proposed future disposition of the subject land after it has been acquired;
 - (d) must give to the Minister written advice that the local government has taken all reasonable steps to identify the persons who are required to be given notice under section 52(3)(a) of the Act;
 - must give to the Minister (e)
 - copies of any submissions (other than objections given under section 52(2)(b) of the Act) relating to the proposed request to acquire the subject land that, after complying with the requirements to give notice and advertise under section 52(3) of the Act, the local government has received: and
 - (ii) the local government's comments on those submissions;

and

- must give to the Minister written confirmation that the local government has complied with section 52(3) of the Act.
- I(2)deleted] [Regulation 6 amended in Gazette 16 Jun 2000 p. 2943.]
- 7. Procedures to be followed by local government before requesting acquisition of alienated land in a townsite

Before requesting the Minister under section 52(1)(c) of the Act to acquire as Crown land any alienated land in a townsite that the Minister proposes to abolish (the subject land), a local government —

- (a) must comply with regulation 6(1)(a), (b), (d), (e) and (f) as if those paragraphs were set out in this regulation;
- without limiting section 52(3) of the Act, must advertise (b) within the relevant townsite, in a notice placed on a signpost or otherwise in a manner approved by the Minister, the proposed request to acquire the subject land:
- (c) must give to the Minister a written description of the proposed future disposition of the subject land after it has been acquired; and
- must give written notice that the local government (d) proposes to request the Minister to acquire the subject land to —
 - (i) the Heritage Council of Western Australia established under the Heritage of Western Australia Act 1990; and
 - The National Trust of Australia (W.A.) (ii) established under the National Trust of Australia (W.A.) Act 1964.

8. Preparation and delivery by local government of request to dedicate land as a road

For the purposes of preparing and delivering under section 56(2)(a) of the Act a request to the Minister to dedicate land as a road, a local government must include with the request —

- (a) written confirmation that the local government has resolved to make the request, details of the date when the relevant resolution was passed and any other information relating to that resolution that the Minister may require;
- (b) if an application has been made to the local government under section 56(1)(b)(ii) of the Act, a copy of the application and details of the rateable value of all the rateable land relevant to the application;
- if the request is made in respect of a private road referred to in section 56(1)(c) of the Act
 - written confirmation that the public has had uninterrupted use of the private road for a period of not less than 10 years;
 - a description of the section or sections of the (ii) public who have had that use; and
 - a description of how the private road is (iii) constructed;
- copies of any submissions relating to the request that the (d) local government has received, and the local government's comments on those submissions;
- any other information the local government considers (e) relevant to the Minister's consideration of the request; and
- written confirmation that the local government has (f) complied with section 56(2) of the Act.

9. Preparation and delivery by local government of request to close a road permanently

For the purposes of preparing and delivering under section 58(2) of the Act a request to the Minister to close a road permanently, a local government must include with the request —

- written confirmation that the local government has resolved to make the request, details of the date when the relevant resolution was passed and any other information relating to that resolution that the Minister may require;
- sketch plans showing the location of the road and the (b) proposed future disposition of the land comprising the road after it has been closed;
- copies of any submissions relating to the request that, after complying with the requirement to publish the relevant notice of motion under section 58(3) of the Act, the local government has received, and the local government's comments on those submissions;
- (d) a copy of the relevant notice of motion referred to in paragraph (c);
- (e) any other information the local government considers relevant to the Minister's consideration of the request; and
- (f) written confirmation that the local government has complied with section 58(2) and (3) of the Act.

10. Prescribed manner of advertising requests to reserve Crown land as mall reserve

- A local government must advertise the purpose and details of a (1) request to reserve Crown land under section 59(1) of the Act as a mall reserve
 - in a newspaper circulating in the local government district in which the land is situated; and
 - (b) in a notice placed on a signpost on the land or otherwise in a manner approved by the Minister.

- A local government must include with the request it sends to the Minister under section 59(3) of the Act
 - written confirmation that the local government has resolved to make the request, details of the date when the relevant resolution was passed and any other information relating to that resolution that the Minister may require;
 - a copy of the advertisement as it appeared in the (b) newspaper referred to in subregulation (1)(a);
 - (c) a sketch plan describing the extent of the proposed mall reserve:
 - any other information the local government considers (d) relevant to the Minister's consideration of the request; and
 - written confirmation that the local government has complied with section 59(2) and (3) of the Act.

11. Prescribed manner of advertising requests to cancel mall reserve

- A management body must advertise the purpose and details of a request to cancel a mall reserve under section 62(1) of the Act
 - in a newspaper circulating in the local government (a) district in which the mall reserve is situated;
 - in a notice placed on a signpost, or otherwise in a (b) prominent position, within the mall reserve; and
 - in a notice sent to each holder of an interest granted in (c) respect of the mall reserve of the kind referred to in subregulation (2)(c).
- The management body is to include with the request it sends to (2) the Minister under section 59(3) of the Act (as read with section 62(2) of the Act)
 - written confirmation that the management body has resolved to make the request, details of the date when

- the relevant resolution was passed and any other information relating to that resolution that the Minister may require;
- (b) a copy of the advertisement as it appeared in the newspaper referred to in subregulation (1)(a);
- written details of any lease, sublease, licence or (c) mortgage that has been granted in respect of the mall reserve;
- any other information the management body considers (d) relevant to the Minister's consideration of the request; and
- written confirmation that the management body has (e) complied with section 59(2) and (3) of the Act (as read with section 62(2) of the Act).

12. Procedure to be followed by Minister when determining and altering prices of Crown land

- For the purposes of determining or altering the price or reserve (1) price of any Crown land under section 74(2)(a) of the Act, the Minister must obtain and have regard to the advice of the Valuer-General as to the market value of the land.
- Subregulation (1) does not apply to Crown land that was a (2) private road that became Crown land under section 52 of the Act if —
 - (a) the land is being sold at the request of the local government within whose district the land is situated;
 - the purpose of the sale is to allow the land to be (b) amalgamated with adjoining land held in fee simple for the purpose of reducing crime or anti-social behaviour;
 - an adjoining land owner did not request the acquisition (c) of the private road under section 52 of the Act for a purpose other than a purpose referred to in paragraph (b); and
 - (d) the land is being sold to an adjoining land owner.

- Subregulation (1) does not apply to (3)
 - Crown land that was vested in the Crown under section 20A of the Town Planning and Development Act 1928² as a right of way or pedestrian access way:
 - land referred to in section 167A(2)(b) of the *Transfer of* (b) Land Act 1893; or
 - land shown and marked on a plan of subdivision of (c) Crown land as a pedestrian accessway, right of way, or other similar use,

if—

- (d) the land is being sold at the request of the local government within whose district the land is situated;
- (e) the purpose of the sale is to allow the land to be amalgamated with adjoining land held in fee simple for the purpose of reducing crime or antisocial behaviour;
- an adjoining land owner did not request the sale of the (f) land for a purpose other than a purpose referred to in paragraph (e); and
- the land is being sold to an adjoining land owner. (g)
- (4) Subregulation (1) does not apply if, after having regard to
 - the location of the relevant Crown land;
 - (b) the area of the relevant Crown land;
 - (c) the value of land adjoining or in the neighbourhood of the relevant Crown land; and
 - other factors that might affect the value of the relevant (d) Crown land,

the Minister is of the opinion that the market value of the relevant Crown land is less than \$1 000.

[Regulation 12 amended in Gazette 16 Jun 2000 p. 2943-5; 5 Mar 2004 p. 699.1

13. Prescribed requirements for entering joint ventures to

- The Minister may enter into a joint venture with another person (1) (the other joint venturer) under section 78(1) of the Act for the purpose of developing and selling Crown land if the other joint venturer
 - is a local government or a State instrumentality; (a)
 - is a person (b)

develop and sell Crown land

- who is the holder of the freehold in land adjoining the Crown land to be developed and sold by the joint venture; and
- whose financial circumstances and professional (ii) standing are considered by the Minister to be satisfactory for the purposes of the joint venture;

or

- is determined by public tender or any other process in (c) which the public is given an opportunity to participate.
- Before Crown land that is developed by a joint venture entered into by the Minister under section 78(1) of the Act is sold, the Minister must obtain and have regard to the advice of the Valuer-General as to the market value of the land.

14. Prescribed conditions to be complied with by applicant to purchase fee simple, or option to purchase fee simple, in **Crown land**

If the Minister grants an application under section 89(1) of the Act by the holder of a lease, other than a pastoral lease, of any Crown land to purchase —

- (a) the fee simple of the Crown land; or
- (b) an option to purchase that fee simple,

the holder of the lease —

must comply with all the terms and conditions of the lease, other than any term or condition specified by the Minister in writing;

- must consult the local government, or each local government, within the district of which the whole, or any portion, of the Crown land is situated; and
- must ensure that there is a means of lawful access (whether by road, easement, right of way or otherwise)
 - to the Crown land; or (i)
 - if the Crown land is to be amalgamated with other land under section 87 of the Act, to that other land.

Phasing in of rents for existing pastoral leases **15.**

- If, as a result of being determined as at 1 July 1999 under (1) section 123(4) of the Act, the annual rent for an existing pastoral lease payable in respect of the lease that applied immediately before the appointed day would
 - be increased (the increased amount of rent); or
 - (b) be decreased (the decreased amount of rent),

the increased amount of rent or the decreased amount of rent, as the case may be, must be phased in by means of 2 equal annual increases or decreases in rent, as the case may be, on 1 July 2000 and 1 July 2001, so that the full annual rent as determined under section 123(4) of the Act is payable as at 1 July 2001.

(2) In subregulation (1) —

existing pastoral lease has the same meaning as it has in section 143 of the Act.

[Regulation 15 amended in Gazette 16 Jun 2000 p. 2945.]

16. Prescribed rate of interest if pastoral lessee fails to pay rent on due date

The rate of interest for the purposes of section 125(4) of the Act is 10% a year, calculated daily.

17. Fees

- The fees set out in Schedule 1 are payable to the chief executive (1) officer in relation to the services provided by the Department for and on behalf of the Minister that are mentioned in that Schedule.
- The Minister may waive (2)
 - the fee payable for a survey of land under item 9 of Schedule 1, if the survey is required in respect of roads through Crown land; or
 - a fee payable under any other item of Schedule 1, if the (b) Minister considers that it is in the public interest to do so.

[Regulation 17 amended in Gazette 10 Apr 2001 p. 2074.]

17A. Prescribed Australian datum for determining Divisions of State

- The position on the surface of the Earth of the Divisions (1) referred to in section 6 of the Act are determined by reference to the Australian Geodetic Datum (*the AGD*).
- For the purposes of subregulation (1), the AGD is defined by an (2) ellipsoid having a semi-major axis (equatorial radius) of 6 378 160 metres and a flattening of 1/298.25 and fixed by the position of the origin being the Johnston Geodetic Station in the Northern Territory of Australia.
- (3) The Johnston Geodetic Station is taken to be situated at —
 - 25° 56′ 54.5515″ south latitude and 133° 12′ 30.0771″ (a) east longitude; or
 - where decimal reckoning is used, 25° 56.90919' south latitude and 133° 12.50129′ east longitude,

and to have a ground level elevation of 571.2 metres above the ellipsoid referred to in subregulation (2).

[Regulation 17A inserted in Gazette 15 Dec 2000 p. 7209-10.]

General

17B. Acts prescribed for the purposes of section 18(8)(b)(ii) of the Act

For the purposes of section 18(8)(b)(ii) of the Act, the *Local* Government Act 1995 is prescribed.

[Regulation 17B inserted in Gazette 10 Apr 2001 p. 2074.]

17C. Stock prescribed for the purposes of the definition of authorised stock in section 93 of the Act

For the purposes of the definition of authorised stock in section 93 of the Act the following stock is prescribed —

- sheep (ovis aries);
- cattle (bos indicus, bos taurus); (b)
- (c) horses (equus caballas);
- (d) goats (capra hircus); and
- stock kept for domestic or household use.

[Regulation 17C inserted in Gazette 10 Apr 2001 p. 2074; amended in Gazette 27 Aug 2002 p. 4355.]

17D. Extension of period for agreement between certain pastoral lessees and Minister

A period longer than 2 years is prescribed for the purposes of —

- section 143(6g) of the Act; and
- (b) section 48(6) of the Land Administration Amendment Act 2000,

that has the effect that the "final day" referred to in those provisions is 17 December 2004.

[Regulation 17D inserted in Gazette 24 Nov 2004 p. 5255-6.]

Part 3 — Surveys

18. Terms used

In this Part —

authorised survey means an authorised survey within the meaning of the *Licensed Surveyors Act 1909*;

departmental surveyor means a person employed or engaged by the Department to carry out a survey;

survey means an authorised survey, or any other survey, carried out for the purposes of the Act.

19. Notification of problems

A departmental surveyor carrying out a survey must give written notice to the chief executive officer of the Department of —

- (a) any doubts about the survey;
- (b) any discrepancies found in existing surveys, data or plans;
- (c) any difficulties encountered while carrying out the survey; and
- (d) any other matters adversely affecting the Crown,

as soon as practicable after they come to the surveyor's attention.

20. Authorised land officer may issue requisitions

- (1) For the purposes of section 32 of the Act, an authorised land officer may, by written notice given within 2 years after the survey was lodged, require a departmental surveyor to amend, or to provide more information in relation to, a survey.
- (2) If a departmental surveyor (*surveyor at fault*) does not make the amendment or provide the information within the time specified in the notice the authorised land officer may
 - (a) arrange for another surveyor to make the amendment or provide the information; and

page 16 Version 03-a0-02 As at 28 Aug 2009

- by written notice require the surveyor at fault to pay the costs of having the amendment made, or the information provided, by the other surveyor.
- If the surveyor at fault does not pay those costs within the time (3) specified in the notice, the authorised land officer may recover the costs as a debt due to the Crown by action in a court of competent jurisdiction.

21. Alternative methodology for authorised surveys in special cases

- An authorised land officer may, by written notice, authorise a departmental surveyor to carry out an authorised survey in a manner different from that required by the Licensed Surveyors (Guidance of Surveyors) Regulations 1961 if the officer is satisfied that —
 - (a) the value of the relevant land does not justify carrying out a survey in the manner required by those regulations;
 - the nature of the relevant land makes it impracticable to (b) carry out a survey in the manner required by those regulations; or
 - (c) other special circumstances exist that justify carrying out the survey in a manner different from that required by those regulations.
- An authorised land officer may vary or revoke an authorisation (2) under this regulation at any time by giving written notice to the departmental surveyor to whom the authorisation was granted.

22. Ownership of survey documents

All documents (including surveys, plans, digital information, field books and notes, and sketches) created by a departmental surveyor in the course of carrying out a survey, and all information contained in those documents, are the property of the Crown.

23. Inconsistency with Licensed Surveyors (Guidance of Surveyors) Regulations 1961

If there is any inconsistency between these regulations and the *Licensed Surveyors (Guidance of Surveyors) Regulations 1961* in relation to the manner in which a survey is to be carried out, these regulations prevail to the extent of the inconsistency.

Part 4 — Advisory panels

Terms used 24.

In this Part —

member means a member of a panel;

panel means an advisory panel appointed under section 73 of the Act:

relevant matter means a matter in respect of which a panel has been appointed to advise the Minister.

25. **Number of members**

A panel is to consist of 3 members, or any greater number that the Minister thinks fit, one of whom is to be appointed by the Minister as chairperson.

26. Remuneration of members

A member, other than an officer of the Department, is to be paid the remuneration and travelling and other allowances determined in his or her case by the Minister on the recommendation of the Minister for Public Sector Management.

27. Term of office

- Subject to subregulations (3) and (4), a member holds office for (1) the term specified in the member's instrument of appointment.
- (2) A member's term of office may be expressed as expiring when the panel to which the member is appointed has finished providing advice to the Minister on all relevant matters.
- (3) A member may resign by giving written notice to the Minister.
- (4) The Minister may remove a member from a panel if the Minister is satisfied that the member has neglected, or is incapable of properly performing, his or her functions as a member of the panel.

28. Member unable to act

- (1) If a member, other than the chairperson, is unable to act by reason of illness, absence or other cause, the Minister may appoint another person to act temporarily in his or her place and, while acting according to the tenor of his or her appointment, that other person is to be taken to be a member.
- (2) No act or omission of a person acting in place of a member under subregulation (1) is to be questioned on the ground that the occasion for his or her appointment or acting had not arisen or had ceased.

29. Calling of meetings

The chairperson of a panel must convene a meeting of the panel —

- (a) when directed by the Minister to do so; and
- (b) at any other times determined by the panel.

30. Presiding officer

The chairperson of a panel must preside at all meetings of the panel.

31. Quorum

A quorum for a meeting of a panel is all members of the panel.

32. Voting

- (1) At a meeting of a panel a decision of a majority of members is the decision of the panel.
- (2) Subject to subregulation (3), at a meeting of a panel each member has one vote.
- (3) If the votes cast on a question are equally divided, the chairperson has a casting vote.

page 20 Version 03-a0-02 As at 28 Aug 2009

33. Minutes

A panel must cause accurate minutes to be kept of the proceedings at its meetings.

34. Telephone or video meetings

A meeting of a panel may be held by telephone, video link-up or other electronic means if each member is able to communicate with every other member instantaneously at all times during the meeting.

35. How panel is to inform itself

- A panel may inform itself about a relevant matter in any manner (1) it considers appropriate, including
 - accepting oral or written submissions;
 - reading documents; and (b)
 - holding public hearings under regulation 36.
- (2) A panel must take reasonable steps (such as the publication of a public notice) to ensure that persons who may have an interest in a relevant matter are notified that the panel is considering the matter and will accept submissions in relation to it.
- If a person notifies the chairperson in writing that he or she wishes to make a submission on a relevant matter, the panel must give the person a reasonable opportunity to do so.
- (4) A person must not provide information to a panel that the person knows to be
 - false or misleading in a material particular; or
 - likely to deceive in a material way. (b)

Penalty: \$1 000.

[Regulation 35 amended in Gazette 5 Mar 2004 p. 700.]

36. Public hearings

A panel may conduct public hearings in order to obtain (1) information in relation to a relevant matter.

- (2) A panel must take reasonable steps to publicize a public hearing.
- (3) A person must not cause a disturbance during a public hearing. Penalty: \$500.
- (4) The chairperson may cause to be removed from a public hearing any person the panel considers is causing a disturbance during the hearing.

37. Panel to determine own procedures

Subject to these regulations and any directions of the Minister, the panel may determine its own procedures.

38. Conflict of interest

A member who has a material personal interest in a relevant matter —

- (a) must resign from the panel as soon as possible after the relevant facts have come to the member's knowledge; and
- (b) must take no further part in the panel's proceedings in relation to that matter.

Penalty: \$1 000.

39. Confidentiality

A person who is, or has been, a member must not, directly or indirectly, record, disclose or make use of any information obtained in the course of his or her membership except —

- (a) for the purpose of performing his or her functions under the Act or these regulations;
- (b) as otherwise required or allowed by law; or
- (c) with the written consent of the person to whom the information relates.

Penalty: \$1 000.

page 22 Version 03-a0-02 As at 28 Aug 2009

Schedule 1

Schedule 1 — Fees payable to chief executive officer

		[Regulation 17]
		\$
1.	For preparing a lease or, subject to item 8, any other document prepared for the purposes of the Act	104.00
1A.	For the issue of a permit under the Act Part 7 Division 5	128.00
2.	For inspecting a lease (of less than 12 months) of Crown land	12.00
3.	For copying a lease (of less than 12 months) of Crown land	12.00
4.	For searching a licence granted under the Act	12.00
5.	For advertising by the Minister under the Act —	
	(a) minimum fee	85.00
	(b) plus any additional amount by which the cost of advertising is greater than \$85.00 (payable when the cost is known)	
6.	For certifying a copy of any document prepared for the purposes of the Act	60.00
7.	For arranging the postal delivery of any material for which a fee is payable under this Schedule —	
	(a) if the material is sent within Australia and is not greater than 50 grams	9.00
	(b) if the material is sent outside Australia or is greater than 50 grams	9.00 plus any additional costs incurred, as assessed by the Minister

8. The fees payable for the following services are those assessed in each case by the Minister, but any fee assessed for a service is not to exceed the cost of providing the service —

(a) for a diagram drawn or certified on a transfer, surrender, mortgage, application or other instrument;

- (b) for the creation and certification of a plan, diagram or other document;
- (c) for a map or colouring of a map on a copy of a plan, diagram or other document;
- (d) for a copy of a document, whether by photocopying or otherwise;
- (e) for the performance, for the purposes of the Act, of any service not mentioned in this Schedule.
- 9. For a survey of land, including preparation of survey plans or diagrams

The cost of providing the service, including any applicable taxes

[Schedule 1 amended in Gazette 16 Jun 2000 p. 2950; 13 Jul 2001 p. 3509; 27 Aug 2002 p. 4355; 30 Jun 2003 p. 2569; 17 Feb 2006 p. 703; 22 Jun 2007 p. 2848; 30 May 2008 p. 2072; 23 Jun 2009 p. 2482.]

Notes

This reprint is a compilation as at 28 August 2009 of the Land Administration Regulations 1998 and includes the amendments made by the other written laws referred to in the following table. The table also contains information about any reprint.

Compilation table

Gazettal	Commencement
27 Mar 1998 p. 1741-61	30 Mar 1998 (see r. 2 and <i>Gazette</i> 27 Mar 1998 p. 1765)
20 Nov 1998 p. 6267-8	20 Nov 1998
16 Jun 2000 p. 2943-5	16 Jun 2000
16 Jun 2000 p. 2950	1 Jul 2000 (see r. 2)
15 Dec 2000 p. 7209-10	16 Dec 2000 (see r. 2 and <i>Gazette</i> 15 Dec 2000 p. 7201)
10 Apr 2001 p. 2073-4	11 Apr 2001 (see r. 2 and <i>Gazette</i> 10 Apr 2001 p. 2073)
13 Jul 2001 p. 3509	13 Jul 2001 (see r. 2)
27 Aug 2002 p. 4354-5	27 Aug 2002
	27 Mar 1998 p. 1741-61 20 Nov 1998 p. 6267-8 16 Jun 2000 p. 2943-5 16 Jun 2000 p. 2950 15 Dec 2000 p. 7209-10 10 Apr 2001 p. 2073-4 13 Jul 2001 p. 3509 27 Aug 2002

Reprint of the Land Administration Regulations 1998 as at 6 Sep 2002 (includes amendments listed above)

Land Administration Amendment Regulations (No. 3) 2003	27 Jun 2003 p. 2395-6	1 Jul 2003 (see r. 2)
Land Administration Amendment Regulations (No. 2) 2003	30 Jun 2003 p. 2569	7 Jul 2003 (see r. 2)
Land Administration Amendment Regulations 2004	5 Mar 2004 p. 699-700	5 Mar 2004
Land Administration Amendment Regulations (No. 2) 2004 ³	16 Nov 2004 p. 5068	16 Nov 2004
Land Administration Amendment Regulations (No. 5) 2004	24 Nov 2004 p. 5255-6	24 Nov 2004
Land Administration Amendment Regulations 2006	17 Feb 2006 p. 703	17 Feb 2006

Citation	Gazettal	Commencement
Reprint 2: The Land Administratio (includes amendments listed above)	n Regulations 199	8 as at 9 Jun 2006
Land Administration Amendment Regulations (No. 3) 2006	29 Dec 2006 p. 5896	1 Jan 2007 (see r. 2 and <i>Gazette</i> 8 Dec 2006 p. 5369)
Land Administration Amendment Regulations 2007	22 Jun 2007 p. 2847-8	1 Jul 2007 (see r. 2)
Land Administration Amendment Regulations 2008	30 May 2008 p. 2072	1 Jul 2008 (see r. 2)
Land Administration Amendment Regulations 2009	23 Jun 2009 p. 2482	r. 1 and 2: 23 Jun 2009 (see r. 2(a)); Regulations other than r. 1 and 2: 1 Jul 2009 (see r. 2(b))

Reprint 3: The *Land Administration Regulations 1998* as at 28 Aug 2009 (includes amendments listed above)

Repealed by the *Planning and Development (Consequential and Transitional Provisions) Act 2005.*

Published again in *Gazette* 19 Nov 2004 p. 5081 but amendment of 19 Nov 2004 has no effect.

Defined Terms

[This is a list of terms defined and the provisions where they are defined. The list is not part of the law.]

Defined Term	Provision(s)
authorised survey	18
Crown land transaction	
departmental surveyor	18
existing pastoral lease	
member	
panel	
relevant matter	24
survey	
surveyor at fault	
telecommunications network	3(2)
the AGD	17A(1)
the decreased amount of rent	
the increased amount of rent	
the other joint venturer	* * * * *
the subject land	