PL302*

Planning and Development Act 2005

Planning and Development Amendment Regulations 2013

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Planning and Development Amendment Regulations 2013*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on 1 July 2013.

3. Regulations amended

These regulations amend the *Planning and Development Regulations 2009*.

4. Regulation 48 amended

In regulation 48(5):

(a) in paragraph (a) delete "\$83.00" and insert:

\$88.00

(b) in paragraph (b) delete "\$63.00" and insert:

\$66.00

(c) in paragraph (c) delete "\$34.70" and insert:

\$36.86

(d) in paragraph (d) delete "\$28.40" and insert:

\$30.20

5. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Maximum fees for certain planning services

[r. 47]

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Maximum fee

Item	Plani	ling service	Maximum fee
1.	(other where or bee	mining a development application than for an extractive industry) the development has not commenced en carried out and the estimated cost development is —	
	(a)	not more than \$50 000	\$147
	(b)	more than \$50 000 but not more than \$500 000	0.32% of the estimated cost of development
	(c)	more than \$500 000 but not more than \$2.5 million	\$1 700 + 0.257% for every \$1 in excess of \$500 000
	(d)	more than \$2.5 million but not more than \$5 million	\$7 161 + 0.206% for every \$1 in excess of \$2.5 million
	(e)	more than \$5 million but not more than \$21.5 million	\$12 633 + 0.123% for every \$1 in excess of \$5 million
	(f)	more than \$21.5 million	\$34 196
2.		mining a development application than for an extractive industry)	The fee in item 1 plus, by way of penalty, twice

3. Determining a development application for \$739 an extractive industry where the development has not commenced or been carried out

been carried out

where the development has commenced or that fee

Item	Planning service		Maximum fee
4.	Determining a development application for an extractive industry where the development has commenced or been carried out		The fee in item 3 plus, by way of penalty, twice that fee
5.	Provi	ding a subdivision clearance for —	
	(a)	not more than 5 lots	\$73 per lot
	(b)	more than 5 lots but not more than 195 lots	\$73 per lot for the first 5 lots and then \$35 per lot
	(c)	more than 195 lots	\$7 393
6.	appro	mining an initial application for val of a home occupation where the occupation has not commenced	\$222
7.	appro	mining an initial application for val of a home occupation where the occupation has commenced	The fee in item 6 plus, by way of penalty, twice that fee
8.	of an	mining an application for the renewal approval of a home occupation where oplication is made before the approval es	\$73
9.	of an the ap	mining an application for the renewal approval of home occupation where oplication is made after the approval expired	The fee in item 8 plus, by way of penalty, twice that fee
10.	use of change item the al	mining an application for a change of r for an alteration or extension or ge of a non-conforming use to which I does not apply, where the change or teration, extension or change has not menced or been carried out	\$295
11.	Determining an application for a change of use or for an alteration or extension or change of a non-conforming use to which item 2 does not apply, where the change or the alteration, extension or change has commenced or been carried out		The fee in item 10 plus, by way of penalty, twice that fee
12.	Provi	ding a zoning certificate	\$73
13.		ring to a property settlement ionnaire	\$73
14.	Provi	ding written planning advice	\$73

By Command of the Governor,