State Lands (Fees) Rules 2015

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THE SCHEDULE Fees

No. S 310

STATE LANDS ACT (CHAPTER 314)

STATE LANDS (FEES) RULES 2015

In exercise of the powers conferred by section 19 of the State Lands Act, the Minister for Law makes the following Rules:

Citation and commencement

1. These Rules may be cited as the State Lands (Fees) Rules 2015 and come into operation on 1 June 2015.

Fees

2. The fees specified in the second column of the Schedule are payable for the supply

of goods or services specified opposite in the first column.

Remission or refund of fees

3.—(1) A Collector of Land Revenue may remit or refund, wholly or in part, any fee paid or payable under rule 2 for the supply of goods or services specified in items 1 to 11 of the Schedule.

(2) Paragraph (1) applies regardless of whether the fee was paid or payable before, on or after 1 June 2015.

Revocation and savings

4.—(1) The State Lands (Fees) Rules (R 3) are revoked.

(2) Despite paragraph (1), the Schedule to the revoked State Lands (Fees) Rules continues to apply to an application for any item in that Schedule made before 1 June 2015 as if those Rules had not been revoked.

THE SCHEDULE

Rule 2

FEES

	First column		Second column
1.		For every certified or photostat copy of any\$6 per sheettemporary occupation licence, receipt, grant, lease orother instrument issued by the Commissioner ofLands or Collector of Land Revenue	
2.		For the supply of quit rent information —	
	(a)	in any case where the supply requires an evaluation of whether there is outstanding quit rent or annual rent	\$250
	(<i>b</i>)	in any other case not referred to in paragraph (a)	\$5
3.		For the processing of an application for —	
	(<i>a</i>)	the alienation of any State land	\$1,000
	(<i>b</i>)	the variation, amendment or removal of any restrictive condition in a State title —	

	(i)	in any case where there is an enhancement in land value arising from the variation, amendment or removal of that restrictive condition	\$1,000
	(ii)	in any other case not referred to in sub-paragraph (i)	\$65
(c)	the grant of an in-principle approval for the alienation of any State land that is incapable of independent development (called in this Schedule remnant State land)		\$1,605
(<i>d</i>)	the extension of an in-principle approval granted for the alienation of any remnant State land		\$321
(<i>e</i>)	the upgrading of tenure (based on a provisional permission or a written permission granted by the competent authority under the Planning Act (Cap. 232))		\$1,000
(f)	the grant of an in-principle approval for the upgrading of tenure (based on outline permission or provisional permission granted by the competent authority under the Planning Act)		\$1,605
(g)	granted outline permiss	nsion of an in-principle approval for the upgrading of tenure (based on planning permission or provisional ion granted by the competent authority the Planning Act)	\$321
		tigation of title in connection with title to the President for regrant of fresh title	\$315
	For the endor	sement of layout or building plans	\$30
		of any permission required under any tion in a State title —	
(<i>a</i>)	to mortg	gage property	\$130
(<i>b</i>)	to assign	n property	\$540
(c)	to suble	t property	\$130
	For the sale o	f site plans	\$20

4.

5.

6.

7.