Boundaries and Survey Maps (Prescribed Fees) Rules 2001

**Table of Contents** 

## **Enacting Formula**

- 1 Citation and commencement
- 2 Fees
- **3** Calculation of survey fees

# THE SCHEDULE Fees

No. S 152

## BOUNDARIES AND SURVEY MAPS ACT (CHAPTER 25)

# BOUNDARIES AND SURVEY MAPS (PRESCRIBED FEES) RULES 2001

In exercise of the powers conferred by section 17(2)(a) of the Boundaries and Survey Maps Act, the Minister for Law hereby makes the following Rules:

## Citation and commencement

**1.** These Rules may be cited as the Boundaries and Survey Maps (Prescribed Fees) Rules 2001 and shall come into operation on 1st April 2001.

## Fees

**2.**—(1) The fees specified in the second column of the Schedule shall be paid to the Chief Surveyor in such manner as he may determine in respect of the matters specified in the first column thereof.

(2) The fees specified in items (1) to (12) of the Schedule shall be payable in advance for surveys, including demarcation and emplacement of boundary marks, performed by

the Survey Department and for any related works and services.

#### **Calculation of survey fees**

**3.** For the purpose of calculating survey fees of accessory lots in a strata survey in item (8) of the Schedule, the area of an accessory lot will be added to the strata lot to which the accessory lot has been made appurtenant.

#### THE SCHEDULE

Rule 2

#### FEES

First column		Second column
Survey of land		
(1) For built on lots involving exact fixation of party or other walls —		
<i>(a)</i>	not exceeding 500 square metres	\$2,000 per lot.
(b)	every additional 500 square metres or part thereof	\$710.
(2) For other lots —		
<i>(a)</i>	not exceeding 2,000 square metres	\$1,520 per lot.
(b)	every additional 2,000 square metres or part thereof	\$270.
to excis in the p	ance lots under item (1) or (2) created consequent ion of land by the Government or statutory bodies ublic interest, or for State land balance lots under created consequent to alienation of land by the ment	\$1,300 per lot.
under ti	to be alienated under title, or to be re-alienated tle, even if fees have been paid for a former of the same land	The fees specified in item (1) or (2), as may be appropriate.
	r surveys for the purpose of sections 13 and 13A tate Lands Act (Cap. 314)	The fees specified in item (1) or (2), as may be appropriate.
	r surveys, where no field work is involved, to tem (3) is not applicable	\$500 per lot.
(7) For all s	survey work to which items (1) to (6) are not	