



Cadastral Survey (Fees) Amendment Regulations 2010

Anand Satyanand, Governor-General

Order in Council

At Wellington this 3rd day of May 2010

Present:

His Excellency the Governor-General in Council

Pursuant to section 48 of the Cadastral Survey Act 2002, His Excellency the Governor-General, acting on the advice and with the consent of the Executive Council, makes the following regulations.

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Regulations

- 1 Title**

These regulations are the Cadastral Survey (Fees) Amendment Regulations 2010.
 - 2 Commencement**

These regulations come into force on 1 July 2010.
 - 3 Principal regulations amended**

These regulations amend the Cadastral Survey (Fees) Regulations 2003.
 - 4 New regulation 3 substituted**

Regulation 3 is revoked and the following regulation substituted:

 - “3 Interpretation**
 - “(1)** In these regulations, unless the context requires another meaning,—
 - “Act** means the Cadastral Survey Act 2002
 - “survey information** means non-boundary marks and related vectors.
 - “(2)** A term or expression that is defined in rules made under section 49 of the Act and used in these regulations, but not defined in the Act or these regulations, has the meaning given by the rules.”
 - 5 Fees**

Regulation 4(1) is amended by inserting the following paragraph after paragraph (a):

“(aa) integrating new cadastral surveys into the cadastre under section 9(d) of the Act; and”.
 - 6 New Schedule substituted**

The Schedule is revoked and the Schedule set out in the Schedule of these regulations is substituted.
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Schedule r 6
New Schedule substituted in principal regulations

Schedule r 4
Fees

Part 1

Determining compliance with standards
and integrating new cadastral surveys into
cadastre

For determining compliance with standards and for integration into cadastre under section 9(a) and (d) of Act		Fee (\$)
1	Cadastral survey dataset with survey information (including for a unit title development) that creates 1 or more parcels	243
2	Cadastral survey dataset without survey information (other than for a unit title development) that creates 1 or more parcels	144
3	Cadastral survey dataset without survey information for a unit title development that creates 1 or more parcels	109
4	Cadastral survey dataset for a cross-lease	128
5	Cadastral survey dataset that places a boundary mark and does not create a parcel	46
6	Cadastral survey dataset of survey information that does not place a boundary mark or create a parcel	No fee
7	Each parcel that is— (a) a primary parcel (other than a balance or residue parcel); or (b) a parcel for a lease that is not defined by permanent structure boundaries	40
8	Each parcel that is— (a) a non-primary parcel (other than a parcel for a lease); and (b) not defined by permanent structure boundaries	19

Schedule—*continued*

		Fee (\$)
For determining compliance with standards and for integration into cadastre under section 9(a) and (d) of Act		
9	Each parcel that is—	24
	(a) a non-primary parcel (other than a parcel for a cross-lease); and	
	(b) defined by permanent structure boundaries	
10	Cadastral survey dataset that is resubmitted after being requisitioned	101

Part 2

Auditing compliance with standards

	Fee (\$)
For subsequent auditing (under section 7(1)(j) of the Act) of compliance with standards set under section 49 of the Act after an initial audit has found non-compliance	130 per hour or part of an hour

Rebecca Kitteridge,
Clerk of the Executive Council.

Explanatory note

This note is not part of the regulations, but is intended to indicate their general effect.

These regulations amend the Cadastral Survey (Fees) Regulations 2003.

The amendments change the charges payable in relation to—

- determining compliance with standards and integrating new cadastral surveys into the cadastre under section 9(a) and (d) of the Cadastral Survey Act 2002; and
- auditing compliance with those standards.

The regulations come into force on 1 July 2010.

Issued under the authority of the Acts and Regulations Publication Act 1989.
Date of notification in *Gazette*: 6 May 2010.
These regulations are administered by Land Information New Zealand.
