### **APPENDIX I**

#### Land Titles Act

### TARIFF OF FEES REGULATION

#### **Table of Contents**

Fees	1
Services for the Crown	2
Transfers and leasehold titles	3
Mortgages and encumbrances	4
Caveats	5
Writs of enforcement	6
Builders' liens	7
Plans	8
New descriptions	9
Tax recovery services	10
Other documents	11
Extra titles	12
Extra cancellations or endorsements	13
Searches and other services	14
Refunds	15
Repeal	16
Expiry	17
Coming into force	18

Fees

- 1 (1) The fees prescribed by this Regulation are
  - (a) the fees for the performance of a duty by the Registrar, and
  - (b) the assurance fund fees.
  - (2) For each fee, 90% of the total amount is payable as the fee for the performance of the duty specified and 10% of the total amount is payable as the assurance fund fee.

# Services for the **2** Registrations and searches for the Crown in right of Alberta, other than for Crown

- (a) an agent of the Crown in right of Alberta,
- (b) a treasury branch,
- (c) the Minister of Municipal Affairs pursuant to Part 10 of the *Municipal Government Act*, or

		(d) the F	Public Trustee.	NIL
Transfers and leasehold titles	<b>3</b> (1)	A notifica title	ation, transfer, vesting order or application for a leasehold certificate of	\$50 plus
		for each	\$5000 or portion thereof of value of the land or interest in land.	\$2
	(2)	A leaseh	old interest in land must be valued at	
			value of the land, including the value of any leasehold improvements that ntended to be made, or	
		dete	amount determined by multiplying 5% of the value of the land as rmined in clause (a) by the number of years or part thereof remaining e term of the lease.	
	(3)		er or an order correcting an error in a previous transaction or reversing ed sale transaction	\$50 plus
		for each	\$5000 or portion thereof of additional value, if any.	\$2
Mortgages and Encumbrances	<b>4</b> (1)	A mortga	ge or an encumbrance that is not otherwise specifically mentioned	\$50 plus
		for each	\$5000 or portion thereof of principal amount, if any,	\$1.50
		except if		
		Albe	value of the land or interest in land being mortgaged or encumbered in rta is less than the principal amount, the fee may be based on the value e land or interest in land, or	
		fee encu	naximum amount of the encumbrance is not known or ascertainable, the must be based on the value of the land or interest in land being imbered or on an amount declared by the encumbrancee to be a imum amount in respect of which security will be claimed, or	
		is th subs	a mortgage or encumbrance in which the mortgagee or encumbrancee e same party as the mortgagee, encumbrancee or transferee under a sisting registered or caveated mortgage or encumbrance and it is blished that the mortgage or encumbrance is	
		(i)	supplemental or collateral to the registered or caveated mortgage or encumbrance, or	
		(ii)	a substitute for the registered or caveated mortgage or encumbrance, or	
		(iii)	being registered against an individual parcel or condominium unit as a partial replacement for the registered mortgage which is a block mortgage applicable to several parcels or condominium units	\$50 plus
		registere	\$5000 of additional principal amount, if any, or if the fees for the d or caveated mortgage or encumbrance were originally calculated on s of land value, for each \$5000 of the value of additional land or interest	\$1.50
	(2)	eligibility	e of the land or interest in land for the purpose of subsection (1) and under subsection (1)(c) must be established by affidavit submitted at of registration or within 180 days after registration if a reduction in the	

		original fee charged is requested, and the value must include the value of any improvements that are intended to be made to form part of the security for the mortgage or encumbrance.	
	(3)	An encumbrance securing an annuity, rent charge, vendor's lien or purchaser's lien.	\$50
	(4)	A mortgage or encumbrance that has been registered or that has been protected by registration of a caveat and for which full fees pursuant to subsection (1) have been paid.	\$50
	(5)	An agreement that amends a mortgage or encumbrance by increasing the principal amount secured	\$50 plus
		for each \$5000 or portion thereof of the additional principal amount.	\$1.50
Caveats	<b>5</b> (1)	A caveat other than a caveat to which section 133 of the Land Titles Act applies.	\$35
	(2)	Lapse of caveat.	\$10
Writs of Enforcement	<b>6</b> (1)	A writ of enforcement	\$15 plus
		for each \$5000 or portion thereof of the amount for which the writ was issued.	\$1
	(2)	A writ of enforcement that has been registered against other land and for which full fees pursuant to subsection (1) have been paid.	\$15
Builders' Liens	<b>7</b> (1)	A builders' lien other than a builders' lien by a labourer for wages.	\$15
	(2)	A builders' lien by a labourer for wages or any document relating to such a lien, including a certificate of lis pendens and discharge and extra endorsements.	NIL
	(3)	Lapse of a builders' lien.	\$10
Plans	<b>8</b> (1)	A plan	\$30 plus
		(a) for each parcel created by a plan of subdivision or road plan, including the cancellation, issuance or amendment of certificates of title,	\$10
		(b) for each parcel affected by a right of way plan.	\$2
	(2)	A document cancelling, varying or correcting a plan.	\$30
New descriptions	<b>9</b> App	proval of a new parcel description.	\$30
Tax recovery services	<b>10</b> (1)	A tax arrears list.	\$10
	(2)	A tax notification endorsement.	\$5
	(3)	Mailing of a tax notice.	\$5

Other documents	11	(1)	A notice of change of address - for the first endorsement	NIL plus			
			for each additional endorsement, whether or not the address change is included in one or more notices.	\$2			
		(2)	Merger of an estate or interest.	\$15			
		(3)	Issuance of a mineral certificate.	\$10			
		(4)	Any other document not specifically mentioned which results in a change or amendment of registered ownership or parcel description in a certificate of title.	\$15			
		(5)	Any discharging document not specifically mentioned.	\$10			
		(6)	Any other document not specifically mentioned.	\$10			
Extra Titles	12		ch certificate of title issued or affected by a change or amendment of registered nership or parcel description pursuant to a registration, after the first certificate of e.	\$10			
Extra cancellations or endorsements	13		ch cancellation or endorsement pursuant to a registration, after the first acellation or endorsement.	\$5			
Searches and other services	14	(1)	In conjunction with a registration service, an electronically-generated certified copy of				
			(a) a certificate of title,	\$10			
			(b) a condominium additional plan sheet,	\$10			
			(c) a non-patent record sheet.	\$10			
		(2)	A copy of a cancelled certificate of title produced from microfilm or microfiche.	\$10			
		(3)	A copy of a document	\$10			
			but if provided through a registry agent.	\$10			
					(4)	A copy of a plan,	
			(a) if it is a paper copy,	\$3			
			(b) if it is a digital copy,	\$2			
			(c) if it is a mylar copy,	\$5 plus \$2 for each square foot in excess of 2 ½ square feet			
			(d) if it is requested to be delivered on diskette,	\$1 plus the fee prescribed for each digital copy of a plan			

		(e) if it is requested to be delivered on a CD ROM.	\$10 plus the fee prescribed for each digital copy of a plan
	(5)	Certification of a cancelled certificate of title search or a copy of a plan or document.	\$10
	(6)	A search sent via manual facsimile transmission, the fee payable for the item searched plus.	\$1 for each item
	(7)	For a name search under section 17 of the <i>Land Titles Act</i> where the information provided is in respect of current owners, historical registered owners or current document parties	
		(a) a report indicating that no names were found,	\$2
		(b) a summary list showing title or instrument particulars in respect of names found.	\$12
Refunds		e Registrar may authorize the refund of the fee paid for a document that was istered in error or for a search or other service that was provided in error.	
Repeal	<b>16</b> The	e Tariff of Fees Regulation (AR 140/87) is repealed.	
Expiry	and	the purpose of ensuring that this Regulation is reviewed for ongoing relevancy I necessity, with the option that it may be re-passed in its present or an amended In following a review, this Regulation expires on June 30, 2021.	
Coming into force	<b>18</b> This	s Regulation comes into force on July 2, 2000.	