Land Title Act 2000 REGISTRAR-GENERAL'S DIRECTIONS



NORTHERN TERRITORY OF AUSTRALIA

O	S	No:				
IMPORTANT NOTICE						
Please Note Privacy Statement Overleaf						

OBJECTION TO REMOVAL OF STATUTORY CHARGE

Register Volume	Folio	Location	Lot Description	Plan	Unit	7
Register	1 0110	Location	Lot Description	1 1411	Oint	_
						(NO
applicant:	<u> </u>					(NO
Address for the service otices:						NO?
Details of statutory harge						(NO
		Telephone On (Date) In the presence of:	ant			(NO' & 8)

Office Use Only	Registered on	At	

SCHEDULE OF NOTES

- 1. The notice of objection shall be served on the Registrar-General within 28 days, after the applicant has been notified by the Registrar-General of the intention to remove the statutory charge from the Register.
- 2. The notice is lodged as an original only and must be typed or completed in ink or biro. Alterations to information entered on the form should be crossed out (not erased or obliterated by painting over) and initialled by the parties.
- 3. This notice can be made by a lawyer or agent if the Registrar-General is satisfied that the lawyer or agent is acting under authority.
- 4. Insert Volume and Folio references and complete parcel description.
- 5. Insert applicant's name.
- 6. Insert address for the service of notices.
- 7. Insert details of Statutory Charge. ie. Overriding Statutory Charge by Power and Water Corporation LTO Instrument No......
- 8. Persons who may witness this document are a Commissioner for Oaths, a member of the Legislative Assembly, a legal practitioner within the meaning of the Legal Profession Act 2006, a person holding office under the Supreme Court Act 1979, the Justices of the Peace Act 1991, the Local Court Act 2015 or the Registration Act 1927, a member of the Police Force, a person licensed as a conveyancing agent or real estate agent under the Agents Licensing Act 1979, a Notary Public and any other person approved by the Registrar-General.

A witness to an instrument executed by an individual must first:

- take reasonable steps to ensure that the individual is the person entitled to sign the instrument;
- have the individual execute the document in the presence of the witness;
- not be a party to the instrument; and
- if witnessing more than one signature, clearly state that he/she has witnessed more than one signature. (ie I have witnessed the two signatures appearing above).

After signing, witnesses must legibly write, type or stamp their names and contact address or telephone number below their signature.

For a corporation, an instrument must be executed in a way permitted by law or sealed with the corporation's seal in accordance with the *Law of Property Act 2000*, Section 48.

For witnessing of instruments executed outside the Northern Territory refer to Schedule 1 of the Land Title Act 2000 and the Registrar-General's Direction.

PRIVACY STATEMENT - LAND REGISTER FORMS

The Registrar-General's Office is authorised by the Land Title Act 2000 to collect the information on this form for the establishment and maintenance of the Land Register, which is made available for search by any person, anywhere, including through the Internet, upon payment of a fee. The information is regularly provided to other NT Government agencies, the Australian Valuation Office, local governments, the Australian Bureau of Statistics, the Australian Taxation Office or other Commonwealth Agencies as required or authorised by law, and some private sector organisations for conveyancing, local government, valuation, statistical, administrative and other purposes. The NT Government also uses the information to prepare and sell or licence property sales reports to commercial organisations concerned with the development, sale or marketing of property.

Failure to provide the information in full or in part may prevent your application or transaction being completed.

Your personal information provided on this form can be subsequently accessed by you on request. If you have any queries please contact the Deputy Registrar-General on 8999 5318.