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| --- | --- |
| Pursuant to Section 19(1)(b) of the *Termination of Units Plans and Unit Title Schemes Act 2014*, the proponent applies to the Registrar-General to cancel the registration of the development. | (NOTE 1-3) |

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
| Register | Volume | Folio | Location | Lot Description | Plan | Unit |  |
|       |       |       |       |       |       |       | (NOTE 4) |

|  |  |  |  |
| --- | --- | --- | --- |
| PROPONENT: | Name:Address for the service of notices: |            | (NOTE 5) |

|  |  |  |  |
| --- | --- | --- | --- |
| NEW TITLE TO ISSUE | New Owner(s): | Address for service of notices: | (NOTE 6) |
| Parcel No. |       | (NOTE 7) |
| Location:  |       | (NOTE 8) |
| Plan: |       | (NOTE 9) |

|  |  |  |
| --- | --- | --- |
|  | Executed by the Proponent:on (Date) …….……………………….……………………... | (NOTE 10) |

**DOCUMENTS PRESCRIBED BY REGULATION**

1. 🞎 A copy of the resolution that was passed.
2. 🞎 A plan of survey approved by the Surveyor-General under section 49(3) of the *Licensed Surveyors Act 1983.*

**CONSENTS REQUIRED**

 Consent is required from each of the following:
 - a person who has rights under a registered writ of execution against a unit in the development;
 - a lessee;
 - a person whose rights under law (other than rights under a registered easement or restrictive covenant) would

 be adversely affected by the registration of the plan of termination.

**OTHER DOCUMENTS**

1. 🞎 A certificate from the schemes supervisor stating that there is no impediment to the termination of the development.

**SCHEDULE OF NOTES**

1. This form can only be used for termination under Part 4 of the *Termination of Units Plans and Unit Title Schemes Act 2014.* Part 4 of the Actonly applies to a development:
2. that is at least 15 years of age on the day on which the proponent makes the application for an approval certificate under section 9(1); and
3. in which there are at least 10 units
4. This document may be lodged as an original only and must be typed or completed in ink or biro. All signatures must be 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.
5. If there is insufficient space in any panel, use the space above or an annexure sheet (Form 95).
6. Volume and Folio references must be given together with a complete description of all units and common property. If a certificate as to title has been issued it must be produced.
7. Insert the name and address of the Proponent.
8. Insert new owner/s name, address, and shareholding if applicable. If there is more than one owner additional addresses may be specified. In that case the form should be adapted so that it is clear to whom each address relates.
9. Insert the details of the new parcel number.
10. Insert the location details.
11. Insert the Survey Plan number.
12. 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:

1. take reasonable steps to ensure that the individual is the person entitled to sign the instrument;
2. have the individual execute the document in the presence of the witness;
3. not be a party to the instrument; and
4. 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 Directions.