ACT GOVERNMENT Land Titles Act 1925

Registrar-General's Office





CORRECTION TO THE REGISTER RECORDED AS AN ENCUMBRANCE

Lodging Party

Box Number

PRIVACY COLLECTION STATEMENT (PRIVACY ACT 1988 (C'WLTH)) OVERLEAF

This form is to be used to register a correction that should always be visible on title. For example: correcting a purpose clause, correcting unit number/s on a units plan.

1.	LAND

Vol:Fol	District/Division	Section	Block	Unit	Instrument No/ Associated Dealing No

2. TITLE OF APPLICATION (Please briefly describe the application)

3. NATURE OF APPLICATION (If insufficient space, please attach an annexure page)

4. DATE

5. EXECUTION		
Signed by the applicant / applicants solicitor	Γ	Full name of witness
		Signed in my presence
Signature of applicant / applicant/s solicitor (if solicitor signing on behalf		
of the applicant, please provide name in full.		Signature of witness
6. OFFICE USE ONLY		

Lodged by	Certificates Lodged
Data Entered by	Attachments Lodged
Examined by	Certificate of Title Lodged
Registered by	Registration Date

PRIVACY STATEMENT

S.43 of the Land Titles Act 1925 (LTA) authorises the Registrar-General to collect the information required by this form for the establishment and maintenance of the Land Titles Register. S.65-67 LTA requires that the Register be made available to any person for search, upon payment of a fee. The information is regularly provided to various ACT Government agencies, including the ACT Department of Urban Services, ACT Planning and Land Authority (ACTPLA), ACT Treasury, Canberra Connect and ActewAGL for conveyancing, municipal account, administrative, statistical and valuation purposes. ACTPLA and agencies within the ACT Department of Urban Services may also use the information supplied to prepare and sell property sales reports to commercial organisations concerned with the development, sale or marketing of land.

SCHEDULE OF NOTES

- 1. This form is to be used for the correction of the register where the correction needs to be permanently shown on title as an encumbrance.
- 2. Documents must be typed, or completed in black ink or biro.
- Alterations to information entered on the form should be made by crossing out (not erasing or obliterating by painting over) and should be initialled by all parties.
- 4. If there is insufficient space in any panel use an annexure sheet.
- 5. Volume and Folio references must be given.
- 6. Provide details of the purpose of the application.
- 7. Provide details of the nature of the application.
- 8. Execution by
 - A Natural Person should be witnessed by an adult person who is not a party to the document.
 - Attorney if this document is executed by an Attorney pursuant to a registered power of attorney, it must set out the full name of the attorney and the form of execution must indicate the source of his/her authority eg. "AB by his/her attorney XY pursuant to Power of Attorney ACT Registration No..... of which he/she has no notice of revocation".
 - Corporation Section 127 of the Corporations Act provides that a company may validly execute a document with or without
 using a Common Seal if the document is signed by:
 - a. Two directors of the company;
 - b. A director and a secretary of the company; or
 - c. Where the company is a proprietary company and has a sole director who is also the sole company secretary, that director. Please identify that the director is a sole director on the form.

The following forms of execution are suggested -

With A Common Seal

The Common Seal of ABC Pty Ltd/Ltd ACN.....

was affixed in the presence of-

.....(signature)

.....(director/secretary)*

(*repeat if necessary ie if two directors signing. If signing as sole director and sole secretary, state 'director/secretary')

Without A Common Seal

Signed by.....Pty Ltd/Ltd ACN.....

.....(signature)

.....(director/secretary)*

(*repeat if necessary ie if two directors signing. If signing as sole director and sole secretary, state 'director/secretary')

NB The normal witnessing provisions in the *Land Titles Act* 1925 do not apply to execution by a corporation as above, but do apply to execution by the attorney of a corporation.