Part 2 – Mortgage (National Mortgage Form)

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Part 2 – Mortgage (National Mortgage Form)

General Law

Mortgage

[2-0000]

A lot or an interest may be mortgaged by registering a mortgage for the lot or interest (s. 72(1) of the *Land Title Act 1994*). ²However, a mortgage is not an interest that can be mortgaged (s. 72(2) of the Land Title Act).

A mortgage under the Land Title Act, *Land Act 1994* and *Water Act 2000* does not operate to transfer the lot or interest to the mortgagee, but rather the mortgagee acquires a charge over the lot or interest which is coupled with certain powers, e.g. the powers of foreclosure and sale on default by the mortgagor.

²Section 4 of the Land Title Act defines a mortgage to include 'a charge on a lot or an interest in a lot for securing money or money's worth'.

The National Mortgage Form is the appropriate form for registration of a mortgage, however there is a transition period until 2 March 2018 during which mortgages can be executed using the Form 2 - Mortgage.

^{2, 3}A notice recorded under s. 73(1)(c) of the Water Act is taken to be a mortgage under the Land Title Act. It is recorded on the water allocation title as a mortgage under s. 73(1)(c) of the Water Act. Form – W2F147 Notice of Consent to Encumber a Water Allocation is the appropriate form for a notice under s. 73(1)(c) of the Water Act (see part 49, esp ¶[49-2060]).

Mortgagor

The mortgagor is the person who executes the mortgage, charging their interest in the lot or State tenure in favour of the mortgagee, and who undertakes to perform certain obligations.

A person cannot mortgage to themselves alone.

Mortgagee

The mortgagee is the person who accepts the mortgage over the mortgagor's lot or interest as security for certain obligations.

Capacity of Mortgagor

Individual

A mortgagor must be a person capable of accepting legal responsibility for the execution of the mortgage. Therefore, generally minors or people who lack legal capacity cannot be mortgagors.

Corporation

A company incorporated under the *Corporations Act 2001* (Cth) (or its predecessors) has the same capacity as a natural person, including the power to borrow money and give mortgages (s. 124(1) of the Corporations Act). This is subject to any specific exclusion of these powers in the company's constitution (see part 50 – Corporations and Companies).

[2-0010]

[2-0020]

[2-0030]

[2-0040]

Trustee

If a registered owner or holder of an interest is recorded as trustee on title, the <u>Capacity Field</u> of the <u>Mortgagor Panel</u> of the NMF must specify that the mortgagor is holding the interest in a trustee capacity, for example:

Mortgagor		
Name	ABC CORPORATION PTY LTD	
ACN	123123123	
Capacity	TRUSTEE	

However, please note the additional requirements that apply to mortgages that may not come within the scope of the Trustees' powers under the *Trusts Act 1973* such as where a trustee enters into a mortgage as either mortgagor or mortgagee with themselves in a personal capacity (refer to [51-0245]).

Tenant in Common

A tenant in common can execute a mortgage over their undivided part or share in the lot or interest in favour of the other tenant/s in common or any other person.

Joint Tenant

A mortgage by a joint tenant over their interest is registrable without severing the joint tenancy. However, it would appear that upon the death of a mortgagor who is a natural person, such a mortgage is cancelled.

Capacity of Mortgagee

Individual

A minor or a person who lacks legal capacity cannot be a mortgagee.

Corporation

A company incorporated under the *Corporations Act 2001* (Cth) has the same capacity as a natural person, including the power to borrow money and give mortgages (s. 124 of the Corporations Act). This is subject to any specific exclusion of these powers in the company's constitution (see part 50 – Corporations and Companies).

Trustee

Where the mortgagee is a trustee, the Registrar will not make any enquires about the authority of the trustee to enter into the mortgage, as s. 21 of the *Trusts Act 1973* allows a trustee to invest trust funds in any form of investment unless expressly forbidden by the instrument creating the trust.

However, please note the additional requirements that apply to mortgages that may not come within the scope of the Trustees' powers under the *Trusts Act 1973* such as where a trustee enters into a mortgage as either mortgagor or mortgagee with themselves in a personal capacity (refer to [51-0245]).

Under s. 28(1)(b) of the *Land Title Act 1994* or s. 278(a) of the *Land Act 1994* the particulars necessary to identify every interest registered in a register must be recorded in that register.

[2-0100]

[2-0060]

[2-0070]

[2-0080]

[2-0090]

If a Mortgagee is to be recorded as registered proprietor in a trustee capacity, the <u>Capacity Field</u> of the <u>Mortgagee Panel</u> of the NMF must specify that the mortgagee is holding the interest in a trustee capacity.

Example for a single organisation trustee:

Mortgagee		
Name	BRAVO HOLDINGS LIMITED	
ACN	321321321	
Capacity	TRUSTEE	

Example for multiple individual trustees of the same trust:

Mortgagee		
Given Name(s)	JOHN	
Family Name	CITIZEN	
Capacity	TRUSTEE	
Given Name(s)	MARY	
Family Name	CITIZEN	
Capacity	TRUSTEE	

Where the <u>Mortgagee Panel</u> is only completed with trustee mortgagees and the <u>Tenancy (inc. share) Fields</u> are left blank or omitted (as above), the Registrar will record the mortgagees as trustees of the same trust.

If multiple mortgagees are holding their interests on trust for different trusts the words "TENANTS IN COMMON" and the share fraction (as numerator/ denominator) must be added to the <u>Tenancy (inc. share) Field</u> for each mortgagee. The total shares must add to 1.

Example of two organisation mortgagees holding their interests on trust for different trusts as tenants in common:

Mortgagee		
Name	ALPHA HOLDINGS PTY LTD	
ACN	123123123	
Capacity	TRUSTEE	
Tenancy (inc. share)	TENANTS IN COMMON 1/2	
Name	BRAVO HOLDINGS LIMITED	
ACN	321321321	
Capacity	TRUSTEE	
Tenancy (inc. share)	TENANTS IN COMMON 1/2	

There is no longer a requirement to provide details of the trust instrument when lodging a mortgage to a trustee mortgagee (e.g. by depositing a certified copy of the trust deed or referring to a previous dealing where the trust deed was deposited).

For the specific requirements in relation to the transfer of a mortgage interest to a trustee mortgagee using a Form 1 - Transfer - see Part 1, esp $\P[1-2390]$.

Where a mortgagee holds as trustee and wishes to appoint a new trustee, this should be done by using a Form 1 - Transfer (see part 1, esp $\P[1-2400]$ to $\P[1-2430]$).

Personal Representative

Where a personal representative advances money from a deceased estate and wishes to register a mortgage over the property, the following applies:

- a personal representative who is a mortgagee will only be recorded on title as a trustee;
- The <u>Capacity Field</u> of the <u>Mortgagee Panel</u> of the NMF for the relevant mortgagee must be completed as 'TRUSTEE', and NOT as 'PERSONAL REPRESENTATIVE' nor as 'EXECUTOR OF THE WILL OF....'
- the following must be deposited with the mortgage:
 - a declaration by the personal representative stating that all executorial duties have been completed; and
 - either:
 - the original will (it will be returned to the lodger after registration in this case); or
 - a copy of a grant of representation (or a reseal in Queensland).

For information about deposit of supporting documentation see paragraph ¶[60-1030].

Joint Account and Tenants in Common

There may be multiple mortgagees who may hold an interest jointly or severally. A corporation and a natural person, two corporations and a natural person, or any such combination may take a mortgage as tenants in common or on joint account (s. 34(1) of the *Property Law Act 1974*).

The tenancy and shares (if tenants in common), in which the mortgagees hold the interests must be set out in the <u>Tenancy (inc. share)</u> Field of the <u>Mortgagee Panel</u> of the National Mortgage Form (NMF). For example:

Mortgagee	
Given Name(s)	JOHN
Family Name	CITIZEN
Tenancy (inc. share)	JOINT TENANTS INTER-SE 3/5
Given Name(s)	JOAN
Family Name	CITIZEN
Name	BIG BANK LIMITED
ACN	986384755
Australian Credit Licence	659726
Tenancy (inc. share)	TENANTS IN COMMON 2/5

An NMF that fails to state a tenancy (where it is required) will be requisitioned, requiring the <u>Tenancy (inc. share) Field</u> of the <u>Mortgagee Panel</u> to be completed.

Whilst it is usual for the shares of the money advanced by each mortgagee to be shown, in mortgages where the amount of money advanced may be a fluctuating amount not definable at the time of execution of the mortgage, it is permissible for this item to show 'Not Applicable'. A letter by the mortgagees or their solicitor confirming that the shares are fluctuating and not definable at the time of execution is required to be deposited. It is the responsibility of the

[2-0110]

[2-0120]

remaining mortgagees, on the death (or dissolution, if a corporation) of one of the mortgagees to provide evidence of the share of the deceased or dissolved mortgagee.

Mortgagees who are tenants in common may create a joint tenancy by way of transfer. Similarly, mortgagees who are joint tenants may become tenants in common by way of transfer.

Creation of Subsequent Mortgages

¶[2-0130] deleted

Consent of Prior Mortgagee

Under s. 80(4) of the *Property Law Act 1974*, a subsequent mortgage may be created without the consent of a prior mortgagee, notwithstanding any provision in the prior mortgage to the contrary.

However, when a mortgage is registered in favour of the Queensland Housing Commission and was executed prior to the commencement of the *Housing Act 2003* (1 January 2004), consent by the Queensland Housing Commission to a subsequent mortgage is required (cl. 21(1)(a) of the Schedule to the *State Housing Act 1945*). The consent should be in a Form 18 – General Consent.

²Equitable Mortgage

¹Prior to 1 October 2019 the former section 75(1) of the *Land Title Act 1994* provided that an equitable mortgage could be created by depositing the Certificate of Title with the mortgagee.

The Land Title Act governs the right of an equitable mortgagee to lodge a lapsing caveat (s. 122(2) of the Land Title Act) (see part 11 – Caveat).

²Mortgage of Lease of Freehold Land or Water Allocation

A lessee can mortgage an interest in a lease as security for certain obligations. A mortgage of a registered lease is created in the same manner as a mortgage of another interest (s. 72 of the *Land Title Act 1994*).

The lessor's consent to a mortgage of a lease is not required for registration.

Section 121(1) of the *Property Law Act 1974* provides that the lessor's consent cannot be unreasonably withheld.

A mortgage of a lease may be capable of registration even if it is lodged after the initial term of the lease has expired. For further information see $\P[7-2190]$.

^{1, 3}Mortgage of a State Lease

Under the provisions of s. 340 of the *Land Act 1994*, a State lease or sublease may be mortgaged by registering a mortgage.

^{1, 3}Mortgage of a Trustee Lease of a Reserve

The written approval of the chief executive by way of a Form 18 – General Consent must be deposited (s. 58(1) of the *Land Act 1994*). The approval of the chief executive is not required if the trustee has a written authority under s. 64 of the Land Act or the lease is a trustee lease granted by the State or Statutory body (s. 58(2) of the Land Act).

[2-0150]

[2-0160]

[2-0170]

[2-0180]

^{1, 3}Mortgage of a Deed of Grant in Trust

A deed of grant in trust, issued before the commencement of the *Land Act 1994*, may be mortgaged by the trustee. A deed of grant in trust issued after the commencement of this Act may be mortgaged by the trustee if the deed of grant in trust was issued because of a surrender under s. 358 of the Land Act, and the deed being surrendered was issued under s. 493 of the Land Act. The written approval (by way of letter or a Form 18 – General Consent) of the Minister is required to be deposited with the mortgage.

^{1, 3}Tenures under the Land Act 1994 that must not be Mortgaged [2-0200]

A mortgage must not be registered over the following tenures:

- (a) a road licence or an occupational licence (no provision under the Land Act);
- (b) a reserve, by the trustee (prohibited by s. 67(1) of the Land Act); or
- (c) a permit to occupy (prohibited by s. 177(6) of the Land Act).

¹Conversion of State Land to Freehold Land

A lessee of a State lease may, depending on the type of lease, apply to have the land freeholded. If approved, a deed of grant issues and an indefeasible title is created. If there is a mortgage over the State lease, the mortgage continues to apply to the deed of grant (s. 331(1) of the *Land Act 1994*).

Default

²A mortgagee will usually have certain rights under its mortgage in the event of default by the mortgagor. In addition to the other powers exercisable by the mortgagee, s. 78(1) of the *Land Title Act 1994* provides that a mortgagee is to have the powers and liabilities of a mortgagee under Part 7 of the *Property Law Act 1974*. Section 78(2) of the Land Title Act provides that the mortgagee also has the following remedies in the event of default by the mortgagor:

- to enter into possession of the property subject to the mortgage;
- to receive the rents and profits from the property (if any); and
- to commence proceedings in a court of competent jurisdiction to obtain possession, an order of foreclosure or an order for the sale of the property.

^{1, 3}The mortgagee of a lease is entitled to sell the interest if the lessee defaults under a mortgage, and the mortgagee has entered into possession of the mortgaged interest, or is exercising a power of sale under the mortgage (s. 345 of the *Land Act 1994*).

^{1, 3}If the trustee of a deed of grant in trust defaults under the mortgage, the mortgagee is entitled to sell the interest if they have complied with s. 68 of the Land Act.

Power of Sale

If the mortgagor defaults in the performance of its obligations (e.g. by failing to pay the principal and/or interest), the mortgagee will be entitled to sell the lot or interest to recover its debt. This right is usually set out in the mortgage instrument, but it is also a right implied by s. 83(1)(a) of the *Property Law Act 1974*.

[2-0210]

[2-0190]

[2-0220]

[2-0230]

²The mortgagee cannot exercise the power of sale until it has first served a notice advising the mortgagor of any default under the mortgage and allowing the mortgagor 30 days to remedy the default (s. 84 of the Property Law Act). The notice of default may be in Form 4 of the forms approved under s. 350 of the Property Law Act.

²The *Land Title Act 1994* ensures that the mortgagee exercising a power of sale is able to sell free from any liability in respect of subsequent mortgages and equitable mortgagee's caveats. Therefore, it is not necessary to obtain releases of subsequent mortgages or equitable mortgagee's caveats (ss. 79 and 124(2)(c) of the Land Title Act).

^{1, 3}The *Land Act 1994* ensures that the mortgagee exercising a power of sale is able to sell free from any liability in respect of subsequent mortgages. Therefore, it is not necessary to obtain releases of subsequent mortgages (s. 350 of the Land Act).

Legislation

[2-1000]

^{2,3}Application of the Land Title Act 1994 to the Water Act 2000

Under the provisions of the Water Act, an interest or dealing may be registered in a way mentioned in the Land Title Act, subject to some exceptions.

A relevant interest or dealing may be registered in a way mentioned in the Land Title Act:

- (a) as if a reference to the freehold land register is a reference to the water allocations register; and
- (b) as if a reference to freehold land or land is a reference to a water allocation; and
- (c) as if a reference to a lot is a reference to a water allocation; and
- (d) with any other necessary changes.

Reference to the registrar of titles in the *Land Title Act* 1994 and *Land Act* 1994 and reference to the registrar of water allocations in the Water *Act* 2000

Refer to [0-8100] and [0-8200] and [0-8300].

Practice

Requirements of Mortgage

²Pursuant to s. 73 of the *Land Title Act 1994*, a mortgage must be validly executed and include a description of the lot or interest to be mortgaged and the debt or liability secured by the mortgage.

^{1, 3}Pursuant to s. 288 of the Land Act, a mortgage of a lease or sublease must be signed by:

- (a) the mortgagor; and
- (b) the mortgagee or by a lawyer authorised by the mortgagee.

[2-2000]

Confirmation of Identity of Mortgagor by Mortgagee

Section 11A of the *Land Title Act 1994* and s. 288A of the *Land Act 1994* place an onus on **ALL** mortgagees to adopt appropriate *due diligence* practices prior to lodging any mortgage for registration. The provisions under s. 11A of the Land Title Act and s. 288A of the Land Act apply to **ALL** mortgages lodged for registration in Queensland, whether or not the mortgagee has any other business relationship with the mortgagor.

A mortgagee intending to take a mortgage over freehold land, a water allocation or an interest in a State tenure as security for a debt or liability, must, prior to lodging a mortgage for registration, take 'reasonable steps' to ensure that the person who executed the mortgage as mortgagor is identical with the person who is, or who is about to become, the registered owner of the lot or holder of the interest being mortgaged.

Under s. 11A(3) of the Land Title Act and s. 288A(3) of the Land Act, a mortgagee takes 'reasonable steps' if they comply with the practices included in this Manual.

One way in which a mortgagee will take 'reasonable steps' is if they identify the person who is the mortgagor under the instrument (**Person Being Identified**) using the Verification of Identity Standard outlined in Part 61 [61-2700] and ensure the Person Being Identified is identical with the person who is, or who is about to become, the registered owner of the lot or holder of the interest being mortgaged.

Accordingly for the purposes of complying with s. 11A(2) of the Land Title Act and s. 288A(2) of the Land Act a mortgagee can either:

- (a) identify the person who is the mortgagor under the instrument (**Person Being Identified**) using the Verification of Identity Standard outlined in Part 61 [61-2700] and ensure the Person Being Identified is identical with the person who is, or who is about to become, the registered owner of the lot or holder of the interest being mortgaged.
- (b) ensure that the person who is the mortgagor under the instrument is identical with the person who is, or who is about to become, the registered owner of the lot or holder of the interest being mortgaged, in some other way that constitutes the taking of reasonable steps.

Prudent lending practice – further checks

It is considered that in most cases, compliance with the Verification of Identity Standard would satisfy the 'reasonable steps' requirement under s. 11A(2) of the *Land Title Act 1994* or s. 288A(2) of the *Land Act 1994* provided that, from the steps taken, a prudent lender would be satisfied that the person who is the mortgagor under the instrument is, or is about to become, the registered owner or holder of the interest to be mortgaged.

However, it is important to note that mere mechanical compliance with the Verification of Identity Standard, without attention to detail, is not sufficient. Accordingly, paragraph 9 of the Verification of Identity standard requires a mortgagee to undertake further steps to verify the identity of the Person Being Identified where they ought reasonably know that:

- (a) any identity Document produced by the Person Being Identified is not genuine; or
- (b) any photograph on an identity Document produced by the Person Being Identified is not a reasonable likeness of the Person Being Identified; or
- (c) the Person Being Identified does not appear to be the Person to which the identity Document(s) relate;

or it would otherwise be reasonable to do so.

[2-2005]

Specific circumstances where it may otherwise be considered reasonable to undertake further steps, may include the following-

- the Person Being Identified, has in any document or record relied on to identify that person, a name that is not exactly the same as the name of the current registered owner or holder of the interest, or transferee on a transfer to be lodged prior to the mortgage; or
- the Person Being Identified appears not to be of the same gender as the current registered owner or holder of the relevant interest, as indicated by the name of the registered owner or holder of the interest or by any other information reasonably available to the mortgagee; or
- the Person Being Identified appears to be younger than the current registered owner or holder of the interest, as indicated by the date that the person became registered on title or by any other information reasonably available to the mortgagee;
- the mortgage is executed under a power of attorney. Where the mortgage is executed under a power of attorney the mortgagee should take reasonable steps to ensure the power of attorney is genuine.

Record keeping – approved form

Under s. 11A(4) of the *Land Title Act 1994* and s. 288A(4) of the *Land Act 1994* a mortgagee must keep the following for 7 years after the instrument is registered:

- (a) in the approved form, a written record of the steps taken under s. 11A(2) of the Land Title Act or s. 288A(2) of the Land Act; or
- (b) originals or copies of the documents and other evidence provided to or otherwise obtained by the mortgagee in complying with s. 11A(2) of the Land Title Act and s. 288A(2) of the Land Act.

The term 'approved form' in s. 11A(4)(a) of the Land Title Act and s. 288A(4)(a) of the Land Act, means a record kept that properly identifies the mortgage transaction and clearly details the steps taken by the mortgagee under s. 11A of the Land Title Act or s. 288A of the Land Act. The record does not form part of, and must not accompany, an instrument or document lodged for registration.

Section 11A(6) of the Land Title Act and s. 288A(6) of the Land Act authorises the production of the records, which may contain personal information, only when such a request is made by the Registrar. It is anticipated that production of records would be required in, but not limited to, circumstances where the Registrar is investigating a particular allegation or other matter.

Interest being Mortgaged

A registered owner or holder of different interests may mortgage all those interests in the one mortgage provided the interests are all of a primary nature or all of a secondary nature. See ¶[59-2020] for further information. A natural person or a corporation who are also a trustee may not enter into the same mortgage in both capacities.

Description of Debt or Liability

A description of the debt or liability secured by a mortgage must be detailed in the <u>Operative</u> <u>words and Terms and Conditions of this Mortgage Panel</u> under the heading Terms and Conditions of this Mortgage using one of the three methods detailed in ¶[2-4080].

The description of the debt or liability may include the following:

[2-2010]

[2-2020]

2-9

Consi	deration	[2-2030]	
money	s, the amount of money advanced by the mortgagee to the mortgagor. Any amount of y must be shown in Australian currency. The amount of the advance may not be fixed and ore the consideration may be simply all money that may be provided or secured by the age.		
Rate o	fInterest	[2-2040]	
	ortgage usually secures payment to the mortgagee of interest payable on money secured mortgage. The applicable rate of interest can be shown.		
Repay	ment of Debt	[2-2050]	
The te	erm of the time frame for repayment of the debt can be shown.		
Coven	ants	[2-2060]	
These	are the terms and conditions of the mortgage.		
(with	nortgage may include terms and conditions using a Standard Terms Document in full but amendment) or in part (with specific clauses deleted and/or substituted by new es). Refer to ¶[2-4080] in the guide to completion for instructions.		
	statutes imply certain covenants and obligations into a mortgage transaction. For ble, in the <i>Property Law Act 1974</i> :		
•	Section 78 implies in certain cases an obligation on the mortgagor to repay the principal and interest and keep the buildings (if any) in repair.		
•	Section 83(1)(b) confers a number of powers on the mortgagee, e.g. the power to insure against fire damage, storm and tempest, in which case the premiums paid are a charge on the mortgaged land in addition to the principal sum at the same rate as for interest.		
•	Section 80 gives the mortgagor the right to inspect any documents of title or other documents relating to the mortgaged property and the right to have the title documents produced at the relevant office to allow registration of an 'authorised dealing' or to record subsequent mortgages.		
•	Section 94 gives the mortgagor the right in certain circumstances to have the mortgage transferred to a third person.		
	powers upon default are also implied (see $\P[2-0220]$). These implied powers may be ved or varied in any mortgage (s. 49(2) of the Property Law Act).		
Ame	endment of Mortgage and Priority	[2-2070]	
	n 76 of the Land Title Act 1994 and s. 343 of the Land Act 1994 regulate the registration endments of mortgage.		
	In 77 of the Land Title Act and s. 344 of the Land Act enable the amendment of the ty of registered mortgages by way of a Form $30 - Mortgage$ Priority.		
See part 13 – Amendment of Lease, Easement, Mortgage, Covenant, Profit a Prendre, Building Management Statement or Carbon Abatement Interest or part 30 – Mortgage Priority.			

[2-2080]

²Collateral Mortgages

A collateral mortgage is one which is in addition to the original mortgage and is to better secure the debt which the original mortgage secures. This enables the mortgagee to fully exercise its rights under the original mortgage.

The Registrar requires a collateral mortgage to be lodged when a plan of survey joins two or more lots together into one lot, and where one or more of the original lots is not covered by an existing mortgage. The collateral mortgage must cover all of the land in the new lot created by the plan. Failure to lodge a collateral mortgage would result in the mortgagee only having a security over part of the new lot thus preventing it from exercising its rights should the mortgagor default.

³In the case of an amalgamation of water allocations it is not possible to lodge a collateral mortgage at the same time as an amalgamation request, as the lot number and title reference will not be known until the amalgamation request is registered.

In view of this, mortgagees have two options:

- (a) ensure that all lots that are to be amalgamated are mortgaged to the same mortgagee prior to the lodgement of the amalgamation request; or
- (b) provide written advice to the Registrar stating that:
 - the mortgagee is aware that the whole of the new lot will not be subject to a mortgage; and
 - there is a need to register a collateral mortgage over the whole of the new lot; and
 - the mortgagee intends to lodge a collateral mortgage upon the registration of the amalgamation.

Collateral mortgages are **not** required when the same mortgagee holds separate mortgages over several lots to be amalgamated.

Power of Sale

See Part 1 – Transfer, ¶[1-2340] to ¶[1-2375].

²Foreclosure

This is the right of the mortgagee on default by the mortgagor to take the land in satisfaction of the debt. For further information see part 14, $\P[14-2310]$.

^{1, 2}Power of Sale by Defence Service Homes Corporation [2-2110]

See Part 1 – Transfer, ¶[1-2375].

Lease by Mortgagee in Possession

See part 7 – Lease, ¶[7-2070].

(For receivers and managers see part 50 - Corporations and Companies.)

[2-2090]

[2-2100]

[2-2120]

[2-2130]

[2-2140]

[2-2150]

[2-2160]

Receiver Appointed by a Mortgagee

For information about a receiver of property of a mortgagor appointed under the terms of a registered mortgage see ¶[1-2379], [50-2030] and ¶[61-3070].

²Merger of Mortgage

Unless the mortgagee asks the Registrar not to, if a mortgagee of a lot becomes the registered owner of that lot, the Registrar must register the mortgagee as registered owner free of the mortgage (ss. 63(2) and (3) of the *Land Title Act 1994*).

The request of a mortgagee in these circumstances may be included in Item 5 of the Form 1 - Transfer by the insertion of the words 'do not cancel Mortgage No [number]'.

Mortgage Duty

A mortgage signed before 1 July 2008 must have a duty notation.

The Bank Integration Act 1991 (Cth)

This Act has the general effect of amalgamating savings banks with their parent banks.

The Act provides for the vesting of the assets from the savings bank in the parent bank ('the Bank'). The day on which the property vests is the 'succession day'. The Registrar is notified of the succession day by virtue of the certificate issued by an authorised person (ss. 23 and 24 of the Bank Integration Act).

Dealings which are currently registered do not require amendment. However, where the Bank wishes to have the new name entered onto the Register, a Form 14 – Request to Change Name (see part 14, esp ¶[14-2000] and ¶[14-2020]) must be lodged.

Where an amendment of mortgage is lodged, a Form 14 - Request to Change Name must be lodged prior to the amendment. The succession day will vary for each Bank. A certificate issued under s. 23 of the Bank Integration Act must be provided to the Registrar, by stating the earlier dealing number where the certificate was deposited and may be referred to in subsequent dealings.

Mortgages executed on or after succession day must be under the Bank's new name and executed accordingly.

Dealings associated with the vesting of savings bank assets in the parent bank are exempt from fees.

Where a dealing is to be registered which will involve the mortgagee going off the title, the name of the mortgagee is to include its former name, e.g. 'Big City Bank Limited formerly Big City Savings Bank Limited'.

Forms

Electronic Conveyancing Documents [2-4000] moved to [2-5010] and renamed Electronic Conveyancing and Electronic Conveyancing Document

General Guide to Completion of Forms

For general requirements for completion of forms see part 59 – Forms.

Webform

The National Mortgage Form webform can be completed online and printed or downloaded as a completed form in portable document format (pdf). The webform cannot be downloaded for local use. However, the data entered via the National Mortgage webform can be saved and reloaded at a later time for completion and printing.

The webform and user guide can be accessed at: http://lrforms.arnecc.gov.au/lrforms/

The panels of the NMF will expand to include any additional <u>Fields</u> and data required. The use of a *Form 20 – Enlarged Panel* or *Form 20 - Schedule* to include <u>Fields</u> or data that can be inserted into the panels of the NMF is only permitted for:

- the <u>Operative words and Terms and Conditions of this Mortgage Panel</u> (using a Form 20 Schedule); and
- the <u>Mortgagor Execution Panel</u> and <u>Mortgagee Execution Panel</u> when a marksman clause (see ¶[61-3040]) is required (using a Form 20 Enlarged Panel).

Microsoft Word Template Form

A Microsoft Word Template National Mortgage Form is also available for download from the Titles Registry forms web page at:

Forms - Titles Queensland (titlesqld.com.au)

However, please note that the completion of the NMF in the correct format may require an intermediate knowledge of the use of Microsoft Word. The Titles Registry recommends the use of the Webform as the easiest method of completing the NMF.

A basic guide to completion which includes instructions on how to unprotect the form to make any necessary changes is also available on the Titles Registry forms web page. Further information in relation to the completion of the NMF is also provided below.

The panels of the NMF will expand to include any additional <u>Fields</u> and data required. The use of a *Form 20 – Enlarged Panel* or *Form 20 - Schedule* to include <u>Fields</u> or data that can be inserted into the panels of the NMF is only permitted for:

- the <u>Operative words and Terms and Conditions of this Mortgage Panel</u> (using a Form 20 Schedule); and
- the <u>Mortgagor Execution Panel</u> and <u>Mortgagee Execution Panel</u> when a marksman clause (see ¶[61-3040]) is required (using a Form 20 Enlarged Panel).

Lodger Details

Lodger Code	
Name	BIG CITY SOLICITORS
Address	123 QUEEN ST BRISBANE
Lodger Box	123
Phone	(07) 3222 3333
Email	mail@bigcitysolicitors.com.au
Reference	SMITH:ABC

For Office Use Only

THE BACK OF THIS FORM MUST NOT BE USED

MORTGAGE

QUEENSLAND Jurisdiction

Privacy Collection Statement

The information in this form is collected under statutory authority and used for the purpose of maintaining publicly searchable registers and indexes.

Estate and/or interest being mortgaged

FEE SIMPLE

Land Title Reference 12348019	Part Land Affected?	Land Description LOT 1 ON RP 118983	
Mortgagor			

Mortgagee		
Given Name(s) Family Name	MARY ANNE SMITH	
Given Name(s) Family Name	ROBERT JOHN SMITH	
wortgagor		

ortgagee

ABC BANK LIMITED Name ACN 123456789

The mortgagor mortgages the estate and/or interest in land specified in this mortgage to the mortgagee as security for the debt or liability described in the terms and conditions set out or referred to in this mortgage, and covenants with the mortgagee to comply with those terms and conditions.

Terms and Conditions of this Mortgage		
(a) Document Reference	709123465	
(b) Additional terms and conditions	NIL	

Mortgagor Execution NOTE: Witnessing officer must be aware of their obligations under section 162 of the Land Title Act 1994		Executed on behalf of ROBERT JOHN SMITH		
		Signer Name	ROBERT JOHN SMITH	
Full Name of Witness	ALFRED HENRY PATTERSON	Signature	R J Smith	
Witness Signature	A Patterson	Execution Date	21 / 07 / 2017	
Witness Qualifications	SOLICITOR			
	er must be aware of their	Executed on behalf of MARY ANNE SMITH		
1994	on 162 of the Land Title Act	Signer Name	MARY ANNE SMITH	
Full Name of Witness	ALFRED HENRY PATTERSON	Signature	M A Smith	
		Execution Date	21 / 07 / 2017	
Witness Signature	A Patterson			
Witness Qualifications	SOLICITOR			
Mortgagee Execution				
			of ABC BANK LIMITED ney number 712345612	
		Signer Name	EMILY JANE JONES	
		Signer Organisation	ABC BANK LIMITED	
		Signer Role	TIER 2 ATTORNEY	
		Signature	E J Jones	
		Execution Date	28 / 07 / 2017	

Guide to Completion of National Mortgage Form

Lodger Details Panel

[2-4020]

The standard Fields of the Lodger Details Panel are as follows:

Lodger Details			
Lodger Code			
Name			
Address			
Lodger Box			
Phone			
Email			
Reference			

None of the Fields are individually mandatory, however the combination of details must contain the minimum information necessary for positive identification and contact by mail, electronic mail and telephone.

If the <u>Lodger Code Field</u> is completed, there is no need to complete the <u>Name Field</u>, <u>Address</u> <u>Field</u>, <u>Lodger Box Field</u>, <u>Phone Field</u> or <u>Email Field</u> because this information can be obtained from Titles Registry records using the lodger code.

If the Lodger Code Field is not completed, the following Fields should be completed:

- 1. The Name Field with the name of the lodger;
- 2. The <u>Address Field</u> with the postal address of the lodger;
- 3. The <u>Lodger Box Field</u> with the lodger box reference (if applicable);
- 4. The <u>Phone Field</u> with the telephone number of the lodger;
- 5. The <u>Email Field</u> with the email address of the lodger.

The <u>Reference Field</u> can be completed with the lodger's internal reference for the matter. This data is not required or used by the Titles Registry. Any internal reference completed by a lodger must comply with the requirements set out in part [59-2030].

Jurisdiction Panel

The Jurisdiction Field in the Jurisdiction Panel must state QUEENSLAND.

Example:

Jurisdiction

Estate and/or interest being mortgaged Panel

QUEENSLAND

Insert FEE SIMPLE, WATER ALLOCATION, LEASE, or type of State tenure e.g. (STATE LEASE), whichever is applicable. If the mortgage only relates to the interest of one Tenant in Common Registered Owner, that Registered Owner's share fraction share (as numerator/ denominator) should be included.

[2-4030]

[2-4040]

Example: mortgage of an interest in a lease:

Estate and/or interest being mortgaged

LEASE NO. 703303243

Example: mortgage of the fee simple interest of a Tenant in Common who owns a half share:

Estate and/or interest being mortgaged

1/2 FEE SIMPLE

Land Title Reference/Part Land Affected?/Land Description Panel [2-4050]

The standard <u>Fields</u> of the <u>Land Title Reference/Part Land Affected?/Land Description Panel</u> are as follows:

Land Title Reference	Part Land Affected?	Land Description
	Fait Lanu Anecteu :	Land Description

Please note that the panel will expand to include the necessary <u>Fields</u> and data. The use of a *Form 20 - Enlarged Panel* to include <u>Fields</u> and data for this panel is not permitted.

^{1, 2}Freehold Land Description

Land Title Reference Field:	complete with the 8 digit Land Title Reference for the lot.
Part Land Affected? Field:	insert "Y" if the mortgage relates to only one or some of the lots on an indefeasible title (Land Title Reference) which has multiple lots, otherwise leave blank.
Land Description Field:	The description should always read 'Lot [no.] on [plan reference]'. Plan references must contain the appropriate prefix (e.g. 'SP' for a survey plan, 'RP' for a registered plan, 'BUP' for a building units plan, 'GTP' for a group titles plan or the relevant letters for crown plans). The area of the lot/s is not shown.

Example of a mortgage of 2 titles, each with 2 lots:

Land Title Reference	Part Land Affected?	Land Description	
51564528 51564528 52387245 52387245		LOT 51 ON RP 300124 LOT 54 ON RP 300124 LOT 3 ON SP 222599 LOT 4 ON SP 222599	

Example of a mortgage of one lot on an indefeasible title which has more than one lot (Part Land Affected):

Land Title Reference	Part Land Affected?	Land Description
51564528	Y	LOT 51 ON RP 300124

^{2, 3}Water Allocation Description

Land Title Reference Field:	complete with the 8 digit Land Title Reference for the Water Allocation.
Part Land Affected? Field:	This Field is not applicable to Water Allocations and must be left blank.
Land Description Field:	A water allocation should be identified as 'Water Allocation', 'Allocation' or 'WA'. All plans referring to water allocations are administrative plans. Administrative plan is abbreviated to AP as the prefix of the plan identifier.

Example:

Land Title Reference	Part Land Affected?	Land Description
46012345		WA 27 ON AP7900
^{1, 3} State Tenure Descrip	tion	
Land Title Reference Field:	complete with the 8 digit Land	d Title Reference for the State tenure.
Part Land Affected? Field:		ates to only one or some of the lots on an Reference) which has multiple lots,
Land Description Field:	The description of the relevant State tenure should always read 'Lot [no.] on [plan reference]'. Plan references must contain the appropriate prefix (e.g. 'CP' for a crown plan).	
Example:		
Example:		
Land Title Reference	Part Land Affected?	Land Description
40567123		LOT 27 ON CP LIV1234

Mortgagor Panel

The standard Fields of the Mortgagor Panel are as follows:

Mortgagor	
Given Name(s)	[For an individual]
Family Name	
Capacity	
Name	[For an organisation e.g. a company]
ACN	
ARBN	
Capacity	

Individual Mortgagor

For each mortgagor that is an individual, the following Fields are applicable:

<u>Given Name(s):</u>	When combined with the Family Name Field, this must correspond with the name of the registered owner or holder of the interest as shown on a current title search.
Family Name:	When combined with the Given Name(s) Field, this must correspond with the name of the registered owner or holder of an interest as shown on a current title search.
<u>Capacity:</u>	This Field is used to supply the capacity in which the mortgagor holds the land (e.g. TRUSTEE – see $\P[2.0050]$). If there is no capacity for the mortgagor, this Field can be left blank or omitted.

Please note that the panel will expand to include the necessary <u>Fields</u> and data. The use of a *Form 20 - Enlarged Panel* to include <u>Fields</u> and data for this panel is not permitted.

[2-4060]

lortgagor		
Given Name(s)	JOHN	
Family Name	CITIZEN	
Given Name(s)	JOAN	
Family Name	CITIZEN	

Example for 2 individual mortgagors:

Example for 2 individual mortgagors holding the property as trustees:

ortgagor		
Given Name(s)	JOHN	
Family Name	CITIZEN	
Capacity	TRUSTEE	
Given Name(s)	JOAN	
Family Name	CITIZEN	
Capacity	TRUSTEE	

Organisation Mortgagor

For each mortgagor that is an organisation (e.g. a company), the following Fields are applicable:

<u>Name:</u>	this Field should contain the full legal name of the organisation and must correspond with the name of the registered owner or holder of the interest as shown on a current title search.
ACN	If the Mortgagor has an ACN, the 9 digit ACN must be entered. If there is no ACN this Field can be left blank or omitted.
<u>ARBN:</u>	If the Mortgagor has an ARBN, the 9 digit ARBN must be entered. If there is no ARBN this Field can be left blank or omitted.
<u>Capacity:</u>	This Field is used to supply the capacity in which the mortgagor holds the land (e.g. TRUSTEE – see $\P[2-0050]$). If there is no capacity for the mortgagor, this Field can be left blank or omitted.

Please note that the panel will expand to include the necessary <u>Fields</u> and data. The use of a *Form 20 - Enlarged Panel* to include <u>Fields</u> and data for this panel is not permitted.

Example for a corporate mortgagor:

Mortgagor		
Name	DEF COMPANY LTD	
ARBN	987651265	

Example for a corporate mortgagor holding the property as trustee:

Mortgagor		
Name	ABC COMPANY PTY LTD	
ACN	986384755	
Capacity	TRUSTEE	

Mortgagee Panel

[2-4070]

The standard Fields of the Mortgagee Panel are as follows:

Mortgagee				
Given Name(s)	[For an individual]			
Family Name				
Capacity				
Tenancy (inc. share)				
Name	[For an organisation e.g. a company]			
ACN				
ARBN				
Australian Credit Licence				
Capacity				
Tenancy (inc. share)				

Individual Mortgagee

For each mortgagee that is an individual, the following Fields are applicable:

<u>Given Name(s):</u>	When combined with the Family Name Field, this must correspond with the full legal name of the individual.
Family Name:	When combined with the Given Name(s) Field, this must correspond with the full legal name of the individual.
<u>Capacity:</u>	This Field is used to supply the capacity in which the mortgagee will hold the mortgage on title (e.g. TRUSTEE – see $\P[2-0100]$). If there is no capacity to be recorded, this Field can be left blank or omitted.
Tenancy (inc. share):	If there is only one mortgagee this Field can be left blank or omitted.
	See ¶[2-4075] in relation to completion of this Field where there is more than one mortgagee.

Please note that the panel will expand to include the necessary <u>Fields</u> and data. The use of a *Form 20 - Enlarged Panel* to include <u>Fields</u> and data for this panel is not permitted.

Example for an individual mortgagee:

-

Mortgagee		
Given Name(s)	JOHN	
Family Name	CITIZEN	

Example for an individual mortgagee holding as trustee:

lortgagee		
Given Name(s)	JOHN	
Family Name	CITIZEN	
Capacity	TRUSTEE	

Organisation Mortgagee

For each mortgagee that is an organisation (e.g. a company), the following Fields are applicable:

Name:	this Field must contain the full legal entity name of the organisation.
<u>ACN</u>	If the Mortgagee has an ACN, the 9 digit ACN must be entered. If there is no ACN this Field can be left blank or omitted. An ABN is not permitted in this Field.
<u>ARBN:</u>	If the Mortgagee has an ARBN, the 9 digit ARBN must be entered. If there is no ARBN this Field can be left blank or omitted. An ABN is not permitted in this Field.
Australian Credit Licence:	This is an optional Field. If the mortgagee has no Australian Credit Licence this Field can be left blank or omitted.
<u>Capacity:</u>	This Field is used to supply the capacity in which the mortgagee will hold the mortgage on title (e.g. TRUSTEE – see $\P[2-0100]$). If there is no capacity to be recorded, this Field can be left blank or omitted.
Tenancy (inc. share):	If there is only one mortgagee this Field can be left blank or omitted.
	See ¶[2-4075] in relation to completion of this Field where there is more than one mortgagee.

It is not permissible to:

- include an ABN in the <u>ACN Field</u> or <u>ARBN Field</u>; or
- alter the National Mortgage Form in any way to include a <u>Field</u> for the insertion of an ABN for an organisation mortgagee.

Please note that the panel will expand to include the necessary <u>Fields</u> and data. The use of a *Form 20 - Enlarged Panel* to include <u>Fields</u> and data for this panel is not permitted.

Example for an Australian Company Mortgagee:

Mortgagee		
Name	BIG BANK LIMITED	
ACN	986384755	
Australian Credit Licence	659726	

Example for an Australian Company Mortgagee holding as Trustee:

Mortgagee		
Name	BIG INVESTMENT COMPANY LIMITED	
ACN	886384755	
Capacity	TRUSTEE	

Completion of the Tenancy (inc. share) Field for multiple Mortgagees

[2-4075]

Declared Trustees

Where multiple trustees of the same trust are to be registered on title as the only mortgagees to the mortgage the <u>Tenancy (inc. share) Field</u> must be left blank or omitted for each mortgagee.

Example for multiple individual mortgagees holding the interest as trustees of the same trust:

Mortgagee		
	Given Name(s)	JOHN
	Family Name	CITIZEN
	Capacity	TRUSTEE
	Given Name(s)	MARY
	Family Name	CITIZEN
	Capacity	TRUSTEE

Where the <u>Mortgagee Panel</u> is only completed with trustee mortgagees and the <u>Tenancy (inc. share) Fields</u> are left blank or omitted (as above), the Registrar will record the mortgagees as trustees of the same trust.

If a trustee mortgagee holds their interest as tenant in common with another mortgagee that is not a trustee of the same trust, the words "TENANTS IN COMMON" and the share fraction (as numerator/ denominator) must be added to the <u>Tenancy (inc. share) Field</u> for each mortgagee. The total shares must add to 1.

Example of two organisation mortgagees holding their interests on trust for two different trusts as tenants in common:

I	Mortgagee	
	Name	ALPHA HOLDINGS PTY LTD
	ACN	123123123
	Capacity	TRUSTEE
	Tenancy (inc. share)	TENANTS IN COMMON 1/2
	Name	BRAVO HOLDINGS LIMITED
	ACN	321321321
	Capacity	TRUSTEE
	Tenancy (inc. share)	TENANTS IN COMMON 1/2

Example of an organisation mortgagee holding two separate interests on trust for two different trusts:

Mortgagee		
Name	ALPHA HOLDINGS PTY LTD	
ACN	123123123	
Capacity	TRUSTEE	
Tenancy (inc. share)	TENANTS IN COMMON 1/2	
Name	ALPHA HOLDINGS PTY LTD	
ACN	123123123	
Capacity	TRUSTEE	
Tenancy (inc. share)	TENANTS IN COMMON 1/2	

Joint Tenants

If multiple mortgagees hold as joint tenants, the words "Joint Tenants" should be added to the <u>Tenancy (inc. share) Field</u> for the first joint tenant.

Example of two organisation mortgagees holding as joint tenants:

ALPHA BANK LIMITED	
123123123	
659800	
JOINT TENANTS	
BRAVO BANK LIMITED	
321321321	
	123123123 659800 JOINT TENANTS BRAVO BANK LIMITED

Example of an individual mortgagee and an organisation mortgagee holding as joint tenants:

ortgagee		
Given Name(s)	JOHN	
Family Name	CITIZEN	
Tenancy (inc. share)	JOINT TENANTS	
Name	BRAVO BANK LIMITED	
ACN	321321321	

Tenants in Common

If multiple mortgagees hold as tenants in common, every mortgagee must have the words "Tenants in Common" and the share fraction (as numerator/denominator) added to the <u>Tenancy</u> (inc. share) Field for each mortgagee. The total shares must add to 1.

Example of 2 organisation mortgagees holding as tenants in common:

lortgagee		
Name	ALPHA BANK LIMITED	
ACN	123123123	
Tenancy (inc. share)	TENANTS IN COMMON 1/3	
Name	BRAVO BANK LIMITED	
ACN	321321321	
Tenancy (inc. share)	TENANTS IN COMMON 2/3	

Example of an individual mortgagee and organisation mortgagee holding as tenants in common:

Mortgagee		
Given Name(s)	JOHN	
Family Name	CITIZEN	
Tenancy (inc. share)	TENANTS IN COMMON 2/5	
Name	BRAVO HOLDINGS LIMITED	
ACN	521321321	
Tenancy (inc. share)	TENANTS IN COMMON 3/5	

Mixed Tenancies (Joint Tenants inter-se holding as Tenants in Common with other mortgagees)

If some of the mortgagees hold as joint tenants, and they hold as tenants in common with one or more other mortgagees, the words "JOINT TENANTS INTER-SE" and the share fraction (as numerator/ denominator) that group of mortgagees hold is added to the <u>Tenancy (inc. share)</u> <u>Field</u> for the first mortgagee in the group of joint tenants and the words "TENANTS IN COMMON" and the share fraction (as numerator/ denominator) are added to the <u>Tenancy (inc. share)</u> Field of every other mortgagee. The total shares must add to 1.

Example:

Alpha Bank Limited and Bravo Bank Limited hold half a share as joint tenants inter-se, holding as tenants in common with Charlie Bank Limited, who hold the other half share. This would be shown as:

Mortgagee	
Name	ALPHA BANK LIMITED
ACN	123123123
Tenancy (inc. share)	JOINT TENANTS INTER-SE 1/2
Name	BRAVO BANK LIMITED
ACN	321321321
Name	CHARLIE BANK LIMITED
ACN	987987987
Tenancy (inc. share)	TENANTS IN COMMON 1/2

Example of two individual mortgagees holding as joint tenants inter-se, holding as tenants in common with a corporation:

Mortgagee	
Given Name(s)	JOHN
Family Name	CITIZEN
Tenancy (inc. share)	JOINT TENANTS INTER-SE 3/5
Given Name(s)	JOAN
Family Name	CITIZEN
Name	BIG INVESTMENT COMPANY LIMITED
ACN	887987987
Tenancy (inc. share)	TENANTS IN COMMON 2/5

Operative words and Terms and Conditions of this Mortgage Panel [2-4080]

The standard Fields of the <u>Operative words and Terms and Conditions of this Mortgage Panel</u> are as follows:

The mortgagor mortgages the estate and/or interest in land specified in this mortgage to the mortgagee as security for the debt or liability described in the terms and conditions set out or referred to in this mortgage, and covenants with the mortgagee to comply with those terms and conditions.

Terms and Conditions of this Mortgage

- (a) Document Reference
- (b) Additional terms and conditions

A description of the debt or liability secured by the mortgage (see $\P[2-2020]$) must be detailed under the heading *Terms and Conditions of this Mortgage* by utilising one of the following three methods:

- using a Standard Terms Document <u>without:</u>
 - amendment (e.g. deleting or substituting clauses); and
 - any other description of the debt or liability being entered; or
- using a Standard Terms Document with:
 - amendments (e.g. deleting or substituting clauses); and/or
 - additional terms and conditions or another description of the debt or liability; or
- not using a Standard Terms Document and entering the terms and conditions or other description of the debt or liability.

Instructions on how to complete the NMF using the above three methods are provided under the relevant headings below.

Using a Standard Terms Document

Using a Standard Terms Document without amendment or other description of the debt or liability

If a Standard Terms Document is being used without amendment or any additional terms and conditions or other description of the debt or liability (see $\P[2-2020]$):

- the dealing number of the Standard Terms Document should be inserted in *(a) Document Reference*; and
- NIL should be inserted in (*b*) Additional terms and conditions.

Example:

Terms and Conditions of this Mortgage	
(a) Document Reference	71234567
(b) Additional terms and conditions	NIL

Using a Standard Terms Document with amendments or with an additional description of the debt or liability

If a Standard Terms Document is being used with amendments or any additional terms and conditions or other description of the debt or liability (see $\P[2-2020]$):

- the dealing number of the Standard Terms Document should be inserted in (a) *Document Reference*; and
- Any changes to the Standard Terms Document (e.g. deleting or substituting clauses) or any additional terms and conditions or other description of the debt or liability should be inserted in (b) Additional terms and conditions.

The use of a Form 20 – Schedule is permitted to include data for (b) Additional terms and conditions (see part 20, esp ¶[20-2010]).

Please note that the data that can be inserted for (b) Additional terms and conditions in the Webform is limited to 4000 characters. There is no limit to the data that can be inserted for (b) Additional terms and conditions in the Microsoft Word Template Form as the panel will expand to include all required data.

Example:

Terms and Conditions of this Mortga	ige	
(a) Document Reference	71234567	
(b) Additional terms and conditions		
[Detail amendments to the Standard Te additional terms and conditions or othe		iting clauses) and/or any
Example using a <i>Form 20 – Schedule</i> :		
Terms and Conditions of this Mortga	ge	
(a) Document Reference	71234567	
(b) Additional terms and conditions		
See attached Schedule.		
QUEENSLAND TITLES REGISTRY	SCHEDULE	FORM 20 Version 2
Land Title Act 1994, Land Act 1994 and Water Act 2000		Page 3 of 3
		Г
	Title Reference [12348019]	
Operative words and Terms and Condition	ns of this Mortgage Panel	
Terms and Conditions of this Mortgage		
(b) Additional terms and conditions		
[Detail amendments to the Standard Terms Do conditions or other description of the debt or lia	cument (e.g. deleting or substituting clauses) and/ ibility]	or any additional term $rac{1}{2}$ and

Not using a Standard Terms Document

If no Standard Terms Document is being used:

- NIL should be inserted in (a) Document Reference; and
- The terms and conditions or other description of the debt or liability (see $\P[2-2020]$) should be inserted in (b) Additional terms and conditions.

The use of a Form 20 – Schedule is permitted to include data for (b) Additional terms and conditions (see part 20, esp. ¶[20-2010]).

Please note that the data that can be inserted for (b) Additional terms and conditions in the Webform is limited to 4000 characters. There is no limit to the data that can be inserted for (b) Additional terms and conditions in the Microsoft Word Template Form as the panel will expand to include all required data.

Example:

Terms and Conditions of this Mort	gage	
(a) Document Reference	NIL	
(b) Additional terms and conditions		
[Detail the terms and conditions or ot	her description of the debt or liability]	
ample using a Form 20 - Schedule	2	
Terms and Conditions of this Mort	gage	
(a) Document Reference	NIL	
(b) Additional terms and conditions		
See attached Schedule.		
QUEENSLAND TITLES REGISTRY	SCHEDULE	FORM 20 Version 2
Land Title Act 1994, Land Act 1994 and Water Act 2000		Page 3 of 3
Г	TH D (10010010)	-
	Title Reference [12348019]	
	itions of this Mortgage Panel	
Operative words and Terms and Cond		
Operative words and Terms and Cond Terms and Conditions of this Mortgage	3	
-	3	

Mortgagor and Mortgagee executions Panel

[2-4090]

For each Mortgagor and Mortgagee the following standard <u>Fields</u> are applicable:

Mortgagor Execution	
NOTE: Witnessing officer must be aware of their	Executed on behalf of
obligations under section 162 of the Land Title Act 1994	Signer Name
	Signer Organisation
Full Name of Witness	Signer Role
Witness Signature	
	Signature
Witness Qualifications	5
	Execution Date

Mortgagee Execution	European de la contra de set
NOTE: Witnessing officer must be aware of their obligations under section 162 of the Land Title Act	Executed on behalf of
1994	Signer Name
	Signer Organisation
Full Name of Witness	Signer Role
Witness Signature	
	Signature
Witness Qualifications	
	Execution Date

Complete the applicable Fields for each individual or entity executing the NMF. Any <u>Fields</u> that are not applicable can be left blank or omitted. Some examples have been provided further below.

Please note that the panel will expand to include the necessary <u>Fields</u> and data. The use of a *Form 20 – Enlarged Panel* to include <u>Fields</u> and data for this panel is not permitted except when a marksman clause is required (see $\P[16-2140]$).

The NMF requires the completion of a separate witnessing provision for each signature which is required to be witnessed, even if signatures are made in front of the same witness.

For the requirements when executing see Part 61 – Witnessing and Execution of Instruments or Documents.

For a company executing the NMF, the ACN or ARBN does not need to be included in the company name in the relevant Execution Panel if it has been included in the <u>Mortgagor Panel</u> or <u>Mortgagee Panel</u>.

Where a legal practitioner signs a NMF on behalf of a mortgagee the legal practitioner's full name must be printed underneath the signature along with the words, solicitor, barrister or Australian legal practitioner as appropriate. The legal practitioner's signature need not be witnessed. Refer to the example below.

Execution under a registered Power of Attorney

The following requirements apply for an execution carried out by an attorney under a registered power of attorney:

- 1. The second line of the <u>Mortgagor Signature Details Field</u> or <u>Mortgagee Signature Details</u> <u>Field</u> must include the statement "under power of attorney [DEALING NUMBER]" stating the dealing number of the registered Power of Attorney (underneath "Executed on behalf of [NAME]"); and
- 2. For a registered Power of Attorney which specifically names the attorneys:
 - a. the <u>Signer Name Field</u> must be the same as the name of the attorney listed in the Power of Attorney; and
 - b. the Signer Role Field should state "ATTORNEY"; and
- 3. For a registered Power of Attorney which defines attorneys using a position or role in an organisation (e.g. Mortgage Officer or Tier 2 Attorney in a Bank, Partner in a law firm):

- a. The <u>Signer Organisation Field</u> must match the name of the organisation listed in the Power of Attorney; and
- b. the <u>Signer Role Field</u> must contain the relevant position or role contained in the Power of Attorney.

Example - Execution carried out by a named attorney under a registered power of attorney

Mortgagor Execution			
NOTE: Witnessing officer must be aware of their		Executed on behalf of	JOAN CITIZEN
obligations under section 1	62 of the Land Title Act	under power of attorney 762873635	
1994		Signer Name	ELAINE ATKINS
Full Name of Witness	ALFRED WITNESS	Signer Role	ATTORNEY
		5	
Witness Signature	A Witness		
3		Signature	E Atkins
		Signature	E Alkins
Witness Qualifications	SOLICITOR		
		Execution Date	27 / 07 / 2017

Example - Execution carried out by an attorney with a position/role defined in a registered power of attorney

Mortgagee Execution		
	Executed on behalf of	BIG BANK LTD
	under power of attorney	762873635
	Signer Name	ALAN ATKINS
	Signer Organisation	BIG BANK LTD
	Signer Role	MORTGAGE OFFICER
	Signature	A Atkins
	Execution Date	27 / 07 / 2017

Example – Execution for an Individual carried out by the Individual

Mortgagor Execution			
NOTE: Witnessing officer m obligations under section 16		Executed on behalf of	JOHN CITIZEN
1994		Signer Name	JOHN CITIZEN
Full Name of Witness	ALFRED WITNESS		
		Signature	J Citizen
Witness Signature	A Witness		
		Execution Date	27 / 07 / 2017
Witness Qualifications	SOLICITOR		

Example – Execution by a legal practitioner on behalf of a mortgagee

Mortgagee Execution		
	Executed on behalf of	BIG BANK LIMITED
	Signer Name	LAURENCE LAIDLEY
	Signer Organisation	LARRY'S LAW
	Signer Role	AUSTRALIAN LEGAL PRACTITIONER
	Signature	L Laidley
	Execution Date	29 / 01 / 2018

Example – Execution by Organisation (Australian Company) executed (without seal) by a director and secretary in accordance with s. 127 of the *Corporations Act 2001* (Cth)*

Mortgagor Execution		
	Executed on behalf of	XYZ LIMITED
	Signer Name	DANIEL DEAKIN
	Signer Organisation	XYZ LIMITED
	Signer Role	DIRECTOR
	Signature	D Deakin
	Execution Date	27 / 07 / 2017
	Executed on behalf of	XYZ LIMITED
	Signer Name	SEAN SEACOMBE
	Signer Organisation	XYZ LIMITED
	Signer Role	SECRETARY
	Signature	S Seacombe
	Execution Date	27 / 07 / 2017

*Please note that for an execution by a corporation under s. 127 of the *Corporations Act 2001* (Cth) or s. 46F of the *Property Law Act 1974* where there is more than one signatory, if the date the last signer executes the NMF is inserted in the second <u>Execution Date Field</u>, the first <u>Execution Date Field</u> can be left blank or deleted. For example:

Mortgagor Execution		
	Executed on behalf of	XYZ LIMITED
	Signer Name	DANIEL DEAKIN
	Signer Organisation	XYZ LIMITED
	Signer Role	DIRECTOR
	Signature	D Deakin
	Executed on behalf of	XYZ LIMITED
	Signer Name	SEAN SEACOMBE
	Signer Organisation	XYZ LIMITED
	Signer Role	SECRETARY
	Signature	S Seacombe
	Execution Date	27 / 07 / 2017

eConveyancing

[2-5000]

Electronic Conveyancing and Electronic Conveyancing Document [2-5010]

Electronic Conveyancing (or eConveyancing) is the term used to refer to the electronic preparation, lodgement, processing and registration of instruments and other documents (Electronic Conveyancing Documents) in accordance with the Land Title Act 1994 (Qld) and the Electronic Conveyancing National Law (Queensland) (the ECNL). eConveyancing is the primary method of conveyancing in Queensland, and its use is mandated for a number of instruments and documents. Refer to part [2-5105 and 62-6000] for further information on the application of the eConveyancing mandate.

An Electronic Conveyancing Document is a document under the ECNL that is lodged electronically through an Electronic Lodgment Network (see s. 14B of the Land Title Act 1994 and s. 7 of the ECNL).

For more information, refer to Part 62 - eConveyancing.

The terms Electronic Conveyancing and eConveyancing are used interchangeably in this Part and throughout the Land Title Practice Manual.

Scope Restrictions

Refer to the <u>Titles Queensland website</u> for the list of transactions available through eConveyancing.

Electronic Conveyancing Mandate

The eConveyancing mandate commenced on 20 February 2023 and applies to all industry professionals who are eligible to become subscribers of an Electronic Lodgment Network Operator (ELNO); as well as to Corporate Entities who are lodging a required instrument.

The mandate, introduced by the *Land Title Regulation* 2022 provides that certain types of Titles instruments, known as required instruments, must be lodged through an Electronic Lodgment Network (ELN). For more information, refer to Part[62-6000] – eConveyancing Mandate.

[2-5100]

[2-5105]

The National Mortgage Form (NMF) is a required instrument under the regulation and is therefore required to be lodged through a ELN unless an exemption applies.

Because the Electronic Lodgement Network Operator's (ELNO) regularly update their functionality in conjunction with Titles Queensland, and the Queensland Revenue Office (QRO), a current list of required instruments and their inclusions and exemptions is maintained on the <u>Titles Queensland website</u> rather than in the Land Title Practice Manual to ensure the information is as current and accurate as possible.

ELN Subscribers should therefore refer to the <u>Titles Queensland website</u> for the list of required instruments to be lodged through eConveyancing as well as any exemptions that may apply. Specifically, ELN Subscribers should confirm that the instrument is not exempt and is included in the mandate before attempting to lodge the instrument by way of eConveyancing.

Exemptions to Required Instruments

There are two categories of exemptions that may apply to required instruments, these are general exemptions, and instrument specific exemptions.

The general exemptions to the mandate are those which are contained in the regulation and apply to all instruments required to be lodged through eConveyancing. These general exclusions can be found in Part [62-6022] of the Manual and on the <u>Titles Queensland website</u>.

Instrument specific exemptions are those exclusions which apply only to a specific instrument (for example a National Mortgage Form) and a list of these exclusions can be found on the <u>Titles Queensland website</u> and are updated from time to time as the functionality of each instrument changes.

When an Exemption Applies

In circumstances where an exemption applies, an Exemption Request Form (ERF) should be completed. For Further information refer to Part [62-6040].

Prescribed Requirements – Mortgage Form (electronic)

Under the Participation Rules (Queensland) a Prescribed Requirement is a published requirement of the Registrar that Subscribers to an Electronic Lodgment Network are required to comply with.

The following are the prescribed requirements for a Mortgage Form (electronic):

2-001 For an attachment to include terms and conditions (see [2-5300]):

- (1) the attachment must be referred to in *(b) Additional terms and conditions* in the <u>Operative words and Terms and Conditions of this Mortgage Panel;</u>
- (2) if reference is made to an attachment in (b) Additional terms and conditions in the <u>Operative words and Terms and Conditions of this Mortgage Panel</u> a document setting out the terms and conditions must be included as an attachment to the Mortgage Form (electronic); and
- (3) the attachment must not contain any information other than the terms and conditions being incorporated (any additional information can be removed or redacted).

Example: it is not permissible to include as an attachment a complete scanned copy of a paper National Mortgage Form signed by the mortgagor/s showing all

[2-5115]

[2-5110]

[2-5200]

of the panels and the wet signatures of the mortgagor/s unless all information other than the terms and conditions is removed or redacted.

No Prescribed Requirements for 'same terms mortgage'

A 'same terms mortgage' held by a Subscriber under Participation Rule 6.13.1 that is not lodged for registration is not required to meet the requirements in the *Land Title Act 1994* and *Land Act 1994* for instruments that are lodged for registration (including any requirement for an instrument to be in the appropriate form or requirements relating to execution and witnessing). There are no Prescribed Requirements for a 'same terms mortgage'.

Attachments – Mortgage Form (electronic)

An attachment cannot be included with a Mortgage Form (electronic) unless:

- it is in the circumstances detailed in this section (e.g. an attachment to include terms and conditions that is referred to in the relevant panel); and
- the attachment only includes the stated material required in those circumstances (e.g. a document that sets out terms and conditions of the mortgage).

Attachments must be uploaded in portable document format (PDF). For information regarding uploading attachments, refer to the relevant Electronic Lodgment Network Operator.

Terms and Conditions

There is currently provision to include a document that sets out terms and conditions of the mortgage as an attachment.

Queensland Prescribed Requirement 2-001 requires that the attachment:

- must be referred to in (b) Additional terms and conditions in the <u>Operative words and</u> <u>Terms and Conditions of this Mortgage Panel</u>; and
- must not contain any information other than the terms and conditions being incorporated (any additional information can be removed or redacted).

Example: it is not permissible to include as an attachment a complete scanned copy of a paper National Mortgage Form signed by the mortgagor/s showing all of the panels and the wet signatures of the mortgagor/s unless all information other than the terms and conditions is removed or redacted.

Execution and Certification

[2-5400]

[2-5600]

[2-5610]

[2-5300]

The requirements for digitally signing and making certifications for an Electronic Conveyancing Document are contained in the Participation Rules (Queensland).

Electronic Form

Approved Electronic Form

An instrument of mortgage that is an Electronic Conveyancing Document (eConveyancing mortgage) must be lodged through an Electronic Lodgment Network and be in the form approved by the Registrar under the Electronic Conveyancing National Law (Queensland). The eConveyancing mortgage must be digitally signed by or for the mortgagee as required by the approved form and Participation Rules.

A representation of the electronic form approved by the Registrar under s. 7 of the Electronic Conveyancing National Law (Queensland) is shown on the following page.

Lodger Details Lodger Code Name Address						
Lodger Box Phone Email Reference						
			MOR	TGAGE		
Jurisdiction	QUEENSL	AND				
Privacy Collectio The information in searchable registe	this form is	collected unde	r statutory a	uthority and used for the p	ourpose of mainta	ining publicly
Estate and/or inte FEE SIMPLE	erest being	mortgaged				
Land Title Refere	nce	Part Land Affe	ected? L	nd Description		
Land Title Refere Mortgagor Given Name(s) Family Name Capacity	nce	Part Land Aff	ected? L	nd Description		
Mortgagor Given Name(s) Family Name	nce	Part Land Aff	ected? L	nd Description		
Mortgagor Given Name(s) Family Name Capacity Name ACN ARBN		Part Land Aff	ected? L	Ind Description		

Reference:

The mortgagor mortgages the estate and/or interest in land specified in this mortgage to the mortgagee as security for the debt or liability described in the terms and conditions set out or referred to in this mortgage, and covenants with the mortgagee to comply with those terms and conditions.

Terms and Conditions of this Mortgage

- (a) Document Reference
- (b) Additional terms and conditions

Mortgagee Execution

Executed on behalf of Signer Name Signer Organisation Signer Role Execution Date

Electronic Form Examples

[2-5620]

Lodger Details Lodger Code Name ABC BANK Address 200 ADELA BRISBANE Lodger Box Phone Email Reference 987654321

ABC BANK LIMITED 200 ADELAIDE STREET BRISBANE QLD 4000 879845213

SY 300 21/02/2021 09:00:05

MORTGAGE

Jurisdiction QUEENSLAND

Privacy Collection Statement

The information in this form is collected under statutory authority and used for the purpose of maintaining publicly searchable registers and indexes.

Estate and/or interest being mortgaged

FEE SIMPLE

Land Title Reference 12348019	Part Land Affected?	Land Description LOT 1 ON RP 11898
Mortgagor Given Name(s) Family Name Given Name(s) Family Name	ROBERT JOHN SMITH MARY ANNE SMITH	
Mortgagee		

Name	ABC BANK LIMITED	
ACN	123 456 789	
Australian credit licence	123456	

The mortgagor mortgages the estate and/or interest in land specified in this mortgage to the mortgagee as security for the debt or liability described in the terms and conditions set out or referred to in this mortgage, and covenants with the mortgagee to comply with those terms and conditions.

Terms and Conditions of this Mortgage			
(a) Document Reference	709123465		
(b) Additional terms and conditions	NIL		

Mortgagee Execution

- 1. The Certifier has retained the evidence supporting this Registry Instrument or Document.
- The Certifier, or the Certifier is reasonably satisfied that the mortgagee it represents,:
 (a) has taken reasonable steps to verify the identity of the mortgagor; and
 (b) holds a mortgage granted by the mortgagor on the same terms as this Registry Instrument or Document.
- 3. The Certifier has taken reasonable steps to ensure that this Registry Instrument or Document is correct and compliant with relevant legislation and any Prescribed Requirement.

Executed on behalf of ABC BANK LIMITED Signer Name Peter Smith Signer Organisation ABC BANK LIMITED Signer Role AUTHORISED SIGNATORY Execution Date 21/02/2021

BIG CIT
123 QUI
BRISBA

Email Reference BIG CITY SOLICITORS 123 QUEEN ST BRISBANE QLD 4000

SMITH:ABC

879845521

PX 300 21/02/2021 09:00:05

MORTGAGE

Jurisdiction QUEENSLAND

Privacy Collection Statement

The information in this form is collected under statutory authority and used for the purpose of maintaining publicly searchable registers and indexes.

Estate and/or interest being mortgaged FEE SIMPLE		
Land Title Reference 12348019	Part Land Affected?	Land Description LOT 1 ON RP 11898
Mortgagor Name ACN:	GRAND DEVELOF 654 512 542	PMENT CORP PTY LTD
Mortgagee		
Name	BIG CITY INVESTI	MENTS PTY LTD
ACN	123 456 789	
Tenancy (inc. share)	As Trustee	

The mortgagor mortgages the estate and/or interest in land specified in this mortgage to the mortgagee as security for the debt or liability described in the terms and conditions set out or referred to in this mortgage, and covenants with the mortgagee to comply with those terms and conditions.

Terms and Conditions of this Mortgage			
(a) Document Reference		709123465	
(b) Additional terms and conditions		NIL	

Mortgagee Execution

- 1. The Certifier holds a properly completed Client Authorisation for the Conveyancing Transaction including this Registry Instrument or Document.
- 2. The Certifier has taken reasonable steps to verify the identity of the mortgagee or his, her or its administrator or attorney.
- 3. The Certifier has retained the evidence supporting this Registry Instrument or Document.
- The Certifier, or the Certifier is reasonably satisfied that the mortgagee it represents,:
 (a) has taken reasonable steps to verify the identity of the mortgagor; and
 - (b) holds a mortgage granted by the mortgagor on the same terms as this Registry Instrument or Document.
- 5. The Certifier has taken reasonable steps to ensure that this Registry Instrument or Document is correct and compliant with relevant legislation and any Prescribed Requirement.

Executed on behalf of BIG CITY INVESTMENTS PTY LTD

Signer Name Peter Smith Signer Organisation BIG CITY SOLICITORS Signer Role AUSTRALIAN LEGAL PRACTITIONER Execution Date 21/02/2021

Electronic Form Notes for Completion

Refer to the table below for notes for the completion of a Mortgage Form (electronic).

Panel	Notes	
Mortgagee	Mortgagee name and Trustee capacity	
	Mortgagee	
	Name	BIG CITY LENDERS PTY LTD
	ACN	123 456 789
	Tenancy (inc. share)	As Trustee
	Mortgagee	
	Given Name(s)	PETER
	Family Name(s)	TEMPLETON
	Tenancy (inc. share)	As Trustee
	Given Name(s)	MARGARET
	Family Name(s)	TEMPLETON
	The name of a mortgagee in the Mortgagee Panel is recorded using the following name data fields:	
	• for each organisation: a <u>Name Field</u> (and if applicable an <u>ACN or ARBN Field</u>); and	
	• for each individual: a <u>Given Name(s) Field</u> and a <u>Family Name(s) Field</u> .	
	Only the name of the Mortgagee can be inserted in the name data fields for the Mortgagee. It is not permissible to include other words or symbols that are not part of the name of the Mortgagee in any of the name data fields in this panel (e.g. the trust capacity of a mortgagee or a reference to previously lodged trust deed/instrument).	
	Where a mortgagee will be recorded as holding an interest as a trustee this must be recorded by selecting the trustee capacity for the mortgagee which will be displayed in the <u>Tenancy (inc. share)</u> <u>Field</u> (as shown in the examples above).	
	Note: there is no requirement for the details of a trust to be provided to the Registrar where a mortgagee will be recorded as a trustee so there is no provision for the details of a trust to be provided with a Mortgage Form (electronic).	
	It is not permissible to do any of the following:	
	• include the trustee capacity of the mortgagee or the name of the trust in the mortgagee name data fields; or	
	 include a copy of the trust deed/instrument with a Mortgage Form (electronic) or refer to a dealing where the trust deed/instrument has been deposited in the name data fields in the <u>Mortgagee</u> <u>Panel</u>; or 	
	• include a Form 20 – Trust	Details Form (electronic) with a Mortgage Form (electronic).

Fees

Fees payable to the Titles Registry are subject to an annual review. Refer to the Titles Fee Calculator available online or see [60-8000].

Cross References

 $Part \; 1-Transfer \\$

Part 3 – Release of Mortgage

Part 13 – Amendment of Lease, Easement, Mortgage, Covenant, Profit a Prendre Building Management Statement or Carbon Abatement Interest [2-8000]

[2-9000]

- Part 14 General Request
- Part 18 General Consent
- Part 30 Mortgage Priority
- Part 49 Water Allocations
- Part 62 eConveyancing

Notes in text

[2-9050]

- Note¹ This numbered section, paragraph or statement does not apply to water allocations.
- Note² This numbered section, paragraph or statement does not apply to State land.
- Note³ This numbered section, paragraph or statement does not apply to freehold land.