

New South Wales

Real Property Further Amendment (Electronic Conveyancing) Bill 2014

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The objects of this Bill are:

- (a) to amend the *Real Property Act 1900*:
 - (i) to enable the Registrar-General to make rules (called the *conveyancing rules*) for or with respect to the preparation and lodgment of paper documents to give effect to conveyancing transactions under the Act, and
 - (ii) to enable a person who is involved in a conveyancing transaction under the Act to give a client authorisation to a representative to enable the representative to do things on the person's behalf in connection with the transaction, and
 - (iii) to consolidate and standardise the provisions of the Act concerning the certification of the correctness of certain conveyancing transactions (whether conducted in paper or electronic form), and
 - (iv) to provide that certain paper conveyancing documents that are required under the Act to be executed or witnessed can be certified or authenticated by such other means as may be provided by the conveyancing rules, and
 - (v) to enable a person who intends to lodge a dealing to give effect to a legal or equitable interest in land claimed by the person to lodge a priority notice to prevent the Registrar-General from recording certain other dealings concerning the land for a limited period pending the lodgment of the proposed dealing for registration, and
 - (vi) to enable the Registrar-General to cease to issue certificates of title on and from a day to be declared by the Registrar-General by order published in the Gazette and to

- confirm that, before that day, the Registrar-General may cease to issue certificates of title on a staged basis, and
- (vii) to provide that, after certificates of title are no longer issued, the Registrar-General may rely on either paper or electronic consents for certain conveyancing transactions given by the person who is recorded in the Register as having control of the right to deal in the land concerned, and
- (viii) to enable the Registrar-General to designate certain persons employed in the Public Service to be Deputy Registrars-General and to provide for their functions, and
- (ix) to enable an Australian address to be specified as an address for service in a caveat lodged under the Act, and
- (b) to make consequential amendments to the *Interpretation Act 1987* and *Real Property Regulation 2014*.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act.

Schedule 1 Amendment of Real Property Act 1900 No 25

1.1 Amendments concerning conveyancing rules

Schedule 1.1 amends the *Real Property Act 1900* (the *principal Act*):

- (a) to enable the Registrar-General to make rules (called the *conveyancing rules*) for or with respect to the preparation and lodgment of paper documents to give effect to conveyancing transactions under the Act, and
- (b) to define the term *conveyancing transaction* for this purpose in a manner consistent with the *Electronic Conveyancing National Law (NSW)*.

1.2 Amendments concerning client authorisations

Schedule 1.2 amends the principal Act:

- (a) to enable a law practice or licensed conveyancer to be authorised by a person under a client authorisation to carry out certain transactions on the person's behalf for the purposes of the principal Act, and
- (b) to define the term *authorised representative* for this purpose, and
- (c) to provide for the effect of signatures under a client authorisation (and the repudiation of such signatures).

The provisions to be inserted are modelled on those in the *Electronic Conveyancing National Law (NSW)* and they also provide that a client authorisation under that Law can also have effect as a client authorisation under the principal Act.

1.3 Amendment concerning certifications of correctness

Schedule 1.3 amends the principal Act to consolidate the provisions of sections 117 and 117A into one section concerning the certification of the correctness of certain conveyancing transactions (whether conducted in paper or electronic form).

1.4 Amendment concerning execution and attestation

Schedule 1.4 amends the principal Act to provide that certain paper conveyancing documents that are required to be executed or witnessed under the principal Act can be certified or authenticated by such other means as may be provided by the conveyancing rules.

1.5 Amendments concerning priority notices

Schedule 1.5 amends the principal Act to insert a new Part 7B that deals with priority notices.

The new Part will enable a person who intends to lodge a dealing to give effect to a legal or equitable interest in land claimed by the person to lodge a priority notice. The lodgment of a priority notice will reserve the priority of the dealings specified in the notice by preventing the Registrar-General from registering certain other dealings and plans concerning the land for a limited period (initially 60 days, with the possibility of an extension to 90 days) pending the lodgment of the proposed dealings for registration.

The new Part also provides for the following:

- (a) interpretative provisions (see proposed section 74S),
- (b) requirements with respect to the lodgment of priority notices (see proposed section 74T),
- (c) the recording, and removal of such recordings, in the Register under the Act by the Registrar-General (see proposed sections 74U and 74X (2)),
- (d) the circumstances when priority notices cease to have effect (see proposed section 74V),
- (e) the effect of priority notices (see proposed section 74W),
- (f) the withdrawal of priority notices by persons lodging such notices, whether voluntarily or by order of the Supreme Court (see proposed sections 74X (1) and 74Y),
- (g) the liability to pay compensation for pecuniary loss in connection with the lodgment of, or the refusal or failure to withdraw, priority notices where there has been no reasonable cause for the lodgment or the refusal or failure to withdraw (see proposed section 74Z).

Schedule 1.5 also makes a number of amendments to the principal Act that are consequential on the creation of priority notices.

1.6 Amendments concerning certificates of title and consents

Schedule 1.6 amends the principal Act:

- (a) to enable the Registrar-General to cease to issue certificates of title on and from a day to be declared by the Registrar-General by order published in the Gazette, and
- (b) to enable consents to certain conveyancing transactions involving land for which there is no certificate of title to be given in either paper or electronic form once certificates of title can no longer be issued, and
- (c) to confirm that, before that day, the Registrar-General may cease to issue certificates of titles to particular classes of persons on a staged basis under section 33AA of the principal Act.

1.7 Amendments concerning Registrar-General and Deputy Registrars-General Schedule 1.7 amends the principal Act:

- (a) to insert a definition of *Registrar-General* in the Act, and
- (b) to enable the Registrar-General to designate certain persons employed in the Public Service to be Deputy Registrars-General or the Senior Deputy Registrar-General, and
- (c) to provide for the circumstances in which a Deputy Registrar-General may act as the Registrar-General when there is no Registrar-General or the Registrar-General is absent from duty, and
- (d) to provide for the functions of Deputy Registrars-General (including the delegation to them of functions of the Registrar-General by the Registrar-General).

1.8 Amendments concerning service of notices on caveators

Schedule 1.8 amends the principal Act to enable an Australian address to be specified as an address for service in a caveat lodged under the principal Act.

Schedule 2 Consequential amendment of other legislation

Schedule 2.1 substitutes the definition of *Registrar-General* in the *Interpretation Act 1987* with a definition that is consistent with the definition to be inserted by Schedule 1.7.

Schedule 2.2 makes an amendment to the *Real Property Regulation 2014* that is consequential on the amendment made by Schedule 1.3.



New South Wales

Real Property Further Amendment (Electronic Conveyancing) Bill 2014

Contents

| | | Page |
|------------|--|------|
| 1 | Name of Act | 2 |
| 2 | Commencement | 2 |
| Schedule 1 | Amendment of Real Property Act 1900 No 25 | 3 |
| Schedule 2 | Consequential amendment of other legislation | 16 |



Real Property Further Amendment (Electronic Conveyancing) Bill 2014

No , 2014

A Bill for

An Act to amend the *Real Property Act 1900* to make provision for the alignment of paper and electronic conveyancing practices and to facilitate the adoption of electronic conveyancing practices; and to make consequential amendments to certain other legislation.

| The | Legisl | ature of New South Wales enacts: | 1 | | | |
|-----|--------------|--|--------|--|--|--|
| 1 | Nam | e of Act | 2 | | | |
| | | This Act is the Real Property Further Amendment (Electronic Conveyancing) Act 2014. | 3 4 | | | |
| 2 | Commencement | | | | | |
| | (1) | This Act commences on a day or days to be appointed by proclamation, except as otherwise provided by this section. | 6 7 | | | |
| | (2) | Schedules 1.6 [3] and [4], 1.7 and 2.1 commence on the date of assent to this Act. | 8 | | | |
| | (3) | Schedule 2.2 commences on the day on which Schedule 1.3 commences. | 9 | | | |

| Sch | nedu | le 1 | F | Amer | ndment of Real Property Act 1900 No 25 | 1 |
|-----|-------|----------|----------|-----------------------|--|----------------------|
| 1.1 | Amo | endm | ents | cond | erning conveyancing rules | 2 |
| [1] | Sect | ion 3 [| Defini | tions | | 3 |
| | Inser | t in alp | | | der in section 3 (1) (a): cing rules—The rules determined by the Registrar-General under | 4 5 |
| | | | | on 12H | | 6 |
| | | | | he <i>Ele</i> | eing transaction—A conveyancing transaction within the meaning ctronic Conveyancing National Law (NSW) to which this Act | 7 8 9 |
| [2] | Sect | ion 12 | E | | | 10 |
| | Inser | t after | sectio | n 12D: | | 11 |
| | 12E | Conv | veyan | cing r | ules | 12 |
| | | (1) | - | _ | conveyancing rules | 13 |
| | | | The or w | Regist ith respondent | rar-General may from time to time determine, in writing, rules for pect to the preparation and lodgment otherwise than electronically documents to give effect to conveyancing transactions (the <i>ing rules</i>), including rules for or with respect to the following: | 14 15 16 17 |
| | | | (a) | | verification of identity and authority, including: | 18 |
| | | | | (i) | the standards to which identity and authority are to be verified, and | 19 20 |
| | | | | (ii) | the classes of persons in respect of whom identity and authority are to be verified, and | 21 22 |
| | | | | (iii) | the classes of paper documents in relation to which verification of identity and authority requirements apply, and | 23 24 |
| | | | | (iv) | the classes of persons who can undertake verification of identity and authority, and | 25 26 |
| | | | | (v) | any supporting evidence and retention requirements, | 27 |
| | | | (b) | | at authorisations, including: | 28 |
| | | | | (i) | the form of a client authorisation, and | 29 |
| | | | | (ii) | the classes of paper documents to which a client authorisation applies, and | 30 31 |
| | | | () | (iii) | any supporting evidence and retention requirements, | 32 |
| | | | (c) | purp | ers to be certified, or relating to the certification of matters, for the oses of paper documents, including: | 33 34 |
| | | | | (i) | the form of certifications, and | 35 |
| | | | | (ii) (iii) | the classes of persons who may certify those matters, and any supporting evidence and retention requirements, | 36 37 |
| | | | (d) | the | retention of documents supporting or authenticating paper ments generally, including periods of retention, | 38 39 |
| | | | (e) | the c | classes of conveyancing transactions that must be lodged using an tronic Lodgment Network instead of by means of paper documents, | 40 41 |
| | | | (f) | the | obligations of persons lodging paper documents (including anties and representations), | 42 43 |

| | (g) | the execution and attestation of paper documents that give effect to conveyancing transactions (including providing for certification, authentication or other alternatives to execution or attestation to prove or establish such transactions), | 1 2 3 4 |
|------|------------------------|---|----------------------------|
| | (h) | any other matter that by this Act or the regulations is required or permitted to be dealt with by the conveyancing rules. | 5 6 |
| (2) | Publ | ication of conveyancing rules | 7 |
| | The | Registrar-General must ensure that the following are publicly available: | 8 |
| | (a) | the current conveyancing rules, | 9 |
| | (b) | all superseded versions of the conveyancing rules. | 10 |
| (3) | avail | conveyancing rules, and any changes to them, must be made publicly able at least 20 business days before the conveyancing rules or, as the case ires, the changes take effect. | 11 12 13 |
| (4) | perio Regi | ever, changes to the conveyancing rules may take effect within a shorter od (including immediately on being made publicly available), if the strar-General is satisfied that the changes need to take effect urgently use an emergency situation exists. | 14 15 16 17 |
| (5) | Regi exist stabi | the purposes of subsection (4), an emergency situation exists if the strar-General considers that, because of the occurrence of an event or the ence of particular circumstances, the operation, security, integrity or lity of an Electronic Lodgment Network or the Register or the land titles em is being, or is likely to be, jeopardised. | 18 19 20 21 22 |
| (6) | any 1 | uments may be made publicly available in accordance with this section in manner the Registrar-General considers appropriate, including (without ation) by means of a website. | 23 24 25 |
| (7) | the c | sufficient compliance with subsection (2) (b) if a superseded version of conveyancing rules (other than the most recently superseded version) is icly available only on request made to the Registrar-General. | 26 27 28 |
| (8) | Com | pliance with conveyancing rules | 29 |
| | | erson lodging a paper document giving effect to a conveyancing action must comply with the conveyancing rules. | 30 31 |
| (9) | The | Registrar-General: | 32 |
| | (a) | may refuse to accept or register, or may reject, a conveyancing transaction that does not comply with the requirements of the conveyancing rules relating to the transaction, and | 33 34 35 |
| | (b) | if the Registrar-General is satisfied that a person has contravened the conveyancing rules—may do either or both of the following: | 36 37 |
| | | (i) suspend any right or other entitlement of the person to lodge documents giving effect to conveyancing transactions, for a period not exceeding 21 days, for a particular contravention, | 38 39 40 |
| | | (ii) impose such conditions on any right or other entitlement of the person to lodge documents giving effect to conveyancing transactions as the Registrar-General considers appropriate so as to prevent further contraventions. | 41 42 43 44 |
| (10) | conv | Registrar-General may waive compliance with all or any provisions of the eyancing rules if the Registrar-General is satisfied that granting the er is reasonable in all the circumstances. | 45 46 47 |

| | | (11) | A wa | aiver under subsection (10) may: | 1 | | | |
|-----|-------|----------------------|--------------------------|--|------------------|--|--|--|
| | | | (a) | be total or partial, and | 2 | | | |
| | | | (b) | apply generally to all persons or conveyancing transactions, or be limited in its application to particular persons or conveyancing transactions or particular classes of persons or conveyancing transactions, and | 3 4 5 6 | | | |
| | | | (c) | apply generally or be limited in its application by reference to specified exceptions or factors, and | 7 8 | | | |
| | | | (d) | apply indefinitely or for a specified period, and | 9 | | | |
| | | | (e) | be unconditional or subject to conditions or restrictions. | 10 | | | |
| | | (12) | Effec | ct on other legislative provisions | 11 | | | |
| | | | | ning in this section limits any other power conferred on the strar-General by another provision of this Part or any other Act. | 12 13 | | | |
| 1.2 | Amo | endm | ents | concerning client authorisations | 14 | | | |
| [1] | Sect | ion 3 E | efinit | ions | 15 | | | |
| | Inser | t in alp | habeti | ical order in section 3 (1) (a): | 16 | | | |
| | | | of lic a par lodge | Authorised representative—A law practice or licensed conveyancer (or firm of licensed conveyancers) authorised under a client authorisation to represent a party to a conveyancing transaction in connection with the execution or lodgment of documents that give effect to that transaction. | | | | |
| | | | Firm | nt authorisation—A client authorisation as defined by section 107. n of licensed conveyancers—A firm of licensees within the meaning of the veyancers Licensing Act 2003. | 21 22 23 | | | |
| | | | Law | practice —A law practice within the meaning of the <i>Legal Profession</i> 2004. | 24 25 | | | |
| [2] | Sect | Sections 107 and 108 | | | | | | |
| | Inser | t after | section | n 106: | 27 | | | |
| | 107 | Clien | t auth | norisations | 28 | | | |
| | | (1) | For t | the purposes of this Act, a <i>client authorisation</i> is a document: | 29 | | | |
| | | | (a) | that is in the form required by the conveyancing rules, and | 30 | | | |
| | | | (b) | by which a party to a conveyancing transaction authorises a law practice or licensed conveyancer (or firm of licensed conveyancers) to do one or more things on the party's behalf in connection with the transaction. | 31 32 33 | | | |
| | | (2) | | nout limiting subsection (1) (b), a client authorisation may authorise the orised representative to do any of the following: | 34 35 | | | |
| | | | (a) | sign documents giving effect to conveyancing transactions on behalf of a person being represented, | 36 37 | | | |
| | | | (b) | present documents giving effect to conveyancing transactions for lodgment, | 38 39 | | | |
| | | | (c) | authorise or complete any associated financial transaction. | 40 | | | |
| | | | | | | | | |

| (3) | A properly | completed client authorisation: | 1 |
|-------|---|--|----------------------------|
| | (a) has e | effect according to its terms, and | 2 |
| | | at a power of attorney for the purposes of any other law relating to ers of attorney. | 3 4 |
| (4) | authorised requirement execution, are taken to | ent is signed on a person's behalf by an authorised associate of the representative under a properly completed client authorisation, the its of this Act, the regulations or any other law relating to the signing, witnessing, attestation or sealing of documents of that kind o have been fully satisfied. Ilso section 108 (Reliance on, and repudiation of, signatures). | 5 6 7 8 9 |
| (5) | A client aut National L | thorisation in force for the purposes of the <i>Electronic Conveyancing aw (NSW)</i> is taken to be a client authorisation for the purposes of n, unless it expressly provides otherwise. | 11 12 13 |
| (6) | | on does not limit or affect the application of any law relating to attorney in relation to: | 14 15 |
| | (a) the e | execution of client authorisations under a power of attorney, or | 16 |
| | (b) a clie | ent authorisation executed under a power of attorney. | 17 |
| (7) | | n has effect subject to any limitations or other restrictions specified veyancing rules with respect to client authorisations. | 18 19 |
| (8) | In this sect | ion: | 20 |
| | | <i>associate</i> of an authorised representative, in relation to the signing nent, means: | 21 22 |
| | asso | e authorised representative is a law practice—a legal practitioner ciate (within the meaning of the <i>Legal Profession Act 2004</i>) of the tice authorised to sign the document for the practice, and | 23 24 25 |
| | conv conv conv | e authorised representative is a licensed conveyancer who is a sole veyancer—the licensed conveyancer or another licensed veyancer who is an employee of, or consultant to, the licensed veyancer authorised to sign the document for the licensed veyancer, and | 26 27 28 29 30 |
| | mem | e authorised representative is a firm of licensed conveyancers—anber or employee of, or a consultant to, the firm who is a licensed reyancer authorised to sign the document for the firm, and | 31 32 33 |
| | corp | be authorised representative is a licensed conveyancer that is a oration—a director or employee of, or consultant to, the oration who is a licensed conveyancer authorised to sign the ament for the corporation. | 34 35 36 37 |
| Relia | ince on, and | d repudiation of, signatures | 38 |
| (1) | | on has effect subject to such modifications (if any) as may be by the regulations. | 39 40 |
| (2) | effect to a | subsection (3), if a relevant person signs a paper document giving conveyancing transaction: | 41 42 |
| | (a) the s | signature is binding, in relation to that document, on: | 43 |
| | (i) | the relevant person, and | 44 |
| | (ii) | any person for whom the relevant person acts under a client authorisation with respect to that document, and | 45 46 |

| | | | (b) | the s | ignature is binding, in relation to that document, for the benefit of: | 1 |
|-----|------|----------|---------|---------------------------------|--|----------------------|
| | | | | (i) | each of the parties to that document, and | 2 |
| | | | | (ii) | each authorised representative who acts under a client authorisation with respect to that document, and | 3 4 |
| | | | | (iii) | any person claiming through or under any person to whom subparagraph (i) applies, and | 5 6 |
| | | | | (iv) | the Registrar-General, once the document is lodged. | 7 |
| | | (3) | docu | | person may repudiate the signature with respect to a paper giving effect to a conveyancing transaction if the relevant person | 8 9 10 |
| | | | (a) | that t | the signature was not the relevant person's signature, and | 11 |
| | | | (b) | | the signature was not the signature of a person who, at the time of ng the paper document: | 12 13 |
| | | | | (i) | was an employee, agent, contractor or officer of the relevant person, and | 14 15 |
| | | | | (ii) | had the relevant person's express or implied authority to sign any document, and | 16 17 |
| | | | (c) | that 1 | neither of the following enabled the signing of the paper document: | 18 |
| | | | | (i) | a failure of the relevant person, or any of the relevant person's employees, agents, contractors or officers, to fully comply with the requirements of the conveyancing rules, | 19 20 21 |
| | | | | (ii) | a failure by the relevant person, or any of the relevant person's employees, agents, contractors or officers, to take reasonable care. | 22 23 24 |
| | | (4) | | the pur ority w | rposes of subsection (3) (b) (ii), it does not matter whether the as: | 25 26 |
| | | | (a) | gene | ral, or | 27 |
| | | | (b) | | ed or restricted to documents of a particular class or to a particular ment or in any other way. | 28 29 |
| | | (5) | In th | is secti | on: | 30 |
| | | | | | on includes addition, exception, omission or substitution. | 31 |
| | | | conv | eyance | person means an Australian legal practitioner or licensed er who signs a paper document giving effect to a conveyancing under the authority (or purportedly under the authority) of a client on. | 32 33 34 35 |
| 1.3 | Am | endm | ent c | once | rning certifications of correctness | 36 |
| | Sect | ion 11 | 7 | | | 37 |
| | Omi | t sectio | ns 117 | 7 and 1 | 17A. Insert instead: | 38 |
| | 117 | Certi | ificate | of co | rectness | 39 |
| | | (1) | in re | Registi lation t certifie | rar-General may reject, or may refuse to accept or to take any action o, any primary application, dealing, caveat or priority notice unless d: | 40 41 42 |
| | | | (a) | Netw | is lodged in electronic form by means of an Electronic Lodgment work—in accordance with the participation rules made under the tronic Conveyancing National Law (NSW), or | 43 44 45 |

| | | (b) | if it is lodged in paper form—in accordance with the conveyancing rules. | 1 2 | | |
|-----|--------------|-------------------------------|--|------------------------------|--|--|
| | (2) | in re | Registrar-General may reject, or may refuse to accept or to take any action elation to, any dealing accompanied by a notice (in accordance with on 39 (1B)) unless: | 3 4 5 | | |
| | | (a) | in the case of any dealing accompanied by a notice that is lodged by means of an Electronic Lodgment Network—the dealing is accompanied by a certificate in electronic form to the effect that the notice has been lodged electronically in a form and in the manner approved by the Registrar-General and the notice is correct for the purposes of this Act, and | 6 7 8 9 10 11 | | |
| | | (b) | in the case of a notice lodged electronically (other than through an Electronic Lodgment Network)—the dealing is accompanied by a certification to the effect that the notice has been lodged electronically in a form and in the manner approved by the Registrar-General and that the notice is correct for the purposes of this Act, and | 12 13 14 15 16 | | |
| | | (c) | in any other case—the notice bears a certificate in the form required by the conveyancing rules to the effect that the notice is correct for the purposes of this Act. | 17 18 19 | | |
| | | Note. | The notice referred to in section 39 (1B) is a notice of the sale or transfer of land. | 20 | | |
| | (3) | | rtificate referred to in subsection (2) must be signed (or, in the case of an ronic certificate, digitally signed) by: | 21 22 | | |
| | | (a) | the person lodging the dealing, or | 23 | | |
| | | (b) | a party to the dealing, or | 24 | | |
| | | (c) | a solicitor or agent acting for the person lodging, or a party to, the dealing. | 25 26 | | |
| | (4) | appli | erson must not falsely or negligently certify to the correctness of any lication, dealing, caveat or notice referred to in this section. imum penalty: 10 penalty units. | 27 28 29 | | |
| | (5) | may in an | conviction of a person under subsection (4) does not prevent a person who have sustained any damage or loss in consequence of an error or mistake by such certified application, dealing or caveat from recovering damages and the person certifying. | 30 31 32 33 | | |
| 1.4 | Amendm | ent c | concerning execution and attestation | 34 | | |
| | Section 3 I | Definit | ions | 35 | | |
| | Insert after | sert after section 3 (1) (f): | | | | |
| | | (g) | A reference to a dealing, caveat, priority notice, instrument or other document that is in paper form being duly executed or witnessed includes a reference to it being certified or otherwise authenticated in accordance with the conveyancing rules. | 37 38 39 40 | | |
| | | | Note. See also sections 107 (4) and 108 with respect to the effect of the signing of documents under the authority or purported authority of client authorisations. | 41 42 | | |

| 1.5 | Ame | endm | ents | conc | erning priority notices | 1 | |
|-----|---|----------|----------|-----------|--|----------------|--|
| [1] | Sect | ion 3 [| Definit | ions | | 2 | |
| | Omit | "or ca | veat" | from tl | ne definition of <i>Dealing</i> in section 3 (1) (a). | 3 | |
| | Inser | t instea | ad ", ca | aveat c | r priority notice". | 4 | |
| [2] | Sect | ion 3 (| 1) (a) | | | 5 | |
| | Inser | t in alp | | | | 6 | |
| | | | Prior | rity no | tice—A priority notice under Part 7B. | 7 | |
| [3] | Sect | ion 36 | Lodg | ment a | and registration of documents | 8 | |
| | Omit | "or ca | veat" | wherev | ver occurring in section 36 (1A)–(2). | 9 | |
| | Inser | t instea | ad ", ca | aveat c | r priority notice". | 10 | |
| [4] | Sect | ion 36 | (3) | | | 11 | |
| | Inser | t", pri | ority n | otice" | after "caveat" wherever occurring. | 12 | |
| [5] | Sect | ion 39 | Treat | ment d | of dealings that do not comply with requirements | 13 | |
| | Omit | "or ca | veat" | wherev | ver occurring in section 39 (1A). | 14 | |
| | Insert instead ", caveat or priority notice". | | | | | | |
| [6] | Section 57 Procedure on default | | | | | | |
| | Insert after section 57 (2) (b1) (ii): | | | | | | |
| | | | | (iii) | each person (if any) who has lodged a priority notice and claims as an unregistered mortgagee or chargee to be entitled to an estate or interest in the land mortgaged or charged, and | 18 19 20 | |
| [7] | Sect | ion 61 | Appli | cation | for foreclosure order | 21 | |
| | Inser | t at the | end o | f section | on 61 (1A) (c): | 22 | |
| | | | | , and | | 23 | |
| | | | (d) | unreg | person (if any) who has lodged a priority notice and claims as an gistered mortgagee or chargee to be entitled to an estate or interest e land mortgaged or charged. | 24 25 26 | |
| [8] | Part | 7B | | | | 27 | |
| | Inser | t after | Part 7 | A: | | 28 | |
| | Par | t 7B | Pric | ority | notices | 29 | |
| | 74S | Inter | pretat | ion | | 30 | |
| | | (1) | | is Part: | | 31 | |
| | | | | | form , in relation to a dealing, means that the dealing is in form for the purposes of section 36. | 32 33 | |
| | | (2) | In th | is Par | t, a reference to a legal or equitable estate in land includes a b a subsisting interest in land within the meaning of section 28A. | 34 35 | |

| 74T | Lodg | gment of priority notices | | | | | | |
|-----|-------|---|--|----------------------------------|--|--|--|--|
| | (1) | A person who intends to lodge a dealing to give effect to an entitlement to legal or equitable estate or interest in land claimed by the person may lodge priority notice with the Registrar-General with respect to the proposed dealing and any associated dealings (for example, a mortgage created over land the has been sold). | | | | | | |
| | (2) | | iority notice must be in the approved form and lodged in the manner oved by the Registrar-General. | 7 8 | | | | |
| | (3) | canno previ cease | rson who has lodged a priority notice with respect to a proposed dealing of lodge another priority notice with respect to the same dealing unless all ous notices with respect to that dealing are withdrawn or have otherwise ed to have effect. | 9 10 11 12 | | | | |
| | | Note. the sa | Previous priority notices may be withdrawn for the purposes of this subsection at ame time that the new priority notice is lodged. | 13 14 | | | | |
| | (4) | | | | | | | |
| | (5) | who by the relati for the Note . | out limiting subsection (4), the Registrar-General may require a person lodges a priority notice to provide, within a reasonable period specified e Registrar-General, such evidence as the Registrar-General may require ng to the person's entitlement to lodge the notice or the intended timing ne lodgment of a dealing to which the notice relates. The Registrar-General may remove a recording of a priority notice under | 19 20 21 22 23 24 | | | | |
| | (5) | sectio | on 74X (2) if evidence that is required under this subsection is not provided. | 25 | | | | |
| | (6) | | Registrar-General is not required to give any person notice of the ment or recording in the Register of a priority notice. | 26 27 | | | | |
| 74U | Regi | strar-C | General to enter particulars of priority notice lodged under this Part | 28 | | | | |
| | | For the purpose only of acknowledging the receipt of a priority notice lodged under this Part, the Registrar-General must, if satisfied that the notice complies with the requirements made in respect of it by and under this Act, record in the Register such particulars of the notice as the Registrar-General considers appropriate (including its current expiry date). | | | | | | |
| 74V | Perio | d dur | ing which priority notice has effect | 34 | | | | |
| | (1) | The p | period during which a priority notice has effect is: | 35 | | | | |
| | | (a) | 60 days from the date of its lodgment, or | 36 | | | | |
| | | (b) | if that period is extended under this section—90 days from the date of its lodgment. | 37 38 | | | | |
| | (2) | | ever, a priority notice ceases to have effect before the expiry of its period tration if: | 39 40 | | | | |
| | | (a) | the notice is withdrawn before that expiry, or | 41 | | | | |
| | | (b) | the dealing or dealings to which the notice relates are lodged before that expiry and the dealing or dealings are registered, withdrawn or rejected by the Registrar-General, or | 42 43 44 | | | | |
| | | (c) | the notice lapses because of the operation of section 74Y (3) before that expiry, or | 45 46 | | | | |
| | | (d) | the Registrar-General has removed the recording of the priority notice under section 74X (2) (b), (c) or (d) before that expiry. | 47 48 | | | | |

| (3) | A person who has lodged a priority notice may apply to the Registrar-General, in the approved form and manner, for an extension of the period of a priority notice by a single additional period of 30 days. | | | | | | |
|------|--|--|----------------------------|--|--|--|--|
| | notic | be by a single additional period of 30 days. | 3 | | | | |
| (4) | | Registrar-General is to grant an extension if the application is duly made re the expiry of the initial 60-day period. | 4 5 | | | | |
| (5) | perio | ore than one priority notice is lodged with respect to the same land, the od during which each notice has effect is to be determined by reference to odgment date for the notice concerned. | 6 7 8 | | | | |
| Effe | ct of p | riority notice | 9 | | | | |
| (1) | effec | le a priority notice has effect with respect to a proposed dealing to give et to an entitlement to an estate or interest in land, the Registrar-General t not, without the consent of the person who lodged the notice, register: | 10 11 12 | | | | |
| | (a) | any dealing on the folio of the Register for the land, or | 13 | | | | |
| | (b) | any plan (including a plan to which section 88B of the <i>Conveyancing Act 1919</i> applies) relating to the land. | 14 15 | | | | |
| (2) | | oite subsection (1), the lodgment of a priority notice does not prevent the strar-General from registering any of the following in the Register: | 16 17 | | | | |
| | (a) | a dealing in registrable form that was lodged before the notice, | 18 | | | | |
| | (b) | the dealing or dealings to which the notice relates, | 19 | | | | |
| | (c) | a caveat or the withdrawal or lapsing of a caveat, | 20 | | | | |
| | (d) | a vesting or dealing effected in accordance with an order of a court or a provision of a law of this State or the Commonwealth, | 21 22 | | | | |
| | (e) | an application made under section 93 by an executor, administrator or trustee in respect of the estate or interest of a deceased registered proprietor, | 23 24 25 | | | | |
| | (f) | an application under section 12 of the <i>Trustee Act 1925</i> or an order of a court or dealing which, in the opinion of the Registrar-General, effects or evidences a replacement of existing trustees or the appointment of new or additional trustees, | 26 27 28 29 | | | | |
| | (g) | an application under section 101, | 30 | | | | |
| | (h) | in relation to a mortgage, charge or covenant charge recorded or lodged in registrable form before the lodgment of the notice—a dealing effected by the mortgagee, chargee or covenant chargee in the exercise of a power of sale or other power or a right conferred by the mortgage, charge or covenant charge or by or under law, | 31 32 33 34 35 | | | | |
| | (i) | in relation to a lease recorded or lodged in registrable form before the lodgment of the notice—a dealing effected by the lessee pursuant to a right conferred by the lease or by or under law. | 36 37 38 | | | | |
| | not p | . In addition to the matters referred to in this subsection, the Registrar-General is revented from taking action with respect to any other matters that are not dealings ans referred to in subsection (1). | 39 40 41 | | | | |
| (3) | | | | | | | |

record the dealing in the Register if satisfied that the dealing is a dealing

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(a)

to which the notice relates, or

74W

| | | (b) | request the parties to the dealing to provide such further information as the Registrar-General may require to assist in determining whether the dealing is a dealing to which the notice relates. | 1 2 3 |
|-----|------|--------|--|----------------------|
| 74X | With | drawa | l and removal of priority notice | 4 |
| | (1) | form | of the following persons may withdraw a priority notice, in the approved and in the manner approved by the Registrar-General, at any time before ority notice ceases to have effect: | 5 6 7 |
| | | (a) | the person who has lodged a priority notice or whose proposed dealing is protected by the notice, | 8 9 |
| | | (b) | an Australian legal practitioner or licensed conveyancer who is representing that person. | 10 11 |
| | (2) | | Registrar-General may remove a recording in the Register of a priority te if the Registrar-General is satisfied that: | 12 13 |
| | | (a) | the notice has ceased to have effect, or | 14 |
| | | (b) | the notice does not relate to the land to which the notice purports to relate, or | 15 16 |
| | | (c) | the dealing or dealings to which the notice relates are unlikely to be lodged or recorded in the Register before the notice ceases to have effect, or | 17 18 19 |
| | | (d) | the person who lodged the notice has not provided evidence required by the Registrar-General under section 74T (5) within the period specified by the Registrar-General. | 20 21 22 |
| 74Y | Appl | icatio | n to Supreme Court for withdrawal of priority notice | 23 |
| | (1) | desci | person who is or claims to be entitled to an estate or interest in the land ribed in a priority notice may apply to the Supreme Court for an order that otice be withdrawn by the person who lodged it. | 24 25 26 |
| | (2) | | tisfied that it is appropriate to do so in the circumstances, the Supreme t may: | 27 28 |
| | | (a) | order the person who lodged the priority notice to withdraw it, and | 29 |
| | | (b) | make such other or further orders as it thinks fit. | 30 |
| | (3) | and to | e Supreme Court makes an order for the withdrawal of a priority notice the notice is not withdrawn within the period specified by the order, the see lapses when a copy of the order is lodged with the Registrar-General that time expires. | 31 32 33 34 |
| 74Z | Com | pensa | ition payable in certain cases | 35 |
| | (1) | Any | person who, without reasonable cause: | 36 |
| | | (a) | lodges a priority notice, or | 37 |
| | | (b) | refuses or fails to withdraw a priority notice after being requested to do so, | 38 39 |
| | | | ble to pay compensation to any person who sustains pecuniary loss that is outable to the lodgment, refusal or failure. | 40 41 |
| | (2) | comp | compensation is recoverable in proceedings taken in a court of petent jurisdiction by the person who claims to have sustained the niary loss. | 42 43 44 |

| [9] | Section 96D Official search of computer folio | | | | | | | |
|------|--|---|---|----------------|--|--|--|--|
| | Inser | t "or p | riority notice" after "caveat" wherever occurring in section 96D (2) (b). | 2 | | | | |
| [10] | Section 96E Searches to disclose recordings on mortgages etc | | | | | | | |
| | Inser | t "or p | riority notice" after "caveat" wherever occurring. | 4 | | | | |
| [11] | Section 105A Effect of recording writ | | | | | | | |
| | Inser | t at the | end of section 105A (1) (r): | 6 | | | | |
| | | | , or | 7 | | | | |
| | | | (s) a dealing to which a priority notice that has effect relates. | 8 | | | | |
| [12] | Sect | Section 114 Registrar-General may require plan to be lodged | | | | | | |
| | Omi | t "a cav | reat", "the caveat" and "or caveat" from section 114 (b). | 10 | | | | |
| | Insert instead "a caveat or priority notice", "the caveat or priority notice" and ", caveat or priority notice", respectively. | | | | | | | |
| [13] | Sect | ion 13 | 4 Torrens Assurance Fund | 13 | | | | |
| | Omit "dealing, caveat or withdrawal of caveat" wherever occurring in section 134 (2) and (4). | | | | | | | |
| | Inser notic | | ad "dealing, caveat or priority notice (or withdrawal of a caveat or priority | 16 17 | | | | |
| 1.6 | Am | endm | ents concerning certificates of title and consents | 18 | | | | |
| [1] | Sect | ion 33 | Issue of certificates of title | 19 | | | | |
| | Omit "Notwithstanding subsection (1) but subject to subsection (6), the Registrar-General shall" from section 33 (5). | | | | | | | |
| | Insert instead "Without limiting subsection (1), the Registrar-General may". | | | | | | | |
| [2] | Section 33 (6) | | | | | | | |
| | Omit the subsection. | | | | | | | |
| [3] | Sect | Section 33AAA | | | | | | |
| | Inser | t after | section 33: | 26 | | | | |
| 33 | AAA | Cess | ation of issue of certificates of title | 27 | | | | |
| | | (1) | The Registrar-General may, by order published in the Gazette, declare that the Registrar-General will cease to issue certificates of title under this Act on a specified day (the <i>cessation day</i>). | 28 29 30 | | | | |
| | | (2) | The day specified as the cessation day under subsection (1) must be no earlier than the first day after the end of the period of 3 months beginning with the day on which the notice is published in the Gazette under that subsection. | 31 32 33 | | | | |
| | | (3) | On and from the cessation day: | 34 | | | | |
| | | | (a) the Registrar-General is no longer required to issue certificates of title under this Act, and | 35 36 | | | | |
| | | | (b) in relation to any land where a person (other than the registered proprietor) has control of the right to deal in the land—the Registrar-General may, if the Registrar-General considers it appropriate | 37 38 39 | | | | |

| | | to do so, make an entry in the folio of the Register for the land, in such form and manner as the Registrar-General considers appropriate, indicating the name of the person who the Registrar-General considers has control of the right to deal in the land, and | 1 2 3 4 | | | | |
|-----|--------------------------------|---|----------------------------|--|--|--|--|
| | | (c) a certificate of title previously issued has no force or effect for the purposes of a statutory requirement for the lodgment or production of a certificate of title that is imposed in connection with the registration of a matter, and | 5 6 7 8 | | | | |
| | | (d) a statutory requirement for the lodgment or production of a certificate of title that is imposed in connection with the registration of a matter is taken to be satisfied by the person recorded in the Register as the person having control of the right to deal in the land providing consent to the registration of the matter. | 9 10 11 12 13 | | | | |
| | (4) | The consent referred to in subsection (3) (d) must: | 14 | | | | |
| | | (a) be provided in the approved form and in the manner approved by the Registrar-General, and | 15 16 | | | | |
| | | (b) be signed (or, in the case of an electronic consent, digitally signed) by or on behalf of the person who has control of the right to deal in the land. | 17 18 | | | | |
| | (5) | The Registrar-General may assume that a person having control of the right to deal in the land who provides such consent to the registration of a matter has all necessary authority to provide it or to withdraw it. | 19 20 21 | | | | |
| | (6) | This section applies despite any other provisions of this Act (including sections 33–33AB) or any other law. | 22 23 | | | | |
| | (7) | In this section: electronic consent means a consent contained in an electronic communication. statutory requirement means a requirement made by or under this or any other Act. | 24 25 26 27 28 | | | | |
| [4] | Section 33 | AA Non-issue of certificate of title | 29 | | | | |
| | Insert after section 33AA (4): | | | | | | |
| | (5) | For the avoidance of doubt, the Registrar-General may make determinations under this section with respect to the issue of certificates of title in connection with both paper and electronic conveyancing transactions. | 31 32 33 | | | | |
| 1.7 | Amendm Registra | ents concerning Registrar-General and Deputy s-General | 34 35 | | | | |
| [1] | Section 3 I | Definitions | 36 | | | | |
| | Insert in alp | habetical order in section 3 (1) (a): | 37 | | | | |
| | | Deputy Registrar-General —A member of staff of the Department who has been designated under section 4B to be a Deputy Registrar-General. | 38 39 | | | | |
| | | Registrar-General —The person employed in the Public Service as the Registrar-General. | 40 41 | | | | |
| [2] | Section 4A | Registrar-General—delegation and seal of office | 42 | | | | |
| | Insert "Dep | uty Registrar-General or" after "to a" in section 4A (1). | 43 | | | | |
| | | | | | | | |

| [3] | Section 4B | | | | | | | | |
|-----|--|---------------------------|---|---|----------------------|--|--|--|--|
| | Insert after section 4A: | | | | | | | | |
| | 4B | Deputy Registrars-General | | | | | | | |
| | | (1) | The Registrar-General may, by instrument in writing, designate one or members of staff of the Department to be Deputy Registrars-General. | | | | | | |
| | | (2) | If more than one Deputy Registrar-General is designated, the Registrar-General may, in the instrument designating a person to be a Deputy Registrar-General or by a subsequent instrument in writing, designate one of the Deputy Registrars-General to be the Senior Deputy Registrar-General. | | | | | | |
| | | (3) | A De | eputy Registrar-General has such powers and functions as may be: | 10 | | | | |
| | | | (a) | assigned to the Deputy Registrar-General by the Registrar-General, and | 11 | | | | |
| | | | (b) | conferred or imposed on the Deputy Registrar-General by or under this or any other Act. | 12 13 | | | | |
| | | (4) | (inclu | eputy Registrar-General is to exercise his or her powers and functions uding delegated powers and functions of the Registrar-General) in rdance with any directions given by the Registrar-General. | 14 15 16 | | | | |
| | | (5) | | ere is no Registrar-General or the Registrar-General is absent from his or luties: | 17 18 | | | | |
| | | | (a) | in the case where there is only one Deputy Registrar-General—the Deputy Registrar-General may act as the Registrar-General, or | 19 20 | | | | |
| | | | (b) | in the case where there is more than one Deputy Registrar-General—the Senior Deputy Registrar-General may act as the Registrar-General. | 21 22 | | | | |
| | | (6) | subse anyth | Deputy Registrar-General acting as the Registrar-General under ection (5) has the same powers and functions as the Registrar-General and hing done by the Deputy Registrar-General in the exercise of those powers functions has same effect as if it had been done by the Registrar-General. | 23 24 25 26 | | | | |
| 1.8 | Ame | endm | ents | concerning service of notices on caveators | 27 | | | | |
| [1] | Section 74B Lodgment of caveats against primary applications | | | | | | | | |
| | Omit section 74B (2) (b) (vi). Insert instead: | | | | | | | | |
| | | | | (vi) an address in Australia at which notices may be served on the caveator, | 30 31 | | | | |
| [2] | and a | | | gment of caveats against dealings, possessory applications, plans for cancellation of easements or extinguishment of restrictive | 32 33 34 | | | | |
| | Omit section 74F (5) (b) (viii). Insert instead: | | | | | | | | |
| | | | (| (viii) an address in Australia at which notices may be served on the caveator, | 36 37 | | | | |

| Sch | nedule 2 Consequential amendment of other legislation | 1 | | | |
|-----|---|---|--|--|--|
| 2.1 | Interpretation Act 1987 No 15 | | | | |
| | Section 21 Meanings of commonly used words and expressions | 3 | | | |
| | Omit the definition of <i>Registrar-General</i> from section 21 (1). Insert instead: <i>Registrar-General</i> means the person employed in the Public Service as the Registrar-General. | 5 | | | |
| 2.2 | Real Property Regulation 2014 | 7 | | | |
| | Clause 22 Ensuring identification by eligible witnesses Omit the clause | 8 | | | |