First print



New South Wales

Real Property Amendment (Certificates of Title) Bill 2021

Explanatory note

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

Overview of Bill

The object of this Bill is to amend the Real Property Act 1900 to remove—

- (a) the requirement for the Registrar-General to issue certificates of title for real property, and
- (b) requirements for the Registrar-General to make recordings on certificates of title, and
- (c) the Registrar-General's powers to require the production of certificates of title, and
- (d) requirements for land owners to produce and rely on certificates of title in conveyancing transactions, and
- (e) provisions that restrict the use of electronic conveyancing.

The Bill also makes consequential amendments to other Acts and regulations.

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

Certificates of title and duplicate registered dealings

Schedule 1.1[2], [3] and [5] remove references to certificates of title and duplicate registered dealings.

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Schedule 1.1[20] removes the power of the Registrar-General to issue, and to decline to issue, a certificate of title to land and removes references to the Registrar-General delivering to a person instruments, including certificates of title, following the recording of a dealing.

The amendment provides for the Registrar-General to issue an information notice to note that a dealing has been registered. An information notice confers no interest or title in land and is for information purposes only.

The amendment preserves the Registrar-General's capacity to assume people lodging dealings have the authority to do so. Schedule 1.1[4] makes a consequential amendment.

Schedule 1.1[6]–[12], [14]–[19], [21], [22], [24]–[27] and [32] make amendments to remove references to certificates of title in recognition that, as the Registrar-General will no longer issue certificates of title, there is no basis to require dealings and interests to be recorded on them.

The amendments also omit references and provisions requiring a person to give a certificate of title to the Registrar-General for the purpose of making a recording on the certificate or for another purpose.

Schedule 1.1[28]–[31], [33] and [34] remove references to a person applying to the Registrar-General for the issue of a certificate of title or duplicate registered dealing.

Schedule 1.1[35]–[37] remove references to a court making orders for the production, issue or delivery of a certificate of title as a consequence of the amendments removing references to dealings being recorded on certificates of title.

Schedule 1.1[13] removes references to offences relating to certificates of title, including offences associated with wrongful retention of a certificate of title. Schedule 1.1[38] makes a consequential amendment.

Schedule 1.1[23] removes a reference to the Registrar-General requiring a dealing to be lodged in paper form and provides for dealings to be lodged in a way approved by the Registrar-General.

Schedule 1.1[39] inserts savings and transitional provisions.

Electronic lodgment of documents

Schedule 1.2[1] and [8] replace the current provision allowing documents to be lodged via an Electronic Lodgment Network under the *Electronic Conveyancing National Law (NSW)* with a provision that also allows lodgment by any electronic means approved by the Registrar-General. Schedule 1.2[2] and [3] make consequential amendments.

Schedule 1.2[4]–[7], [9] and [10] allow the Registrar-General to approve ways of providing consents, evidence and certificates in relation to land dealings under the *Real Property Act 1900*. These amendments will allow the Registrar-General to approve a range of electronic methods for providing consents, evidence and certificates.

Other amendments

Schedule 1.1[1] updates a reference to a Department.

Schedule 2 Amendment of Real Property Regulation 2019

Schedule 2 makes consequential amendments to the *Real Property Regulation 2019*.

Schedule 3 Amendment of other legislation

Schedule 3 makes consequential amendments to a number of Acts and regulations, including the *Conveyancing Act 1919* and the *Strata Schemes Development Act 2015*.

First print



New South Wales

Real Property Amendment (Certificates of Title) Bill 2021

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Schedule 1		Amendment of Real Property Act 1900 No 25	3
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New South Wales

Real Property Amendment (Certificates of Title) Bill 2021

No , 2021

A Bill for

An Act to amend the *Real Property Act 1900* in relation to certificates of title and electronic conveyancing; and for related purposes.

Real Property Amendment (Certificates of Title) Bill 2021 [NSW]

The	Legisl	ature of New South Wales enacts—	1
1	Nam	e of Act	2
		This Act is the Real Property Amendment (Certificates of Title) Act 2021.	3
2	Commencement		4
	(1)	This Act commences on a day or days to be appointed by proclamation, except as provided by subsection (2).	5 6
	(2)	Schedule 1.2[9] commences on the date of assent to this Act.	7

Sch	edule 1 Amendment of Real Property Act 1900 No 25	1
1.1	Amendments concerning certificates of title and duplicate registered dealings	2 3
[1]	Section 3 Definitions	4
	Omit "Finance, Services and Innovation" from the definition of <i>Department</i> in section $3(1)(a)$.	5 6
	Insert instead "Customer Service".	7
[2]	Section 3(1)(a), definition of "Duplicate registered dealing" Omit the definition.	8 9
[3]	Section 3(1)(a), definition of "Instrument"	10
	Omit "certificate of title,".	11
[4]	Section 3(1)(a)	12
	Insert in alphabetical order—	13
	Uplift —The removal of a dealing or other document that has been lodged for registration or recording from its priority position so that it can be corrected or amended without withdrawing the dealing or document.	14 15 16
[5]	Section 3(1)(c)	17
	Omit the paragraph.	18
[6]	Section 3A Application of Act to electronic form plans and other documents	19
	Omit "certificates of title and office copies of court order" from section 3A(1)(b).	20
	Insert instead "office copies of court orders".	21
[7]	Section 3A(3)(a)	22
	Omit "certificates of title and".	23
[8]	Section 13G Recordings in Register	24
	Omit ", and upon any certificate of title issued in respect of the land comprised in the folio," from section 13G(1).	25 26
[9]	Section 13G(3)	27
	Omit ", or upon a certificate of title issued,".	28
[10]	Section 13G(3)(b)	29
	Omit "or the certificate of title, as the case may be,".	30
[11]	Section 13G(4)	31
	Omit "or a certificate of title" and "or certificate".	32
[12]	Section 13H Land that becomes Crown land	33
	Omit "and may cancel, or make such recordings as the Registrar-General considers appropriate upon, any relevant certificate of title or duplicate registered dealing when it becomes available to the Registrar-General" from section 13H(1).	34 35 36

[13]	Sections	13H(3) and (4), 136, 137 and 141(1)(a)(ii)	1
	Omit the p	provisions.	2
[14]	Section 1	4 Application to bring land under the Act	3
		d may make any such recordings upon any relevant certificate of title when it available to the Registrar-General" from section 14(6).	4 5
[15]	Section 2 Governm	8MH Cancellation of caution on resumption or sale under Local ent Act 1993	6 7
	Omit sect	ion 28MH(2). Insert instead—	8
	(2)	On making a recording under this section, the Registrar-General must cancel the caution recorded in the qualified folio that relates to the land resumed or transferred.	9 10 11
[16]	Section 3	1A Creation of folio for resumed land	12
	Omit "and available	I may make like recordings upon the relevant certificate of title when it becomes to the Registrar-General" from section 31A(2A).	13 14
[17]	Section 3	1A(3)(a)	15
	Insert "and	d" at the end of paragraph (a).	16
[18]	Section 3	1A(3)(b) and (d)	17
	Omit "and	l" from the end of paragraph (b) and omit paragraph (d).	18
[19]	Section 3	2 Folios of the Register	19
		d may, for the purposes of this subsection, require the production to the General of any certificate of title" from section $32(5)$.	20 21
[20]	Sections	33–33A	22
	Omit the s	sections. Insert instead—	23
	33 Info	prmation notice	24
	(1)	On the registration of a dealing, the Registrar-General may issue to the person who lodged the dealing a notice, in the form approved by the Registrar-General, that notes the registration of the dealing.	25 26 27
	(2)	A notice issued under this section is an information notice only.	28
	(3)	A notice issued under this section—	29
		(a) does not confer or affect any interest, however described, in the land the subject of the dealing, and	30 31
		(b) cannot be used as, or in substitute for—	32
		 (i) an official search as defined in section 96A, or (ii) a document under the <i>Conveyancing Act 1919</i>. 	33 34
	33A Ass		
	JJA A5:	Sumption as to authority The Registrar-General may assume, and is deemed always to have been	35
		entitled to assume, that a person who lodges with the Registrar-General any dealing or other document has authority from all persons claiming under, or having an interest in, the dealing or other document to—	36 37 38 39
		(a) lodge it with the Registrar-General, and	40

		(b)		t it and have it corrected and amended before it is registered or ded, and	1 2
		(c)	with	lraw it from registration or recording, and	3
		(d)	subst	itute it with another dealing or document to the same effect, and	4
		(e)	recei	ve requisitions, communications and notices about it, and	5
		(f)		any other administrative steps required to ensure it is in registrable cordable form.	6 7
[21]	Section 36	Lodg	ment a	and registration of documents	8
	Omit section	n 36(6). Inse	rt instead—	9
	(6)			that has been presented to the Registrar-General is lodged in form only if it—	10 11
		(a)	is in	the approved form, and	12
		(b)	does by th	not require correction or amendment, other than a correction made e Registrar-General under section 39(3).	13 14
[22]	Section 36((10)			15
	Omit the su	bsectio	on.		16
[23]	Section 36((12)			17
				neral may require the relevant instruments to be executed and a paper form".	18 19
	Insert inste Registrar-G			rties are to lodge the dealing in a form decided by the	20 21
[24]	Section 37	Trans	actior	is effecting the subdivision of land	22
	Omit ", and	may r	efuse	to issue a certificate of title for any land," from section 37(2).	23
[25]	Sections 38	3, 46B	, 46C(3) and (4) and 138A(2)(e), (3) and (4)	24
	Omit the pro	ovisio	ns.		25
[26]	Section 47	Reco	rding,	variation and release of easements etc	26
	Omit ", and title" from s			comes available to the Registrar-General, upon any certificate of A).	27 28
[27]				of caveats against dealings, possessory applications, plans incellation of easements or extinguishment of restrictive	29 30 31
				ss of a relevant certificate of title or some other instrument relating r for some other reason," from section $74F(2)$.	32 33
[28]	Section 74	H Effe	ct of c	aveat lodged under section 74F	34
	Omit section	n 74H	(5)(u)	and (v). Insert instead—	35
		(u)	an ap	plication for the issue of—	36
			(i)	a consolidated folio of the Register, or	37
			(ii)	separate folios of the Register where there is more than one registered proprietor for land or for an estate or interest in land,	38 39

[29]	Section 10	0 Registered co-tenants	1
	Omit "Subj	ect to subsection (3), where" from section 100(2). Insert instead "Where".	2
[30]	Section 10	0(2)	3
	Omit "the s	hares:".	4
	Insert instead	ad "the shares, create separate folios of the Register.".	5
[31]	Section 10	0(2)(a)–(c) and (3)	6
	Omit the pr	ovisions.	7
[32]	Section 10	5B Registration of transfer pursuant to sale under writ	8
		the Registrar-General may make a like recording on the relevant certificate of licate registered dealing when it becomes available to the Registrar-General" n 105B(1).	9 10 11
[33]	Section 11	1 Lost etc certificate of title	12
	Omit the se	ction.	13
[34]	Section 11	4 Registrar-General may require plan to be lodged	14
		e issue of a certificate of title for the land comprised in a folio of the Register, eate the folio or issue the certificate of title," from section 114(c).	15 16
	Insert instea	ad ", refuse to create the folio,".	17
[35]	Section 13	8 Court may direct cancellation of folios and other actions related to folios	18
	Omit sectio	n 138(2). Insert instead—	19
	(2)	A court may, in proceedings in which the court makes a determination as to an estate or interest in land, make ancillary orders of the kind set out in subsection (3) if in the court's opinion the order is needed to give effect to the court's determination.	20 21 22 23
[36]	Section 13	8(3)(d)	24
	Omit the pa	uragraph.	25
[37]	Section 13	8(5)	26
	Omit "a cer	tificate of title or other". Insert instead "an".	27
[38]	Section 14	1 Certain fraudulent acts to be deemed indictable offences	28
		ficate of title, recording or alteration the creation of which, issue or delivery of e making of which, as the case may be," from section 141(2).	29 30
	Insert instea	ad "recording or alteration the creation or making of which".	31
[39]	Schedule 3	3 Savings and transitional provisions	32
	Insert at the	e end of the Schedule, with appropriate Part and clause numbering—	33
	Part	Real Property Amendment (Certificates of Title) Act 2021	34 35
	Defir	nitions	36
		In this Part—	37

Page 6

	amending Act means the Real Property Amendment (Certificates of Title) Act 2021.	1 2
	cessation day has the meaning given by clause 31(1) of this Schedule.	3
Ces	sation of issue of certificates of title	4
(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>).	5 6 7
(2)	The cessation day must be no earlier than the first day after the end of the period of 3 months, beginning with the day on which the order referred to in subclause (1) is published in the Gazette.	8 9 10
(3)	On and from the cessation day—	11
	(a) the Registrar-General is no longer required to issue certificates of title under this Act or any other Act, and	12 13
	(b) a certificate of title previously issued has no force or effect for the purposes of a requirement, whether made under this Act or any other Act, for the lodgment or production of a certificate of title that is imposed in connection with the registration of a matter.	14 15 16 17
Deal	ings underway on cessation day	18
(1)	This clause applies to a dealing that—	19
	(a) is lodged with the Registrar-General before the cessation day, and	20
	(b) is not registered by the cessation day, and	21
	(c) at the time of lodgment required a certificate of title for registration.	22
(2)	A dealing to which this clause applies is to be dealt with under the requirements that applied when the dealing was lodged with the Registrar-General.	23 24 25
(3)	If a dealing is withdrawn and relodged—	26
	(a) subclause (2) does not apply, and	27
	(b) the dealing is to be dealt with under the requirements that apply when it is relodged.	28 29
Disp	osal of documents	30
(1)	Subject to the State Records Act 1998, the Registrar-General may-	31
	(a) destroy a paper document that the Registrar-General is not under a duty to deliver or issue to a person, whether or not it is part of the Register, or	32 33
	(b) deliver a paper document that the Registrar-General is empowered to destroy under paragraph (a) to a person who, in the Registrar-General's opinion, intends to preserve it for historical purposes.	34 35 36
(2)	Before destroying a document under subclause (1)(a) the Registrar-General must make a reproducible copy of the document if—	37 38
	(a) for a document is part of the Register—it evidences a subsisting interest, or	39 40
	(b) for a document that is not part of the Register—the Registrar-General would, but for subclause (1)(a), have a duty to preserve it.	41 42
(3)	The Registrar-General must preserve a reproducible copy of a document referred to in subclause $(2)(a)$ or (b) for as long as the interest evidenced by the	43 44

document subsists or for as long as the Registrar-General would, but for subclause (1)(a), have had a duty to preserve the document.

	subc	lause (1)(a), have had a duty to preserve the document.	2
(4)	docu of th	reproducible copy of a document is preserved under subclause (3) and that ument would, if it had not been destroyed under subclause (1)(a), be part e Register, whether for all purposes or for the purpose only of section 96B, reproducible copy is part of the Register for all purposes or for that ose.	3 4 5 6 7
(5)	repr	is clause— <i>oducible copy</i> means a copy of a document that is captured and kept in a that enables the document to be reproduced.	8 9 10
Effe	ct of r	epeal of section 46B	11
		repeal of section 46B of this Act by the amending Act has no effect on any to land that had previously been validated by that section.	12 13
Effe	ct of r	epeal of section 46C(4)	14
	The on—	repeal of section 46C(4) of this Act by the amending Act has no effect	15 16
	(a)	the validity of any recording in the Register that was deemed by that section to have been authorised, or	17 18
	(b)	the validity of the issue of any certificate of title that was deemed by that section to have been validly issued.	19 20
Amendm	nents	concerning electronic lodgment of documents	21
Section 3	Definit	tions	22
Omit the de		on of <i>Lodge</i> from section 3(1)(a). Insert instead—	23
	Lodg	ge—Includes lodge electronically—	24
	(a)	in accordance with this Act or the <i>Electronic Conveyancing National Law (NSW)</i> , or	25 26
	(b)	in a way approved by the Registrar-General.	27
Section 12	Powe	ers of Registrar-General	28
Omit sectio	on 12(7	7). Insert instead—	29
(7)		ower to correct errors and omissions conferred by subsection (1) includes wer to correct errors and omissions resulting from a malfunction of—	30 31
	(a)	an Electronic Lodgment Network or electronic system in which information is communicated between the Electronic Lodgment Network and the Registrar-General, or	32 33 34
	(b)	any other system, approved by the Registrar-General, that enables the lodgment of dealings, caveats, priority notices and other documents in electronic form.	35 36 37
Section 12	E Cor	iveyancing rules	38
Omit sectio	on 12E	(1)(e). Insert instead—	39
	(e)	the classes of conveyancing transactions that must be lodged electronically,	40 41

[3]

1.2

[1]

[2]

[4]	Section 12	E(1)(g	1)	1
	Insert after	section	n 12E(1)(g)—	2
		(g1)	the way that consent may be given to the registration of caveats, dealings and documents,	3 4
[5]	Section 46	Trans	sfers	5
	Insert after	section	n 46(1)—	6
	(1A)	A tra	ansfer that creates an easement or a profit à prendre must be—	7
		(a)	executed by the registered proprietor of the land burdened and the land benefited, if any, and	8 9
		(b)	accompanied by the written consent of every mortgagee, chargee or covenant chargee under a mortgage, charge or covenant charge recorded in the folio of the Register for the land burdened.	10 11 12
[6]	Section 46	A Cre	ation of easements etc over own land by a dealing	13
	Omit sectio	n 46A	.(5). Insert instead—	14
	(5)		instrument creating the easement, profit à prendre or restriction on the use nd must be—	15 16
		(a)	executed by the registered proprietor of the land benefited and the land burdened, and	17 18
		(b)	accompanied by the written consent of every mortgagee, chargee or covenant chargee under a mortgage, charge or covenant charge recorded in the folio of the Register for the land.	19 20 21
[7]	Section 47	Reco	rding, variation and release of easements etc	22
	Omit sectio	n 47(5	5B). Insert instead—	23
	(5B)	The	dealing effecting the variation and the plan, if any, must be—	24
		(a)	executed by the registered proprietor of the land benefited and the land burdened by the affecting interest, and	25 26
		(b)	accompanied by the written consent of every mortgagee, chargee or covenant chargee under a mortgage, charge or covenant charge recorded in the folio of the Register for the land.	27 28 29
[8]	Sections 6 115A(1)	1(4)(b), 74B(2)(c), 74C(1)(b)(ii), 74F(5)(c), 105(2)(c), 105D(1)(a)(ii) and	30 31
	Omit "by m	neans o	of an Electronic Lodgment Network" wherever occurring.	32
	Insert instea	ad "ele	ectronically".	33
[9]	Section 90	Trans	smission on bankruptcy	34
	Insert after	section	n 90(2)—	35
	(2A)	appro mear	application under subsection (2) must include evidence, in the form oved by the Registrar-General, that identifies the bankrupt, within the ning of the Commonwealth Act, as the registered proprietor of the land to the application relates.	36 37 38 39
[10]	Section 11	7 Cert	lificate of correctness	40
	Omit sectio	n 117((1)–(3). Insert instead—	41

(1) The Registrar-General may reject, or refuse to accept or to take any action in relation to, any primary application, dealing, caveat or priority notice unless it is certified as required by the conveyancing rules.

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(2) The Registrar-General may reject, or refuse to accept or to take any action in relation to, any dealing accompanied by a notice under section 39(1B) unless it is certified as required by the conveyancing rules.

Scł	nedule 2	Amendment of Real Property Regulation 2019	1
[1]	Clause 5 Loo	Igment of dealings, caveats and priority notices	2
	Insert "by me	ans of an Electronic Lodgment Network" after "electronically" in clause 5(2).	3
[2]	Schedule 1	Fees	4
	Omit ", certif table to Part 1	icate of title" wherever occurring in the matters relating to items 2 and 3 in the	5 6
[3]	Schedule 1,	Part 1, table, item 9	7
	Omit ", Crow	n grant or certificate of title". Insert instead "or Crown grant".	8
[4]	Schedule 1,	Part 1, table, item 12	9
	Omit the mat	ter relating to the item.	10
[5]	Schedule 1,	Part 1, table	11
	Omit the follo	owing—	12
	Certifi title	cates of	
	22	On lodgment of an application for a new certificate of 1.2655 title under section 111 of the Act	

Sch	edule 3 Amendment of other legislation	1
3.1	Anglican Church of Australia Trust Property Act 1917 No 21	2
	Section 34 Trusteeship	3
	Omit ", and to have a certificate of title issued to them without any formal transfer".	4
3.2	Australian Oil Refining Agreements Act 1954 No 34	5
	Whole Act	6
	Omit "or certificate of title" and "or Certificate of Title" wherever occurring.	7
3.3	Coal Acquisition Act 1981 No 109	8
	Section 4 Effect of other Acts etc	9
	Omit "certificate of title," from section 4(b).	10
3.4	Coal Mine Subsidence Compensation Act 2017 No 37	11
[1]	Section 4 Definitions	12
	Omit "or" from the end of paragraph (b) of the definition of <i>subdivide</i> and <i>subdivision</i> in section $4(1)$.	13 14
[2]	Section 4, definition of "subdivide and subdivision"	15
	Omit paragraph (c).	16
3.5	Community Land Development Act 1989 No 201	17
3.5 [1]	Community Land Development Act 1989 No 201 Section 3A Application of Act to electronic form plans and other documents	17 18
	Section 3A Application of Act to electronic form plans and other documents Omit "certificates of title and" wherever occurring. Section 40 Recording of certain orders	18
[1]	 Section 3A Application of Act to electronic form plans and other documents Omit "certificates of title and" wherever occurring. Section 40 Recording of certain orders Omit section 40(3) and (4). 	18 19
[1]	 Section 3A Application of Act to electronic form plans and other documents Omit "certificates of title and" wherever occurring. Section 40 Recording of certain orders Omit section 40(3) and (4). Section 72 Termination of certain neighbourhood schemes by the Registrar-General 	18 19 20 21 22
[1] [2] [3]	 Section 3A Application of Act to electronic form plans and other documents Omit "certificates of title and" wherever occurring. Section 40 Recording of certain orders Omit section 40(3) and (4). Section 72 Termination of certain neighbourhood schemes by the Registrar-General Omit section 72(5)(b). 	18 19 20 21 22 23
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[1] [2] [3] [4] [5] [6]	 Section 3A Application of Act to electronic form plans and other documents Omit "certificates of title and" wherever occurring. Section 40 Recording of certain orders Omit section 40(3) and (4). Section 72 Termination of certain neighbourhood schemes by the Registrar-General Omit section 72(5)(b). Schedule 9 Additions to association property by lease or transfer Omit "certificate of title or" from clause 1(a). Schedule 9, clause 1(b) Omit the paragraph. Schedule 12, clauses 2(2)(c), 3(1)(e) and (f), 4(2)(d) and 5(1)(d) Omit the provisions. 	18 19 20 21 22 23 24 25 26 27 28 29

[2]	Section 9(4)	1
	Omit the subsection. Insert instead—	2
	(4) Subsection (3) does not apply to documents that exclusively evidence rights or obligations of the original proprietor and are not capable of being used for the benefit of the association, a subsidiary body or the proprietor, other than the original proprietor, of a development lot, neighbourhood lot or strata lot.	3 4 5 6
[3]	Schedule 4 Inspection of records and provision of certificates	7
	Omit clause 1(1)(e).	8
3.7	Conveyancing Act 1919 No 6	9
[1]	Section 6A Application of Act to electronic form plans and other documents	10
	Omit "certificates of title and" wherever occurring.	11
[2]	Section 57 Conditions of sale of land under the provisions of the Real Property Act 1900	12 13
	Omit "the relevant certificate of title or other" from section 57(1)(c). Insert "a".	14
[3]	Section 88E Regulation of use of land not held by a prescribed authority	15
	Insert "and" at the end of section 88E(3)(a).	16
[4]	Section 88E(3)(b) an (b1)	17
	Omit paragraph (b). Insert instead—	18
	(b) is executed by the registered proprietor, and	19
	(b1) is supported by the written consents required by the Registrar-General, and	20 21
[5]	Section 88J Production of title documents where sale, lease or foreclosure	22
	Omit ", certificate of title" from section 88J(1).	23
[6]	Section 88J(3)	24
	Omit "or, if appropriate, take action under section 111(3) of that Act".	25
[7]	Section 89 Power of Court to modify or extinguish easements, profits à prendre and certain covenants	26 27
	Omit "For the purposes of this subsection, a grant, certificate of title or duplicate registered dealing that is not in the possession of the Registrar-General shall be deemed to be wrongfully retained within the meaning of section 136 of the <i>Real Property Act 1900</i> ." from section 89(8).	28 29 30 31
[8]	Section 96 Power for mortgagor to inspect title deeds	32
	Omit "the relevant certificate of title, or other document of title," from section 96(2).	33
	Insert instead "a document of title".	34
[9]	Section 98 Facilitation of redemption in case of deceased, absent or unknown mortgagees	35 36
	Omit section 98(4A). Insert instead—	37

	(4A)	Real	Registrar-General is to make recordings in the Register kept under the <i>Property Act 1900</i> as the Registrar-General considers appropriate to give to the discharge of the mortgage if—	1 2 3
		(a)	an application is made to the Registrar-General in the form approved under that Act, and	4 5
		(b)	a certificate under subsection (1F) relating to a mortgage under that Act is produced to the Registrar-General, and	6 7
		(c)	the fee prescribed under that Act is paid.	8
[10]	Section 19	5G Re	gistration of plans	9
	Omit sectio	n 1950	G(2).	10
3.8	Conveya	ncing	g (General) Regulation 2018	11
[1]	Clause 14	Electr	onic lodgment of documents—excluded documents	12
	Omit "certi	ficates	of title," from clause 14(a).	13
[2]	Schedule 1	Fees		14
	Omit ", a ce	ertifica	te of title" from the matter relating to item 26 of the table to Part 1.	15
[3]			1, table, item 26	16
	Omit ", cert	tificate	" wherever occurring.	17
3.9	Conveya	ncing	g (Sale of Land) Regulation 2017	18
	Clause 3 D	efiniti	ons	19
	Omit "but d in clause 3(ot include a certificate of title" from the definition of <i>property certificate</i>	20 21
3.10	Crimes A	ct 19	000 No 40	22
	Section 4 [Definit	ions	23
	Omit "certi	ficate	of title," from the definition of Document of title to land in section $4(1)$.	24
3.11	Criminal	Proc	edure Act 1986 No 209	25
	Schedule 3	8 Prov	isions relating to offences	26
	Omit "certi	ficate	of title," from the definition of <i>document of title to land</i> in clause 11(2).	27
3.12	Crown La	and N	lanagement Act 2016 No 58	28
[1]	Sections 4	.9(8) a	ind 4.14(4)	29
	Omit "or ce	rtifica	te of title" wherever occurring.	30
[2]	Section 13	.1 Lim	itation on acquisition of title by possession against Crown	31
	Omit sectio	n 13.1	(3)(a).	32

3.13	Crown Land Management Regulation 2018	1
	Clause 41 Surrender of lands and leases	2
	Omit "or certificate of title" from clause 41(2)(b).	3
3.14	Environmental Planning and Assessment Regulation 2000	4
[1]	Schedule 1 Forms	5
	Omit "the certificate of title" from clause 4(1)(m)(i). Insert instead "an official search".	6
[2]	Schedule 1, clause 4(8)	7
	Insert after clause 4(7)—	8
	(8) In subclause (1)(m)(i), official search has the same meaning as in Part 11A of the Real Property Act 1900.	9 10
3.15	Forestry Act 2012 No 96	11
	Schedule 1 Special provisions relating to purchase-tenure land	12
	Omit "and is to make a corresponding recording on the grant or certificate of title upon its being produced" from clause $8(2)(b)$.	13 14
3.16	Land Sales Act 1964 No 12	15
[1]	Section 4 Requirements as to subdivisions	16
	Omit section 4(a)(ii).	17
[2]	Section 4(a)(iii)	18
	Omit "and no primary application has been lodged in the office of the Registrar-General for the issue to the vendor of a certificate of title for such land".	19 20
[3]	Section 16 Implied undertakings in instalment contracts for sale of lots comprised in primary applications	21 22
	Omit "and the issue of a certificate of title for the land comprised in such application" from section $16(1)(c)$.	23 24
3.17	Law Courts Limited Act 1977 No 10	25
	Section 3 Vesting of land described in Schedule 1	26
	Omit section 3(3).	27
3.18	National Parks and Wildlife Act 1974 No 80	28
[1]	Section 71AG Registrar-General to enter particulars of vesting and lease in register	29
	Omit section 71AG(1). Insert instead—	30
	(1) On publication of a proclamation under Division 3 or 4, the lease, completed with the date of execution and commencement of the term, must be lodged at the Land Titles Office.	31 32 33
[2]	Section 71AG(2)	34
	Omit "those documents". Insert instead "the lease".	35

[3]	Section 71AG(3) Omit the subsection.			
[4]		AJ Dating and registration of re-negotiated lease $n 71AJ(2)$ and (3).	3 4	
3.19	Pipelines	Act 1967 No 90	5	
		Vesting of lands or easements in licensee ficate of title or" from section 21(4).	6 7	
3.20	Retireme	nt Villages Act 1999 No 81	8	
		Consequences of resident's rescission of residence contract rtificate of title" from section $36(2)(b)(ii)$.	9 10	
3.21	Strata Sc	hemes Development Act 2015 No 51	11	
[1]	Section 21 Omit the sec	Requirement for certificate of title for common property etion.	12 13	
[2]		Registration and effect of dealings n 26(2). Insert instead— The dealing must be accompanied by a certificate, in the form approved by the Registrar-General, under the seal of the owners corporation certifying that the owners corporation authorised the dealing by special resolution.	14 15 16 17 18	
[3]	Section 30, Omit "and o	heading certificates of title".	19 20	
[4]	Section 30(2)			
		n 30(2) and (3). Insert instead—	22	
	(2)	To the extent a provision of the <i>Real Property Act 1900</i> can apply to a folio referred to in subsection (1), a reference in the provision to a folio includes a reference to a folio referred to in subsection (1) during any period for which the folio does not contain common property.	23 24 25 26	
[5]	Section 80 Registering strata development contract and amendments			
	Omit section	n 80(2). Insert instead—	28	
	(2)	The Registrar-General may refuse to register an amendment of a strata development contract if the contract does not include a revised concept plan that will comply with section 77 after the amendment is registered.	29 30 31	
[6]	Section 142	2 Application to Registrar-General for termination of strata scheme	32	
	Omit section	n 142(5)(a).	33	
[7]	Section 142(5)(b)			
	Omit "the o	ther". Insert instead "any".	35	

[8]	Section 186 Ancillary orders	1
	Omit section 186(2)(c).	2
[9]	Section 197 Application of Act to electronic form plans and other documents	3
	Omit "a certificate of title or" wherever occurring.	4
3.22	Strata Schemes Development Regulation 2016	5
[1]	Schedule 7 Fees	6
	Omit the matter relating to item 1(c) in the table to Part 1.	7
[2]	Schedule 7, Part 1, table, item 5(b)	8
	Omit "certificate of title or".	9
[3]	Schedule 7, Part 1, table, item 5(b)(i) and (ii)	10
	Omit "certificate or" wherever occurring.	11
3.23	Strata Schemes Management Act 2015 No 50	12
[1]	Section 16 Documents and records to be provided to owners corporation at first AGM	13 14
	Omit "(other than certificates of title for lots)" from section 16(1)(a).	15
[2]	Section 16(1)(c)	16
	Omit "the certificate of title for the common property,".	17
[3]	Section 182 Requests for inspection of records of owners corporation	18
	Omit section 182(3)(d).	19
[4]	Section 246 Recording in Register of effect of certain orders	20
	Omit section 246(1)(b) and (2).	21
3.24	The Great Synagogue, Sydney, Act 1931 (Private Act)	22
[1]	Section 4 Vesting of property on which present Synagogue is erected	23
	Omit "or certificate of title" and "on the said certificates of title and" from section 4(b).	24
[2]	Section 4(b)	25
	Omit "and to issue in the name of the body corporate any such Crown grants or certificates of title and the said certificates of title or new certificates of title to such lands hereditaments and premises for an estate in fee simple free from any trust caveat or other notification without any request so to do as required by section fourteen of the <i>Real Property (Amendment) Act 1921</i> ".	26 27 28 29 30
3.25	Uniform Civil Procedure Rules 2005	31
	Rule 14.15 Pleadings concerning possession of land	32
	Omit "certificate of title," from rule 14.15(2)(a).	33

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3.26 Walker Trusts Act 1938 No 31

Section 7 Entries in the register book

Omit ", certificates of title".