

Conveyancing Rules

Section 12E Real Property Act 1900

Version 4

Effective: 15 May 2018

Title: Conveyancing Rules V4, Section 12E Real Property Act 1900

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Real Property Act 1900 Section 12E

Version 4 of the Conveyancing Rules is made under section 12E of the *Real Property Act 1900* and comes into effect on 15 May 2018.

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Jeremy Cox Registrar General 13 April 2018

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Conveyancing Rules

1. Preliminary

These Conveyancing Rules are made by the Registrar-General pursuant to Section 12E of the *Real Property Act 1900* and may be referred to as the Conveyancing Rules.

2. Commencement and Revocation

Version 4 of the Conveyancing Rules comes into effect on 15 May 2018 and replaces version 3.

3. Definitions and Interpretation

3.1 Definitions

3.1.1 In these Conveyancing Rules capitalised terms have the meanings set out below:

ADI means authorised deposit-taking institution as defined in the *Banking Act* 1959 (Cth).

Australian Credit Licence has the meaning given to it in the NCCP Act.

Australian Legal Practitioner has the meaning given to it in the Legal Profession Uniform Law (NSW).

Business Day has the meaning given to it in the ECNL.

Certification Rules means the rules set out in Schedule 3 to the Participation Rules.

Client means a person who has or persons who have appointed an Australian Legal Practitioner, a Law Practice or a Licensed Conveyancer as their Representative.

Client Agent means a person authorised to act as the Client's agent but does not include a person acting solely as the Client's Representative.

Client Authorisation has the meaning given to it in section 107 of the *RPA*.

Conveyancing Transaction has the meaning given to it in the ECNL.

Document has the meaning given to it in the ECNL.

Duty Authority means the Chief Commissioner of State Revenue of NSW.

ECNL means the Electronic Conveyancing National Law, which is an appendix to the Electronic Conveyancing (Adoption of National Law) Act

2012.

eCT means a Folio of the Register that contains a note stating that no paper certificate of title has issued and recording who has control of the right to deal in the land.

Electronically Tradeable means with respect to a Folio of the Register that the folio is not excluded from electronic transactions by rules of the Registrar-General.

NOTE: "Electronically Tradeable" - for details of titles that are suitable for eLodgment see: <u>http://rg-guidelines.nswlrs.com.au/e-dealings/elodgment/elodgment_requirements</u>.This list changes frequently as NSW Land Registry Services works to allow more titles to be Electronically Tradeable.

Priority notices may be lodged electronically over all titles, including those that may not be Electronically Tradeable for the purposes of other dealings.

ELN or Electronic Lodgment Network has the meaning given to it in the ECNL.

Folio of the Register has the meaning given to it in the RPA.

Identifier Declaration means the declaration set out in Verification of Identity Standard paragraph 4.

Identity Agent means a person who is an agent of a Representative or a mortgagee and who:

- (a) a Representative or a mortgagee reasonably believes is reputable, competent and insured in compliance with Insurance Rule 2; and
- (b) is authorised by a Representative or a mortgagee to conduct verification of identity on behalf of the Representative or the mortgagee in accordance with the Verification of Identity Standard.

Identity Agent Certification means the certification set out in Schedule 9 of the Participation Rules.

Identity Declarant means a person providing an Identifier Declaration.

Identity Verifier means the person conducting a verification of identity in accordance with the Verification of Identity Standard.

Insurance Rules means the rules set out in Schedule 6 of the Participation Rules.

Law Practice has the meaning given to it in the *Legal Profession Uniform Law* (*NSW*).

Licensed Conveyancer means a person licensed or registered under the *Conveyancers Licensing Act 2003.*

NCCP Act means the National Consumer Credit Protection Act 2009 (Cth).

National Credit Code has the meaning given to it in the NCCP Act.

Participation Agreement has the meaning given to it in the ECNL.

Participation Rules means the NSW Participation Rules for Electronic Conveyancing determined under the *ECNL* (available at: <u>www.registrargeneral.nsw.gov.au</u> or <u>www.arnecc.gov.au</u>).

Party means each person who is a party to an instrument, but does not include a Representative or an agent.

Person Being Identified means any of the persons required to be identified under Rules 4.1.2 and 4.1.3.

Primary Non-Photographic Identification Document means any of the following:

- (a) a birth certificate or birth extract issued by a State or Territory,
- (b) a citizenship certificate issued by the Commonwealth,
- (c) a citizenship certificate issued by a foreign government and, if the certificate is in a language other than English, a document purporting to contain an English translation of the certificate,
- (d) a birth certificate issued by a foreign government, the United Nations or an agency of the United Nations and, if the certificate is in a language other than English, a document purporting to contain an English translation of the certificate,
- (e) a pension card issued by Centrelink that entitles the person in whose name the card is issued to financial benefits.

Primary Photographic Identification Document means any of the following:

- (a) a licence or permit issued under a law of a State or Territory or equivalent authority of a foreign country for the purpose of driving a vehicle that contains a photograph of the person in whose name the licence or permit is issued,
- (b) a passport issued by the Commonwealth,
- (c) a passport or a similar document issued for the purpose of international travel that:
 - (i) contains a photograph and the signature of the person in whose name the document is issued, and
 - (ii) is issued by a foreign government, the United Nations or an agency of the United Nations, and
 - (iii) if it is in a language other than English, is accompanied by a document purporting to contain an English translation of the document,
- (d) a Photo Card issued under the Photo Card Act 2005,
- (e) a card issued under a law of the Commonwealth or another State or Territory for the purpose of proving the person's age which contains a photograph of the person in whose name the card is issued,

- (f) a national identity card issued for the purpose of identification that:
 - (i) contains a photograph and the signature of the person in whose name the document is issued, and
 - (ii) is issued by a foreign government, the United Nations or an agency of the United Nations, and
 - (iii) if it is in a language other than English, is accompanied by a document purporting to contain an English translation of the document.
- (g) Australian Evidence of Immigration Status ImmiCard or Australian Migration Status ImmiCard.

Representative means an Australian Legal Practitioner, a Law Practice or a Licensed Conveyancer who acts on behalf of a Client.

RPA means the Real Property Act 1900.

Secondary Identification Document means any of the following:

- (a) a notice that was issued to an individual by the Commonwealth, a State or Territory within the preceding 12 months that:
 - (i) contains the name of the individual and his or her address, and
 - (ii) records the provision of financial benefits to the individual under a law of the Commonwealth, State or Territory (as the case may be),
- (b) a notice that was issued to an individual by the Australian Tax Office within the preceding 12 months that:
 - (i) contains the name of the individual and his or her address, and
 - (ii) records a debt payable to or by the individual by or to the Commonwealth under a Commonwealth law relating to taxation,
- (c) a notice that was issued to an individual by a local government body or utilities provider within the preceding 3 months that contains the name of the individual and his or her address.

Verification of Identity Standard means the standard set out in Schedule 8 of the Participation Rules.

3.2 Interpretation

In these Conveyancing Rules, unless a contrary intention is evident:

- 3.2.1 A reference to these Conveyancing Rules is a reference to these Conveyancing Rules as amended, varied or substituted from time to time.
- 3.2.2 A reference to any legislation or to any provision of any legislation includes:
 - (a) all legislation, regulations, proclamations, ordinances, by-laws and instruments issued under that legislation or provision; and
 - (b) any modification, consolidation, amendment, re-enactment or substitution of that legislation or provision.
- 3.2.3 A word importing:
 - (a) the singular includes the plural; and
 - (b) the plural includes the singular; and
 - (c) a gender includes every other gender.
- 3.2.4 A reference to a Party includes that Party's administrators, successors and permitted assigns.
- 3.2.5 If any act pursuant to these Conveyancing Rules would otherwise be required to be done on a day which is not a Business Day then that act may be done on the next Business Day, and when an action is required by a party within a specified period of Business Days, the period will be deemed to commence on the Business Day immediately following the day on which the obligation is incurred.
- 3.2.6 Where a word or phrase is given a defined meaning, any other part of speech or grammatical form in respect of that word or phrase has a corresponding meaning.
- 3.2.7 A reference to two or more persons is a reference to those persons jointly and severally.
- 3.2.8 A reference to a Rule or schedule is a reference to a Rule of, or a schedule to, these Conveyancing Rules.
- 3.2.9 A reference to a Rule includes a reference to all of its sub-requirements.
- 3.2.10 Where general words are associated with specific words which define a class, the general words are not limited by reference to that class.
- 3.2.11 Notes included in these Conveyancing Rules do not form part of the Rules.
- 3.2.12 The word 'or' is not exclusive.

4. Verification of Identity and Authority

Real Property Act 1900 Section 12E(1)

(1) Making of conveyancing rules

The Registrar-General may from time to time determine, in writing, rules for or with respect to the preparation and lodgment of documents to give effect to conveyancing transactions (the conveyancing rules), including rules for or with respect to the following:

- (a) the verification of identity and authority, including:
 - (i) the standards to which identity and authority are to be verified, and
 - (ii) the classes of persons in respect of whom identity and authority are to be verified, and
 - (iii) the classes of documents in relation to which verification of identity and authority requirements apply, and
 - (iv) the classes of persons who can undertake verification of identity and authority, and
 - (v) any supporting evidence and retention requirements.

4.1 Verification of Identity

- 4.1.1 This Rule takes effect on 26 November 2016. Nothing in this Rule shall be taken to detract from any professional responsibility or due diligence requirement applying to Representatives with respect to Clients or others.
- 4.1.2 A Representative must take reasonable steps to verify the identity of each Client or each of their Client Agents.
- 4.1.3 A Representative or mortgagee must take reasonable steps to verify the identity and authority of any Client or Client Agent to whom certificates of title are provided. This Rule does not apply to a Representative or mortgagee providing a certificate of title to another Representative or mortgagee for the purposes of settlement of a conveyancing transaction (including a refinance transaction).

NOTE: To clarify, Rule 4.1.3 does not apply to a Representative or mortgagee providing a certificate of title to another Representative or mortgagee due to the Client engaging another Representative or mortgagee.

- 4.1.4 For the purposes of complying with Conveyancing Rules 4.1.2 and 4.1.3, a Representative or a mortgagee can either:
 - (a) apply the Verification of Identity Standard; or
 - (b) verify the identity of a person in some other way that constitutes the taking of reasonable steps.

The Verification of Identity Standard can be applied by a Representative or a mortgagee, its Identity Agent, or by them in combination. Subject to Conveyancing Rule 4.1.5, compliance with the Verification of Identity Standard is deemed to constitute taking reasonable steps for the purposes of Conveyancing Rules 4.1.2 and 4.1.3.

- 4.1.5 A Representative or mortgagee must undertake further steps to verify the identity of a Person Being Identified and/or any Identity Declarant where:
 - (a) the Representative knows or ought reasonably to know that:
 - (i) any identity Document produced by the Person Being Identified and/or any Identity Declarant is not genuine; or
 - (ii) any photograph on an identity Document produced by the Person Being Identified and/or any Identity Declarant is not a reasonable likeness of the Person Being Identified or the Identity Declarant; or
 - (iii) the Person Being Identified and/or any Identity Declarant does not appear to be the person to whom the identity Document(s) relate; or
 - (b) it would otherwise be reasonable to do so.
- 4.1.6 A Representative or mortgagee need not re-verify the identity of the Person Being Identified if:
 - (a) the Representative complied with Conveyancing Rule 4.1.2 or 4.1.3, or with the corresponding Participation Rule 6.5.1, within the previous 2 years; and
 - (b) the Representative takes reasonable steps to ensure that it is dealing with the Person Being Identified.

4.2 Use of Verification of Identity Standard

- 4.2.1 If the Verification of Identity Standard is used:
 - (a) a Representative may use an Identity Agent; and
 - (b) where an Identity Agent is used, the Representative must direct the Identity Agent to use the Verification of Identity Standard; and
 - (c) the Identity Verifier must be:
 - (i) the Representative and/or the Representative's Identity Agent; or
 - (ii) where a Representative represents a mortgagee, that mortgagee and/or that mortgagee's Identity Agent; and
 - (d) the Representative must receive from any Identity Agent:
 - copies of the Documents produced to verify the identity of the Person Being Identified and/or any Identity Declarant signed, dated and endorsed as a true copy of the original by the Identity Agent; and
 - (ii) an Identity Agent Certification.

NOTE:

For guidance on verifying the identity of a transacting party in a Conveyancing Transaction, including advice on using an Australian Embassy/High Commission/Consulate to verify the identity of an Australian or foreign national overseas, in accordance with this Rule see ARNECC MPR Guidance Note 2 - Verification of Identity at:

https://www.arnecc.gov.au/__data/assets/pdf_file/0011/698798/MPR-Guidance-Note2-Verification-of-Identity-Updated.pdf

Note the addition of an ImmiCard as a primary photographic identification document.

4.3 Authority (Right to Deal)

- 4.3.1 This Rule takes effect on 26 November 2016. Nothing in this Rule shall be taken to detract from any professional responsibility or due diligence requirement applying to Representatives with respect to Clients or others.
- 4.3.2 For each Conveyancing Transaction a Representative must take reasonable steps to verify that its Client is a legal person and has the right to enter into the Conveyancing Transaction.
- 4.3.3 A mortgagee, or a Representative of a mortgagee, must, for each mortgage, variation of mortgage or transfer of mortgage, take reasonable steps to verify that the mortgagor is a legal person and has the right to enter into the mortgage.

NOTE: This Rule is unchanged from Version 1.

For guidance on determining the right of a transacting party to enter into a Conveyancing Transaction in accordance with this Rule see ARNECC MPR Guidance Note 4 - Right to Deal at: <u>https://www.arnecc.gov.au/__data/assets/pdf_file/0004/698791/MPR-Guidance-Note4-Right-to-Deal.pdf</u>

4.4 Reasonable steps for confirming identity of mortgagor

- 4.4.1 This Rule applies only in respect of a mortgage executed on or after 19 May 2017.
- 4.4.2 For the purposes of sections 56C(1) and (2) of the *RPA*, a mortgagee is to be considered as having taken reasonable steps to ensure that the person who validly executed a mortgage, or on whose behalf the mortgage was validly executed, as mortgagor is the same person who is, or is to become, the registered proprietor of the land that is security for the payment of the debt to which the mortgage relates if the mortgagee or the mortgagee's agent has taken the steps set out in the Verification of Identity Standard.
- 4.4.3 In applying the Verification of Identity Standard for the purposes of this Rule:
 - (a) a reference to a subscriber is to be read as a reference to a mortgagee,
 - (b) a reference to a subscriber agent is to be read as a reference to the mortgagee's agent (if any),
 - (c) a reference to the person being identified is to be read as a reference to the person who executed a mortgage, or on whose behalf the mortgage was executed, as mortgagor,
 - (d) references to client authorisations are to be disregarded.

NOTE: This Rule replicates and continues the requirements for a mortgagee to be deemed to have taken reasonable steps to identify the mortgagor that prior to 19 May 2017 were set out in Regulation 16 of the *Real Property Regulation 2014*.

5. Supporting Evidence

Real Property Act 1900 Section 12E(1)

(1) Making of conveyancing rules

The Registrar-General may from time to time determine, in writing, rules for or with respect to the preparation and lodgment of documents to give effect to conveyancing transactions (the conveyancing rules), including rules for or with respect to the following:

- (d) the retention of documents supporting or authenticating documents generally, including periods of retention.
- 5.1 This Rule takes effect on 26 November 2016.
- 5.2 A Representative or where there is no Representative, a Party must retain the evidence supporting the dealing for at least seven years from the date of lodgment of the dealing that is registered or recorded including any evidence supporting verification of a Party's identity.

NOTE: This Rule is unchanged from Version 1.

For guidance on retaining evidence to support conveyancing transactions in accordance with this Rule see ARNECC Guidance Note 5 - Retention of Evidence at:

https://www.arnecc.gov.au/__data/assets/pdf_file/0005/698792/MPR-Guidance-Note5-Retention-of-Evidence.pdf

6. Certifications

Real Property Act 1900 Sections 12E(1)(c) and 117(1)(b)

Section 12E Conveyancing Rules

(1) Making of conveyancing rules

The Registrar-General may from time to time determine, in writing, rules for or with respect to the preparation and lodgment of documents to give effect to conveyancing transactions (the conveyancing rules), including rules for or with respect to the following:

- (c) matters to be certified, or relating to the certification of matters, for the purposes of documents, including:
 - (i) the form of certifications, and
 - (ii) the classes of persons who may certify those matters, and
 - (iii) any supporting evidence and retention requirements.

Section 117 Certificate of correctness

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

(b) if it is lodged in paper form - in accordance with the conveyancing rules.

6.1 Certifications on Paper dealings

- 6.1.1 This Rule takes effect on 26 November 2016.
- 6.1.2 The Registrar-General may reject, or may refuse to accept or to take any action in relation to, any primary application, dealing or caveat lodged in paper form unless it bears the following certificates:
 - (a) a certificate (signed by or on behalf of each person by whom the application, dealing or caveat has been executed) to the effect that the application, dealing or caveat is correct for the purposes of the RPA, and
 - (b) a certificate (signed by each witness to the execution of the application, dealing or caveat) to the effect that:
 - (i) the witness is an eligible witness, and
 - the application, dealing or caveat was executed by the person to whose execution of the application, dealing or caveat the witness is attesting in the presence of the witness.
- 6.1.3 In this section, eligible witness, in relation to the execution of an application, dealing or caveat, means a person who:
 - (a) is at least 18 years of age, and
 - (b) is not a party to the application, dealing or caveat, and
 - (c) has known the person to whose execution of the application, dealing or caveat the witness is attesting for more than 12 months or has taken reasonable steps to ensure the identity of that person.

- 6.1.4 Without limiting the generality of sub-Rule 6.1.3(c), a witness is to be considered as having taken reasonable steps to ensure the identity of the person whose execution of the application, dealing or caveat the witness is attesting if the person has taken the steps set out in this Rule. The witness must sight:
 - (a) an original of a Primary Photographic Identification document in respect of the other person, or
 - (b) an original of a Primary Non-Photographic Identification Document in respect of the other person and an original of a Secondary Identification Document in respect of the other person.
- 6.1.5 A document referred to in Rule 6.1.4 does not include a document that has expired (other than in the case of an Australian passport that has been expired for less than 2 years).

NOTE: This Rule is unchanged from Version 1.

- This Rule replicates and continues unchanged the certification requirements that prior to 1 May 2016 were set out in section 117 of the RPA and Clause 22 of the *Real Property Regulation 2014* (NSW).
- 2. Definitions for Primary Photographic Identification Document, Primary Non-Photographic Identification Document and Secondary Identification Document have now been included in these Conveyancing Rules unchanged from the definitions that, prior to 19 May 2017, were set out in the *Real Property Regulation 2014* (NSW).
- 3. Note the addition of an ImmiCard as a Primary Photographic Identification Document.

7. Lodging Parties

Real Property Act 1900 Section 12E(1)

(1) Making of conveyancing rules

The Registrar-General may from time to time determine, in writing, rules for or with respect to the preparation and lodgment of documents to give effect to conveyancing transactions (the conveyancing rules), including rules for or with respect to the following:

- (f) the obligations of persons lodging documents (including warranties and representations).
- 7.1 A discharging mortgagee or its Representative must lodge a discharge of mortgage signed on or after 1 March 2017 except where the discharge of mortgage is to be lodged with any other dealing affecting the same folio of the Register.

8. Electronic Lodgment

Real Property Act 1900 Section 12E(1)

(1) Making of conveyancing rules

The Registrar-General may from time to time determine, in writing, rules for or with respect to the preparation and lodgment of documents to give effect to conveyancing transactions (the conveyancing rules), including rules for or with respect to the following:

(e) the classes of conveyancing transactions that must be lodged using an Electronic Lodgment Network instead of by means of paper documents.

8.1 **Priority Notices**

- 8.1.1 This Rule takes effect on 26 November 2016.
- 8.1.2 A priority notice, extension of priority notice and withdrawal of a priority notice must be lodged using an ELN.

NOTE: By Proclamation published on 26 February 2016, Part 7B of the *RPA* providing for Priority Notices commenced on 1 October 2016.

8.2 Lodgment of Standalone Discharges of Mortgage, Mortgages and Refinance Transactions

- 8.2.1 Where the mortgagee is an ADI, and the relevant instrument is signed between 1 March 2017 and 31 July 2017,
 - (a) a discharge of mortgage, or
 - (b) a mortgage to which the National Credit Code applies,

must be lodged using an ELN, except where the mortgage and/or discharge of mortgage is to be lodged with any other dealing affecting the same Folio of the Register.

- 8.2.2 Where the mortgagee is an ADI, and the relevant instrument is signed between 1 August 2017 and 30 June 2018,
 - (a) a discharge of mortgage,
 - (b) a mortgage, or
 - (c) any combination of mortgage and discharge of mortgage where each of the mortgagees in a refinance transaction are ADIs,

must be lodged using an ELN, except where the mortgage and/or discharge of mortgage is to be lodged with any other dealing affecting the same Folio of the Register.

- 8.2.3 Where the relevant instrument is signed on or after 1 July 2018,
 - (a) a discharge of mortgage,
 - (b) a mortgage, or
 - (c) any combination of mortgage and discharge of mortgage affecting the same Folio of the Register,

must be lodged using an ELN, except where the mortgage and/or discharge of mortgage is to be lodged with any other dealing affecting the same Folio of the Register.

- 8.2.4 Rules 8.2.1 to 8.2.3 do not apply if the Folio of the Register for the land affected by the mortgage and/or discharge of mortgage is not Electronically Tradeable, or if an ELN is not available and has not been available for one clear Business Day.
- 8.2.5 Rules 8.2.1(b), 8.2.2(b) and (c), and 8.2.3(b) and (c) only apply if the interest being mortgaged is comprised in a separate Electronically Tradeable Folio of the Register.

NOTE:

- 1. For the purposes of clarity, from 1 July 2018 the requirement that discharges of mortgage, mortgages and combinations thereof be lodged electronically also extends to non-ADI mortgagees.
- 2. Rule 8.2.5 and 8.4.5 in Version 3 of the Rules provided an exemption for mortgages having more than 4000 characters. This exemption is now removed.

8.3 Discharges of Mortgage where an eCT is issued

- 8.3.1 This Rule takes effect on 1 March 2017.
- 8.3.2 Where there is an eCT issued for a Folio of the Register, any discharge of mortgage (by a first mortgagee) must be lodged using an ELN, except where the discharge of mortgage is to be lodged with any other dealing affecting the same folio(s) of the Register.
- 8.3.3 Notwithstanding Rule 8.3.2, the Registrar-General may, at the Registrar-General's discretion, accept and register a discharge of mortgage signed prior to the issue of the eCT if it is accompanied by the paper CT that was current prior to the issue of the eCT.
- 8.3.4 Rule 8.3.2 does not apply if the Folio of the Register for the land affected by the discharge of mortgage is not Electronically Tradeable, or if an ELN is not available and has not been available for one clear Business Day.

NOTE: This Rule is unchanged from Version 2.

- 1. This Rule requires discharges of mortgage affecting eCTs to be lodged electronically.
- 2. The exception allows the Registrar-General to accept a discharge of mortgage that was signed prior to the issue of the eCT and is subsequently lodged with the former paper certificate of title. This will only apply where a discharge of mortgage has been held by a registered proprietor and not lodged for registration, and the title has subsequently been converted to an eCT showing the mortgage on title as holding Control of the Right to Deal.

8.4 (deleted)

NOTE:

- 1. Rule 8.4 in Version 3 is now dealt with in Rules 8.2.2, 8.2.4, and 8.2.5 in this Version.
- Rule 8.2.5 and 8.4.5 in Version 3 of the Rules provided an exemption for mortgages having more than 4000 characters. This exemption is now removed.

8.5 Lodgment of Standalone Transfers from 1 July 2018

- 8.5.1 A transfer signed on or after 1 July 2018 must be lodged using an ELN, except where the transfer is to be lodged with any other dealing affecting the same folio of the Register.
- 8.5.2 Rule 8.5.1 does not apply if:
 - a) the Folio of the Register for the land affected by the transfer is not Electronically Tradeable, or if an ELN is not available and has not been available for one clear Business Day; or
 - b) the transfer is not eligible to be lodged electronically.

NOTE: Please refer to <u>http://rg-guidelines.nswlrs.com.au/e-</u> <u>dealings/elodgment/dealings_eligible_for_elodgment/transfer_electronic</u> to see when a transfer is not eligible to be lodged electronically.

8.6 Lodgment of standalone caveats from 1 July 2018

- 8.6.1 A caveat signed on or after 1 July 2018 must be lodged using an ELN, except where the caveat is to be lodged with any other dealing affecting the same folio of the Register.
- 8.6.2 Rule 8.6.1 does not apply if:
 - a) the Folio of the Register for the land affected by the caveat is not Electronically Tradeable, or if an ELN is not available and has not been available for one clear Business Day; or
 - b) the caveat is not eligible to be lodged electronically.

NOTE: Please refer to <u>http://rg-guidelines.nswlrs.com.au/e-</u> dealings/elodgment/dealings_eligible_for_elodgment/caveat_electronic to see when a caveat is

not eligible to be lodged electronically.

9. Electronic Certificates of Title

Real Property Act 1900 Section 33AA(1)

33AA Non-issue of certificate of title

(1) The Registrar-General may, from time to time, determine circumstances when, or classes of persons to whom, certificates of title will not be issued without a request under section 33 (5).

- 9.1.1 Where the mortgagee is an ADI and a first mortgage signed on or after 1 March 2017 is lodged using an ELN, no paper certificate of title will be issued. Instead a notation will be made on the relevant Folio of the Register pursuant to section 33AA(2) of the RPA.
- 9.1.2 Where the mortgagee is an ADI and a Document is lodged in paper on or after 1 August 2017, no paper certificate of title will be issued. Instead a notation will be made on the relevant Folio of the Register pursuant to section 33AA(2) of the RPA.
- 9.1.3 Rule 9.1.2 does not apply if the Folio of the Register is not Electronically Tradeable.

NOTE:

- 1. Rule 9.1.3 is intended to clarify that an eCT will not be issued upon lodgment of a paper Document for a Folio of the Register that is not Electronically Tradeable.
- Electronic Certificate of Title (eCT) means that the mortgagee bank does not hold a paper certificate of title for the current edition of a folio. Instead the mortgagee is recorded as having Control of the Right to Deal (CoRD) on the Register. For further information on eCT see: <u>http://rg-guidelines.nswlrs.com.au/e-</u> <u>dealings/elodgment/elodgment_requirements/using_certificates_of_title_for_elodgment</u>
- 3. For information on what parties to a conveyancing transaction should do to prepare for a paper settlement when there is an eCT instead of a paper CT see: <u>http://rg-guidelines.nswlrs.com.au/e-</u> <u>dealings/fags/settlement and ect/what happens with an ect in a paper settlement</u>
- For information on electronically tradeable land titles see <u>http://rg-guidelines.nswlrs.com.au/e-</u> dealings/elodgment/elodgment requirements/land titles eligible eLodgment

10. National Mortgage Form

- 10.1.1 This Rule operates notwithstanding Rule 6, and is subject to Rule 8.2.
- 10.1.2 The Registrar-General can accept and register a National Mortgage Form lodged in paper, which has not been signed by the mortgagor and attested provided that the mortgage is signed by the mortgagee, if the mortgagee provides certifications 3, 4 and 5 of the Certification Rules.
- 10.1.3 The Registrar-General can accept and register a National Mortgage Form lodged in paper, which has not been signed by the mortgagor and attested provided that the mortgage is signed by the mortgagee's Representative, if the mortgagee's Representative provides certifications 1, 2, 3, 4 and 5 of the Certification Rules.
- 10.1.4 The Registrar-General can accept and register a National Mortgage Form lodged in paper, signed by the mortgagor and the mortgagee, if the mortgagee provides certifications 3, 4 and 5(a) of the Certification Rules.
- 10.1.5 The Registrar-General can accept and register a National Mortgage Form lodged in paper, signed by the mortgagor and the mortgagee's Representative, if the mortgagee's Representative provides certifications 1, 2, 3, 4 and 5(a) of the Certification Rules.
- 10.1.6 Before signing a paper National Mortgage Form on behalf of a mortgagee, the Representative must enter into a Client Authorisation with the mortgagee.
- 10.1.7 The certifications that a mortgagee is required to give by these Rules are given on behalf of the mortgagee only and not on behalf of the mortgagor.
- 10.1.8 The certifications that a mortgagee's Representative is required to give by these Rules are given on behalf of the mortgagee's Representative only and not on behalf of the mortgagor.
- 10.1.9 In applying the Certification Rules for the purposes of this Rule, reference to the Certifier is to be read as a reference to the mortgagee or the mortgagee's Representative, whichever is applicable.
- 10.1.10 Where a mortgage signed on or after 3 March 2018 is lodged, it must be lodged using the National Mortgage Form.

NOTE: In Version 3 a mortgage signed on or after 1 January 2018 must be lodged using the National Mortgage Form. Under these Rules this has been extended to 2 March 2018.

11. Client Authorisations

Real Property Act 1900 Sections 12E(1) and 107(3)
Section 12E Conveyancing Rules
(1) Making of conveyancing rules
The Registrar-General may from time to time determine, in writing, rules for or with respect to the preparation and lodgment of documents to give effect to conveyancing transactions (the conveyancing rules), including rules for or with respect to the following:
(b) client authorisations, including:
(i) the form of a client authorisation, and
(ii) the classes of documents to which a client authorisation applies, and
(iii) any supporting evidence and retention requirements
Section 107 Client authorisations
(3) A properly completed client authorisation:
(a) has effect according to its terms, and
(b) is not a power of attorney for the purposes of any other law relating to powers of
attorney.

- 11.1.1 A Client Authorisation is required to be in a form that is in substantial compliance with the form set out in Schedule 4 to the Participation Rules.
- 11.1.2 The only Document that can be lodged in paper signed under the under the authority of a Client Authorisation is the National Mortgage Form, in accordance with Rule 10.