Form: 08X Release: 4·8

## **CAVEAT**

Leave this space clear. Affix additional pages to the top left-hand corner.

Prohibiting Recording of a Dealing or Plan or Granting of a Possessory Application New South Wales Section 74F Real Property Act 1900

PRIVACY NOTE: Section 31B of the Real Property Act 1900 (RP Act) authorises the Registrar General to collect the information required by this form for the establishment and maintenance of the Real Property Act Register. Section 96B RP Act requires that the Register is made available to any person for search upon payment of a fee, if any.

	STAMP DUTY	Insert Duties Assessment No. as issued by Revenue NSW Office.				
(A)	TORRENS TITLE	Duties Assessment No.				
(B)	REGISTERED DEALING	Number Torrens Title				
(C)	LODGED BY	Document Collection Box  Name, Address or DX, Telephone, and Customer Account Number if any  Email:	CODE			
(D)	REGISTERED PROPRIETOR	Reference:  Postcode:				
(E)	CAVEATOR	Insert the full name and address (registered office if body corporate)  Postcode:				
(F)	NAME AND ADDRESS IN AUSTRALIA SERVICE OF NOTICES ON THE CAVEATOR	IMPORTANT NOTE: The address <i>must</i> be a street address. If desired, a Document Exchange box in NSW may be provided <i>in addition</i> . If the caveator's name or address for service of notices changes, notification <i>must</i> be lodged on form 08CX.  Name:				
		Postcode:				
(G)	ACTION PROHIBITED	Document Exchange Box in NSW (additional):				
(H)		as to be entitled to the estate or interest in the above	specified in			

Schedule 1 by virtue of the

set out in that schedule and prohibits the Registrar General from taking,

with respect to the above

, the action specified above unless the caveator has

consented in writing or this caveat has lapsed or been withdrawn.

WARNING: care should be exercised in completing a caveat form. An unsupported caveat may be challenged in the Supreme Court; compensation may be awarded for lodging a caveat without justification (section 74P Real Property Act 1900). Failure to observe the requirements of regulations 7 and 8 of the current Real Property Regulation may make the caveat invalid.

Particulars of the estate of	r interest					
By virtue of the instrume	nt referred to below					
Nature of Instrument	Date	Parties				
By virtue of the facts stat	ed below	,				
<ol> <li>SCHEDULE 2 Action prohibited by this caveat</li> <li>The recording in the Register of any dealing other than a plan affecting the estate or interest claimed by the caveator and set of in Schedule 1.</li> </ol>						
<ol> <li>The registration or recording of any plan other than a delimitation plan affecting the estate or interest claimed by the caveator and set out in Schedule 1.</li> </ol>						
3. The registration of delimitation plan <sup>1</sup> No.						
4. The granting of any possessory application with respect to the land in the Torrens Title referred to above.						
5. The recording in the register of any dealing affecting the estate or interest of which the caveator is registered proprietor.						
6. The granting of an application to extinguish the created by						
No.  7. The recording in the Register of a writ affecting the estate or interest claimed by the caveator and set out in Schedule 1.						
STATUTORY DECLARATION	•	reeting the estate of file	rest claimed by the caveato	i and set out in senedure 1.		
,						
olemnly and sincerely declare that—						
To the best of my knowledge, information and belief						
(a) the caveator has a good and valid claim to the estate or interest set out in Schedule 1.						
<ul><li>(b) the address specified at (D) as the address of the registered proprietor is the correct address.</li><li>This caveat does not require the leave of the Supreme Court or the endorsed consent of the</li></ul>						
make this solemn declaration conscientiously believing the same to be true and by virtue of the Oaths Act 1900 and I certify this						
aveat to be correct for the purposes of the Real Property Act 1900.						
Made and subscribed at		in the		on		
n the presence of		of				
☐ Justice of the Peace (J.)☐ Other qualified witness		)	☐ Practising Solicitor			
who certifies the following matters concerning the making of this statutory declaration by the person who made it:  I saw the face of the person <i>OR</i> I did not see the face of the person because the person was wearing a face covering, but I are satisfied that the person had a special justification for not removing the covering; and						
. I have known the person for at least 12 months <i>OR</i> I have confirmed the person's identity using an identification document a the document I relied on was a <i>[Omit ID No.]</i>						
Signature of witness:		Signature of decla	rant:			
		Capacity of declar	ant if other than the caveato	or:		
CONSENT (section 740 Real Property Act 1900) <sup>4</sup> I, the registered proprietor named at (D)/possessory applicant, for the purposes of section 740 only, consent to this caveat.						
Signature of registered proprietor/possessory applicant						
I. A plan defining the boundaries of land in a limited folio of the Register. See Part IVB Real Property Act 1900.						

- An application made by a person claiming title to land by virtue of adverse possession. See Part VIA Real Property Act 1900.
- As the services of a qualified witness cannot be provided at lodgment, the declaration should be signed and witnessed prior to lodgment.\*\* If made outside NSW, cross out the witness certification. If made in NSW, cross out the text which does not apply.
   Only one capacity can be selected, either registered proprietor or possessory applicant, cross out whichever does not apply.