Part 40 – Surrender of High-Density Development Easement

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1,2Part 40 – Surrender of High-Density Development Easement

General Law

A high-density development easement is wholly extinguished by the registration of a surrender of that high-density development easement. As the high-density development easement benefits and burdens both lots, the registered owners of both affected lots must execute a surrender of the high-density development easement. The owner of one of the affected lots cannot, alone, effect the surrender of a high-density development easement.

Practice

Surrender of High-density Development Easement

The owners of both of the affected lots must together execute the Form 40 – Surrender of High-density Development Easement.

The consent, in Form 18 – General Consent, of any registered mortgagees of the affected lots must also be lodged. Further, the consent of any lessee that receives a benefit from the high-density development easement is also required (s. 90(3) and (4) of the Land Title Act 1994).

A high-density development easement may not be partially surrendered.

Lodgement fees are payable and a duty notation is required

Forms

General Guide to Completion of Forms

For general requirements for completion of forms see part 59 – Forms, esp ¶[59-2000].
Queensland Titles Registry
Surrender of High Density Development Easement

Form 40 Version 1

Land Title Act 1994

Dealing number of High-density Development being surrendered

712345678

Lodger (Name, address, E-mail & phone number)

Brown & Co.
34 Queen Street
Brisbane QLD 4000
info@browns.com.au
(07) 3224 5398

Lodger Code (if any)

123

Lot on Plan Descriptions of Affected Land

LOT 3 ON SP123456
LOT 6 ON SP134567

Title Reference

15432099
16253266

Registered Owners

David John Tyson
Michael Wayne Smith

Surrender/Execution

*Surrender

The registered owners surrender the High-density Development Easement in item 1 so that the High-density Development Easement is extinguished.

Witnessing officer must be aware of his/her obligations under section 162 of the Land Title Act 1994

..........................................................................................................................signature
..........................................................................................................................full name
..........................................................................................................................qualification  /  /  ......................................................................
Witnessing Officer Execution Date Registered Owner’s Signature

(Witnessing officer must be in accordance with Schedule 1 of the Land Title Act 1994 eg Legal Practitioner, JP, C Dec)
Guide to Completion of Form 40

Item 1
Insert the dealing number of the high-density development easement being surrendered (e.g. 701233245).

Item 2
Insert the lot on plan descriptions of the affected land. The Title reference for the lots must also be inserted.

Item 3
Insert the full names of the registered owners of the affected land. If the registered owners of both lots affected by the high-density development easement are the same, the names of the registered owner/s must be inserted twice. If the registered owner is a tenant in common, all tenants in common must join in the one surrender and not surrender the high-density development easement individually.

Item 4
All registered owners of the lots the subject of the high-density development easement being surrendered must execute as required. Separate executions are required for each registered owner, even if they are the same for of both lots.

See also Part 61 – Witnessing and Execution of Instruments or Documents, esp ¶[61-3000] ff.

Case Law
Nil.

Fees
Fees payable to the Titles Registry are subject to an annual review. Refer to the Titles Fee Calculator available online or see the current Land Title Regulation.

Cross References and Further Reading
Part 39 – High-Density Development Easement
Part 61 – Witnessing and Execution of Instruments or Documents ff

Notes in text
Note 1 – This part does not apply to water allocations.
Note 2 – This part does not apply to State land.