## Checklist for Application for Consent under Encumbrance under s601AE(2)

# IMPORTANT INFORMATION FOR APPLICANTS PLEASE READ CAREFULLY BEFORE STARTING YOUR APPLICATION

#### **Timeframes**

ASIC usually makes a decision within **60 days of receipt of all requested materials**. You need to take this timeframe into account and if necessary, re-schedule any transactions (e.g. settlement dates) to include this 60 day period. Delays occur when incomplete applications are submitted.

Please allow at least 30 days before enquiring about the progress of your application.

#### **General Information**

ASIC generally exercises its powers under the Act to deal with vested property as a last resort. If another remedy (e.g. ASIC reinstatement or State/Territory legislative provisions) is unavailable, then you may apply for ASIC to deal with the property. The cost of alternative remedies by itself is not a sufficient basis for ASIC to exercise its powers to deal with property.

Applications are considered by ASIC on a case-by-case basis and there is no guarantee the application will be successful. If ASIC requires information or material in addition to those stated in this Checklist, ASIC will advise you and allow you an opportunity to provide that information.

ASIC will not consider an application until all requirements have been satisfied. You should therefore read this Checklist very carefully and ensure you have completed it properly before submitting your application. This will minimise inconvenience and delay in receiving a decision on your application. ASIC can assist if you have any questions about the requirements. However, you need to engage a solicitor if you require legal advice.

### **Urgent applications**

In very limited situations ASIC may consider the assessment of an application on an urgent basis (i.e. within a specific and shorter timeframe). However, ASIC will only do so in exceptional circumstances because this would give the urgent application priority over other applications lodged in a timely manner.

Applicants must therefore clearly demonstrate that the urgency results from factors beyond their reasonable control, that they could not have reasonably foreseen. <u>Settlement of a contract is not a sufficient basis for urgent consideration.</u>

APPLICANT DETAILS	
Full name (if a company, include ACN):	
Ph: Email:	
Postal address:	

1.	I have read and understood the above section called "IMPORTANT INFORMATION FOR APPLICANTS"
	No $\ \square$ then do not proceed any further until you have read the important information above
	Yes
2.	DEREGISTERED COMPANY DETAILS
	OTE: You can obtain relevant company details by purchasing an historical company extract via <u>asic.gov.au</u> . If that does not reveal the necessary formation (e.g. due to the age of deregistration), then you need to enquire with the relevant State/Territory Archives Department.
a.	Name of deregistered company:
b.	ACN of deregistered company: c. Date of deregistration:
3.	LAND TITLES DISPENSATION
req inc	OTE FOR SOUTH AUSTRALIAN LAND: ASIC understands that in certain cases the Registrar-General of Land Services may dispense with the quirement for ASIC consent on behalf of deregistered encumbrancees. Such dispensation is unlikely to be granted if the encumbrance specifically cludes a clause that requires encumbrancee consent for subdivision. You must check the specific wording of the encumbrance over your property. It refers you to Notice to Lodging Parties 171 (guidelines for granting dispensation) and Notice to Lodging Parties 162 (outlining how to apply for spensation). Contact Land Services directly if you have any questions about obtaining dispensation.
Ha	ave you checked if Land Services can dispense with ASIC's consent on behalf of the deregistered encumbrancee?
	No $\square$ then do not proceed further until you have enquired with Land Services
	N/A $\square$ because the encumbrance specifically requires encumbrancee's consent to subdivide, or consent is not for subdivision, or land not in South Australia, then proceed to Requirement 4
	Yes $\ \square$ however dispensation is not available, then proceed to Requirement 4
	SUPPORTING DOCUMENTS
	ave you attached a copy, not the original, of all the following?
	Recent title search showing the encumbrance in the deregistered company's name NOTE: The document must be no older than 3 months
	No ☐ then do not proceed any further until document obtained from the titles office Yes ☐ then proceed to Requirement 4b
b.	The encumbrance, clearly showing subdivision or the proposed work is allowed with the encumbrancee's consent
	No
	Yes ☐ then proceed to Requirement 4c
r	The plan of subdivision
Ů.	No ☐ then do not proceed any further until document obtained
	N/A ☐ because application is not for consent to subdivision, then proceed to Requirement 4d
	Yes ☐ then proceed to Requirement 4d
٨	Approval by the relevant local authority to the plan of subdivision or proposed work
u.	No  then do not proceed any further until document obtained
	Yes  then proceed to Requirement 4e
e.	Written confirmation to the subdivision or proposed work by all parties with a registered interest in the property (e.g. mortgagee, caveator) NOTE: Consent must be via signing the Consent form or removal of their interest (e.g. discharge of mortgage)
	No $\square$ then do not proceed until document obtained
	N/A $\square$ because no parties with a registered interest in the property, the proceed to Requirement 5
	Yes 🗌 then proceed to Requirement 5
5.	COMMONWEALTH STATUTORY DECLARATION
a.	Is your statutory declaration a Commonwealth declaration?
	No $\Box$ then do not proceed any further until you have downloaded a template for a Commonwealth statutory declaration from the Australian Attorney-General's Department at <a href="mailto:ag.gov.au">ag.gov.au</a>
	Yes ☐ then proceed to Requirement 5b

b. Does your	statutory declaration specifically:					
2) explain 3) confirm dischar 4) confirm 5) confirm 6) confirm 7) provid 8) confirm 9) show reason	n what ASIC is being requested to do (e.g. consent to a plan of subdivision, erection of fence, etc.) m whether you are aware of the company prior to its deregistration, having provided similar consents of arges of encumbrances, and if so, attaching any proof of this m there is no absolute prohibition to the subdivision or proposed work under the encumbrance m subdivision or proposed work is permitted, with reference to the relevant clause in the encumbrance m the new lots created will be subject to the encumbrance (if applying for consent to subdivision) de the reason if any documents listed in Requirement 4a – 4e above are not attached m all parties with a registered interest have consented (see Requirement 4e) clearly that the urgency results from factors beyond your reasonable control that you could not have nably foreseen (if claiming your application is urgent).					
NOTE: Pleas	e adopt the above numbering format as closely as possible					
ma —	nen do not proceed any further until you have amended your statutory declaration to address all the above atters where applicable (otherwise another statutory declaration may be required)					
Yes ☐ the	en proceed to Requirement 6					
6. INDEMNIT	ΓΥ					
NOTE: The indem	nnity protects ASIC against claims brought against ASIC due to it providig the consent. If the applicant (or registered proprietor) is demnity must be signed by each of the directors in their personal capacity and by the company either under its seal or according t					
-	y completed and attached the indemnity signed by the applicant and the registered proprietor (if the oprietor is not the applicant)?					
	en do not proceed any further until you have downloaded and completed the indemnity "Consent unde cumbrance" from <u>asic.gov.au</u>					
Yes 🗌 the	en proceed to Requirement 7					
7. APPLICAT	TION FEE					
	NOTE: This fee is required by law and payable regardless of whether the application is approved or not. Applications will not be considered until this fee is paid. This fee may increase on 1 July each year. Applications received from 1 July each year are subject to the new fee.					
Have you atta	sched a cheque or money order payable to ASIC for \$934, being payment of the application fee?					
No □ the	en do not proceed any further until you have attached payment of the application fee					
Yes ☐ the	en proceed to Requirement 8					
8. CONSENT	FORM					
is successful ther	ires the <u>complete</u> original Consent already executed by all other parties (i.e. not only the page that ASIC executes). If the application In ASIC will execute and return the original Consent. The applicant is responsible for lodgement of the Consent and payment of an Gement fees, any stamp duty or other associated costs.					
a Have narti	genient Jees, uny stamp auty or other associated costs.					
a. Have parti	es with a registered interest in the property already executed the Consent?					
<u> </u>						
No ☐ the	es with a registered interest in the property already executed the Consent?					
No ☐ the N/A ☐ bed pro	es with a registered interest in the property already executed the Consent? en do not proceed any further until they have executed the Consent cause they have provided a removal of their interest or there are no parties with a registered interest in the					
No ☐ the N/A ☐ bed pro Yes ☐ the <b>b.</b> Have you	es with a registered interest in the property already executed the Consent? en do not proceed any further until they have executed the Consent cause they have provided a removal of their interest or there are no parties with a registered interest in the operty, the proceed to Requirement 8b					
No ☐ the N/A ☐ bed pro Yes ☐ the <b>b.</b> Have you	des with a registered interest in the property already executed the Consent?  En do not proceed any further until they have executed the Consent  cause they have provided a removal of their interest or there are no parties with a registered interest in the operty, the proceed to Requirement 8b  en proceed to Requirement 8b  correctly inserted in the original Consent form the following representative and sealing clauses NOTE FORTRALIAN LAND: ASIC will not execute the Consent under a Client Authorisation Form  The Australian Securities and Investments Commission acting under s601AE(2) of the Corporations Act 2001 in relation to the property of [insert name and ACN of deregistered]					
No ☐ the N/A ☐ bed pro Yes ☐ the b. Have you SOUTH AUST	tes with a registered interest in the property already executed the Consent?  en do not proceed any further until they have executed the Consent  cause they have provided a removal of their interest or there are no parties with a registered interest in the operty, the proceed to Requirement 8b  en proceed to Requirement 8b  correctly inserted in the original Consent form the following representative and sealing clauses NOTE FORTRALIAN LAND: ASIC will not execute the Consent under a Client Authorisation Form  The Australian Securities and Investments Commission acting under s601AE(2) of the Corporations Act 2001 in relation to the property of [insert name and ACN of deregistered acee)  "The Common Seal of the Australian Securities and Investments Commission is affixed under s601AE(2) of the Corporations Act 2001.					

		Witness:Solicitor, ASIC Level 20, 240 Queen Street BRISBANE QLD 4001"			
	No □ Yes □	then do not proceed further until both those clauses are inserted properly on the Consent then proceed to Requirement 8c			
c.	c. Have you enclosed an express-post envelope?				
	No 🗆	I would like the executed Consent to be returned by regular/standard post			
	Yes $\square$	I would like the executed Consent returned via a faster postal method			
You are now ready to submit your application					

#### **HOW TO SUBMIT YOUR APPLICATION**

ASIC prefers to receive documents in digital format (i.e. PDF) except for the original Consent form which requires ASIC to affix its seal and the application fee.

Please post the original Consent form, application fee and if applicable, an express-post envelope to:

ASIC Property Law Group GPO Box 9827 BRISBANE QLD 4001

Attach all other materials to this Checklist and email to <a href="mailto:property.law@asic.gov.au">property.law@asic.gov.au</a>. If we require the original of a document previously received electronically, we will advise you.

Please direct any initial questions to <a href="mailto:property.law@asic.gov.au">property.law@asic.gov.au</a> or ph: 1300 300 630.