SECTIONAL TITLES REGULATIONS

(under section 56) (23rd September, 2002) ARRANGEMENT OF REGULATIONS

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Schedule

S.I. 77, 2002, S.I. 8, 2003.

1. Citation

These Regulations may be cited as the Sectional Titles Regulations.

2. Interpretation

In these Regulations-

- (a) a word or expression to which a meaning has been assigned in the Act shall bear that meaning unless the context otherwise requires;
 - (b) "sectional title file" means the file referred to in regulation 11; and
 - (c) "the Act" means the Sectional Titles Act.

3. Notification of tenants about development scheme

- (1) Where a developer intends to convert an existing building into a development scheme in terms of section 6(2) of the Act, he shall furnish, to the tenants occupying that building as required by section 6(2)(b), full parparticulars of the development scheme.
 - (2) The particulars shall indicate the following-
 - (a) the name of the scheme;
- (b) the description and extent of the land upon which the building or buildings comprising the proposed scheme are situated, as reflected in the title deed of such land;
 - (c) the full name and address of the developer;
- (d) the number or description of every separate category of units in the buildings comprised in the scheme;

- (e) the number of garages and the number of parking places which are provided in the scheme;
 - (f) any facilities available as common property under the scheme;
- (g) a copy of a report by an architect or a professional engineer in respect of the common property relating to the general physical condition of the building or buildings comprised in the scheme, with specific reference to any defects in the buildings and the services and facilities relating thereto;
- (h) a specified estimate by the developer or his agent of the annual expenditure in respect of-
- (aa) the repair, upkeep, control, management and administration of the common property;
- (bb) the payment of rates and taxes and other local authority charges in respect of the building or buildings and land concerned;
- (cc) the charges for the supply of electricity, gas, water, fuel and sanitary and other services to the building or buildings and land concerned;
 - (dd) insurance premiums; and
- (ee) all other costs in respect of the common property which are normally recovered from the owners of units as contemplated in section 40(1) of the Act.

4. Sectional plans

- (1) A sectional plan prepared in terms of section 7(1) of the Act and lodged with the Director for approval in terms of section 9(1) for registration in the Deeds Registry shall comply with the following requirements-
- (a) it shall be prepared on a drawing medium of durable and good quality approved by the Director, of any of the following sizes: 297 x 210 mm; 297 x 420 mm or 297 x 841 mm and in black ink of a good quality:

Provided that any departure from these requirements shall require the prior written approval of the Director;

- (b) only one side of the sheet shall be used;
- (c) the binding margin shall be along the 297 mm side and sheets larger than 297 x 210 mm shall be folded to that size with the folds clear of the binding margin:

Provided that sheets required by the Director shall not be folded:

- (d) margins 40 mm wide along the 297 mm binding side of the sheets and 10 mm wide along the other sides shall be provided and such margins, subject to the provisions of paragraph (h), shall be left free of any writing or drawing;
- (e) all linear measurements recorded on such plan shall be in metres to two decimal places;
- (f) where angles or angles of direction are required to be shown on such a plan they shall be recorded to 10 seconds;
 - (g) the scale to which any plan is prepared shall be one of the following
- 1/1 000, 1/1 250, 1/1 500, 1/2 000, 1/2 500, 1/3 000, 1/4000, 1/5 000, 1/6 000 or 1/7 500, or shall be to any of the said scales in which the denominator can be multiplied or divided by ten to any integral power:

Provided that-

- (i) the size of the figure shall be sufficiently large to show all the required details, and
- (ii) if necessary, block plans, floor plans and cross-sections of a building may be shown on more than one sheet;
- (h) any addition, alteration or interlineation on a sectional plan shall be initialled by the preparer thereof and for this purpose, the margin on the right hand side of the sheet opposite such addition, alteration or interlineation shall be used;
- (i) the Director may refuse to approve a sectional plan if, in his opinion, that plan is dilapidated, has been prepared in a careless manner, or the appearance thereof is spoilt by

additions or alterations, or the writing or any drawing thereon does not, owing to faintness or other reason, ensure durability;

- (j) the developer shall furnish the architect or land surveyor with all documents and particulars required by him to prepare the sectional plan;
- (k) (i) where the scheme comprises more than one building, the buildings on the sectional plan shall be consecutively numbered commencing with the figure "1",
- (ii) all sections in a scheme shall be numbered consecutively on the sectional plan commencing with the figure "1",
- (iii) the number allocated to a section on the sectional plan shall be allocated to all parts of that section,
- (iv) the number allocated to a section on a sectional plan of subdivision, consolidation and extension shall continue from the last number used for the scheme:

Provided that if a section is extended it shall retain the same number, and

- (v) an exclusive use area shall be uniquely numbered;
- (/) where the boundaries of a section or of a part thereof cannot be defined by reference to its floor, walls and ceiling, such boundaries shall be defined in a manner acceptable to the Director:
- (*m*) the common boundary between an exclusive use area created in terms of section 29(1) or 29(2) of the Act, and a section or common property shall be, in the case of physical features, the median line of the dividing floor, wall, ceiling, fence or other similar feature, unless boundaries have been described in a different manner on the sectional plan; otherwise a boundary which is not a physical feature shall be described in a manner acceptable to the Director, or in terms of beacons determined in accordance with the provisions of the Land Survey Act (Cap. 33:01), which beacons shall be described, and sufficient data given on such plan to define the area and to determine the location thereof in relation to the building, section or boundaries of the land; and
 - (n) each sheet shall contain the following-
 - (i) the title of the sheet,
- (ii) the sheet number and, in addition thereto, an indication of the number of sheets of which the sectional plan shall consist as follows-

"Sheet	of	 sheets",

- (iii) the name and address of the architect or land surveyor concerned or, if he is practising with a firm of architects or land surveyors, his name and the name and address of the firm, all in block letters, the signature of the architect or land surveyor, and his professional designation,
 - (iv) the date on which the architect or land surveyor signed the sheet,
 - (v) a space which shall be provided for the approval certificate of the Director, and
 - (vi) such notes as the architect or land surveyor may wish to make.
- (2) A sectional plan shall consist of the following sheets which, subject to the provisions of the Act and subregulation (3), shall contain the particulars prescribed by this regulation:

Provided that if such plan is intended for the purposes of a subdivision, consolidation or extension of a section or sections, for the extension of a scheme or common property, in the circumstances referred to in section 29(5) of the Act, for the amendment of a scheme due to the destruction of or damage to a building or buildings, or for the amendment of a sectional plan in terms of section 15(1) of the Act, it need only comprise such sheets as are affected by such amendments, and the heading of such plan shall be styled as an amending sectional plan-

- (a) a first sheet which shall be in the form of Form A in the Schedule, and which shall contain, in addition to the particulars mentioned in subregulation (1)(n), the following-
 - (i) the name of the scheme,

- (ii) the description of the land as reflected on the relevant approved general plan or approved diagram of the land,
- (iii) the number of the relevant approved general plan or of the approved diagram of the land;
- (iv) the number of the section or part of a section that is found in every building:

 Provided that if a building consists only of common property, it shall be described as such.
 - (v) the nature of any encroachment on the land to which the scheme relates,
- (vi) a certificate signed by the architect or land surveyor that the sectional plan has been prepared from actual measurements taken by him or under his direction:

Provided that where the responsibility for the preparation of the sectional plan is carried by more than one person, each of such architects or land surveyors shall affix a certificate to this sheet, and such certificate shall disclose to what extent he accepts responsibility for the preparation of the sectional plan,

- (vii) the name of the local authority,
- (viii) the sheet number on which every exclusive use area can be found,
- (xi) space for-
 - (aa) the signature of the Registrar and his reference number, and
 - (bb) the signature of the Director and his reference number;
- (b) a sheet or sheets on which a block plan is prepared, which shall, in addition to complying with the provisions of section 7(3)(a) of the Act and subregulation (1)(n), contain or indicate the following-
 - (i) a description of contiguous land, and the names of contiguous streets, if any,
- (ii) (aa) the position at ground level of the external surfaces of the walls of all buildings shown as a solid line, together with the horizontal distances between each rectilinear cadastral boundary and the buildings nearest to such boundary:

Provided that where such external surfaces of any walls are interrupted at ground level by features such as archways, doorways or similar openings, such external surfaces shall likewise be shown as a solid line,

(bb) the greatest extent to which the external surfaces, excluding roof overhangs, unless any such over-hang encroaches over the cadastral boundary, protrude beyond the external surfaces of the building at ground level shown by distinctive broken lines, together with the horizontal distance between each rectilinear cadastral boundary and the nearest protrusion to such boundary:

Provided that if a basement area determined by the internal surfaces of the walls projects beyond the external surface of the building at ground level, such projection shall likewise be shown separately by a distinctive broken line:

Provided further that a brief description shall be given of all parts of the building indicated by a distinctive broken line,

- (iii) any encroachment on the land to which the scheme relates, and
- (iv) a sign indicating the true north direction;
- (c) a sheet or sheets on which the diagrammatic floor plan in respect of each story in the building or buildings referred to in section 7(3)(c) and (d) of the Act are shown and which shall contain, in addition to the particulars mentioned in subregulation 4(1)(n), the following-
 - (i) the boundaries of the sections shown as a solid line.
 - (ii) the common property areas by means of distinctive broken lines,

- (iii) an indication of the position of the diagrammatic cross-sections when required in terms of subregulation 4(3),
 - (iv) the number of each section or part of such section,
 - (v) a sign indicating the true north direction,
 - (vi) such other information as may be necessary to define each section, and
- (vii) an exclusive use area as referred to in subregulation 4(1)(m), which shall be delineated by means of distinctive broken lines and shall express the area to the nearest square metre:

Provided that if details cannot clearly be shown on the sheet, such details may be shown in an inset or on an additional sheet as contemplated in paragraph (f),

- (d) a sheet or sheets containing in numerical sequence-
 - (i) the floor areas of the sections as referred to in section 7(3)(e) of the Act, and
- (ii) the participation quotas in respect of the sections in the schedule referred to in section 7(3)(g) of the Act:

Provided that the participation quotas of the separate sections shall be made up in such a way that the total participation quota is equal to 100,00; and

- (e) a sheet or sheets containing the insets referred to in paragraphs (b)(vi) and (c)(vii).
- (3) A sectional plan shall, where uncertainty or ambiguity about the boundaries of a section, as defined in the Act, may exist, shall contain an additional sheet or sheets that contain diagrammatic cross-sections of the building or buildings of every floor in the building or buildings, detailed sufficiently to indicate the boundaries of every section, and that contain, in addition to the particulars specified in subregulation 4(1)(n), the following-
 - (a) the number of the building and the name or number of every floor; and
 - (b) such other information as may be necessary to define every section.

5. Submission of sectional plan to Director

- (1) The submission of a sectional plan to the Director for his approval in terms of section 9 of the Act shall be in the form of Form AB in the Schedule and shall be accompanied by one paper copy and two copies of the sectional plan concerned on durable drawing material approved by the Director.
- (2) The certificate issued by an architect or a land surveyor in terms of section 9(2) shall be in the form of Form B in the Schedule.
- (3) In addition to the requirements of section 9(2) of the Act, the submission shall also be accompanied by the other documents and plans listed in Form AB referred to in subregulation (1).
- (4) The field book or field plan shall contain the original record of all measurements taken in the field, the name of the person who took the measurements, and the date on which the measurements were taken.
 - (5) The calculations shall include the following-
- (a) the calculations of the dimensions of the sections to the median lines from the field measurements;
- (b) sufficient calculations to indicate how the area of each section or exclusive use area was determined and how it was checked;
 - (c) the calculations of the participating quota of each section;
- (d) a list of co-ordinates of at least two corners or identified permanent features of each building:

Provided that the distances between such corners or features shall be adequate to provide an accurate determination of the position of each building:

Provided further that the co-ordinates may be listed on the copy of the block plan;

- (e) a copy of the block plan on which the corners or identified permanent features are indicated and described; and
- (f) the calculations relevant to the fixing and checking of the buildings to the boundaries of the land and exclusive use areas in relation to the building, section or boundaries of the land.
 (6) The median dimension plan shall indicate the boundaries and the final dimensions of each section as derived from the field measurements and the consistency adjustments.

6. Field measurements

- (1) Measurements by a land surveyor or architect for the preparation of a sectional plan shall be made in the field to two decimal places of a metre and recorded, at the time of the measurement in the field, in the field book or on the field plan.
- (2) Sufficient measurements shall be made to enable all median dimensions to be calculated and checked, so as to be consistent with the dimensions of the building as a whole, and the sections and other details on the sectional plan to be correctly depicted.
- (3) The provisions of the Land Survey Act and the regulations made thereunder shall apply to the manner in which, and the accuracy to which, the survey of buildings and exclusive use areas whose boundaries are not represented by physical features of permanent nature, shall be performed, and to the manner and the form in which the records of such surveys shall be prepared and lodged with the Director.

7. Accuracy and correctness of sectional plan

- (1) The Director may at any time check, in the field, the accuracy or correctness of a sectional plan, or any measurement recorded by a land surveyor or architect.
- (2) Where the Director finds a sectional plan, or measurement to be incorrect, he may take such action as he considers appropriate in terms of the Act.

8. Application for opening of sectional title register

- (1) An application for the opening a sectional title register in terms of section 12(1) of the Act shall be in the form of Form C in the Schedule.
- (2) The application referred to in subregulation(1) shall be accompanied by the title deed to any registered real right, if the land is subject to such a right, excluding rights to minerals, which title deed shall be suitably endorsed to indicate that the land described therein is subject to a development scheme and is registered in the sectional title register:

Provided that where a certificate has been submitted by a conveyancer to the effect that the title deed to such real rights is not available, the Registrar shall endorse the Registry duplicate of such title deed, and, if the original title deed is at any time lodged with the Registrar for any purpose, he shall make a similar endorsement thereon.

- (3) The schedule contemplated in section 12(3)(b) of the Act shall, in addition to the particulars prescribed in the section, contain the following-
 - (a) the name of the scheme;
 - (b) the full name and address of the developer;
 - (c) the number of the title deed of the land concerned; and
- (d) in the case of land defined on an approved diagram, the number of the title deed with which the diagram is filed.

9. Certificates of registered sectional title

- (1) A certificate of registered sectional title referred to in section 12(3)(f) of the Act shall be prepared by a conveyancer and be in the form of Form D in the Schedule, and shall be signed and dated by the Registrar and be sealed with his seal of office.
- (2) Certificates of registered sectional title shall be on paper of durable and good quality of size A4 standard paper and shall be written, typed or printed in size not less than 2 mm, with black ink of good quality.
- (3) A certificate of registered sectional title that does not comply with the requirements of subregulation (2) shall be rejected by the Registrar.
- (4)(a) Subject to the provisions of paragraph (b), a certificate of registered sectional title shall be lodged in duplicate with the Registrar.
- (b) Where the procedure is followed, in the Deeds Registry, of reproducing deeds and documents, and of keeping such reproductions instead of the original such deeds or documents, it shall, notwithstanding anything to the contrary in these Regulations, not be necessary to lodge a duplicate original of such deed or document for filing in the Deeds Registry, and, upon registration, such deed or document shall be deemed to be the copy filed in the Deeds Registry until such time as the reproduction of the deed or document is filed in lieu thereof.
- (5) The provisions of this regulation shall apply mutatis mutandis with reference to any certificate of registered sectional title or sectional title deed issued under any other provision of the Act.

10. Numbering of sectional plans on registration

- (1) The distinctive number allotted to a sectional plan in terms of section 13(1)(a) of the Act shall be a consecutive number, starting each year with the figure "1", and shall be followed by an oblique line and the year in which the sectional plan is registered.
- (2) The Registrar may refuse to register a sectional plan if, in his opinion, the plan is dilapidated.

11. Conditions for registration of sectional plan and opening of sectional title register

- (1) The sectional title register as contemplated in section 13(1)(b) of the Act shall be opened by means of a sectional title file as set out in the form of Form D in the Schedule.
- (2) The Registrar shall open a sectional title file in respect of every property to be registered in accordance with the Act and these Regulations, and in that file shall be filed-
- (a) the documents referred to in section 12(3) of the Act, with the exception of the certificates of registered sectional title, the owners copy of the title deed of the land and the bond;
- (b) the copy of any notice to the Director and the local authority concerned of the registration or cancellation of the registration of a sectional plan or of the reversion of land to the land register; and
 - (c) correspondence relating to the scheme concerned as a whole.
- (3) Where the procedure is followed, in the Deeds Registry, of reproducing documents and of keeping such reproductions instead of the original such deeds or documents, and of maintaining a register as referred to in section 13(1)(c), the sectional title file referred to in subregulation (3) may be substituted by such reproductions and register:

Provided that the sectional title file may be maintained for such other documents as the Registrar may determine.

(4) The file number allotted to the sectional title file shall be the same as the number allotted to the sectional plan.

12. Certificates of real right

- (1) The certificate of real right referred to in section 13(1)(e) of the Act shall be in the form of Form F in the Schedule.
- (2) The certificate of real right referred to in section 27(6) of the Act shall be in the form of Form G in the Schedule, and shall be accompanied by the written consent of all the members of the body corporate and of every holder of a bond over a unit in the scheme.
- (3) The certificate of real right referred to in section 13(1)(f) of the Act shall be in the form of Form H in the Schedule.

13. Amendment, etc, of registered sectional plan

- (1) The provisions of subregulation (4) shall apply mutatis mutandis to a sectional plan which is to be substituted for a registered sectional plan.
- (2) The Registrar shall forward a copy of the sectional plan which is substituted for a registered sectional plan to the local authority concerned.
- (3) Whenever the Registrar amends the relative sectional title deed as required by section 15(5) of the Act, he shall endorse thereon that the amendment has been effected in accordance with an alteration, amendment or substitution of the registered sectional plan.
- (4) Whenever the registration of a sectional plan is cancelled on the application of the developer in terms of section 15(6) of the Act, the Registrar shall make the necessary endorsement on-
 - (a) each of the relevant sectional title deeds;
 - (b) the titles to any real right, with the exclusion of mineral rights; and
 - (c) on the schedule referred to in section 12(3)(b) of the Act.
- (5)(a) Whenever the registration of a sectional plan is cancelled, the Registrar shall make the alterations, amendments, endorsements and entries in the relevant land register and records which are necessary to effect the reversion of the land to the land register.
- (b) Any entry referred to in paragraph (a) shall contain a reference to the number of the relevant sectional plan.
- (6) Whenever the registration of a sectional plan is cancelled, the Registrar shall, if a certificate of registered title referred to in section 15(7) of the Act is not issued by him, revive the developer's title deed of the land referred to in section 12(3)(c) of the Act by making an appropriate endorsement on the title deed under his signature and date.

14. Registration of transfer of ownership and other rights

- (1) The deed of transfer referred to in section 18(1) of the Act shall be in the form of Form I in the Schedule.
- (2) An application referred to in section 18(5) of the Act shall be in the form of Form J in the Schedule.
- (3) A certificate of registered sectional title referred to in section 18(5) of the Act shall be in the form of Form K in the Schedule.

15. Preparation of certificate of registration, etc

- (1) Every deed of transfer, certificate of title, certificate of registration or sectional mortgage bond shall be prepared by a conveyancer or other person empowered thereto by any Act, and the conveyancer or other person shall make and sign a certificate in the form set out in regulation 16, in the upper right hand corner on the first page of the document concerned.
- (2) The conveyancer or other person referred to in subregulation (1) shall initial all alterations or interlineations in such deed of transfer, certificate or sectional mortgage bond and every page thereof not requiring a signature, and no such deed of transfer, certificate or sectional mortgage bond shall be accepted for execution or registration if it does not bear such certificate and is not so initialled.

16. Preparation of and form of documentation for registration

(1) Subject to the provisions of subregulations (3) and (4), a power of attorney, application or consent required for the performance of an act of registration in the Deeds Registry, and tendered for registration or filing of record in the Deeds Registry shall be prepared by a practising attorney, notary, conveyancer or other person empowered thereto by any Act, who shall make and sign a certificate of registration in the undermentioned form in the upper right hand corner on the first page of the document concerned.

Prepare	ed by me				

Attorney/Notary/Conveyancer/Other authorised person

(Delete whichever is inapplicable, and write name(s) and surname in capital letters) "

- (2) Subject to the provisions of subregulation (3), any alteration or interlineation in a document referred to subregulation (1) shall be initialled by the person who prepared such document.
- (3) The Registrar may waive compliance with the provisions of subregulations (1) and (2) in respect of a power of attorney, application or consent executed outside Botswana, or in respect of a power of attorney, application or consent not provided for by the Act or the Regulations.
- (4) The provisions of subregulation (1) shall not prevent an attorney, notary or conveyancer in the employ of the State from preparing, in the course of his employment, any document, referred to in that subregulation.
- (5) Where a certificate referred to in subregulation (1) is signed by an attorney or notary, the fact that the signatory is a practising attorney or notary shall be confirmed by a practising conveyancer who shall countersign the certificate by making and signing the following certificate thereon-

"Countersigned by me	
	Conveyancer
(V	Vrite name(s) and surname in capital letters)"

17. Responsibility for correctness of facts stated in documents

The person preparing and signing the documents referred to in regulations 15 and 16 shall accept responsibility for the correctness of the facts referred to herein and stated in the deeds or documents concerned or which are relevant in connection with the registration or filing thereof, namely-

- (a) that all copies of the deeds or documents intended for execution or registration are identical at the date of lodgment;
- (b) that in the case of a deed of transfer, certificate of title or certificate of registration, all the applicable conditions of title have been correctly brought forward in that deed of transfer, certificate of title or certificate of registration;
- (c) that in the case of a document referred to in regulation 16(1) signed by a person in his capacity as executor, trustee, tutor, curator, liquidator or judicial manager, such person has in fact been appointed in that capacity, is acting in accordance with the powers granted to him, and that any surety required has been furnished to the Master of the High Court;

- (d) that to the best of his knowledge and belief and after due enquiry has been made(i) (aa) the names, Omang number or date of birth and marital status of
 any person being a party to a deed or document and, in the case of any other person or trust, its
 name and registered number, if any, of such person or trust, are correctly reflected in that deed
 or document;
- (bb) in the case where a woman married out of community of property, or a woman whose marriage is governed by the law of any other country, has not been assisted by her husband in the signing of any deed or document, the marital power has been excluded or abolished:
 - (ii) in the case of a document referred to in regulation 16(1)-
- (aa) the necessary authority has been obtained for the signing of such document in a representative capacity on behalf of a company, church, association, society or other body of persons or an institution; and
- (bb) the transaction as disclosed therein is authorised by and in accordance with the constitution, regulation or founding statement, as the case may be, of any church, association, close corporation, society or other body of persons, or any institution other than a company, or the trust instrument of a trust being a party to such document, and
- (e) that, in the case where the person signs the preparation certificate on a deed of transfer, certificate of title, certificate of registration or a sectional mortgage bond, he accepts responsibility that the particulars in the deed referred to in paragraph (d)(i) have been brought forward correctly from the special power of attorney or application relating thereto.

18. Dealings with common property

- (1) Simultaneously with the registration of a transfer referred to in sections 20(4)(a) and 22(3) of the Act, the Registrar shall make an endorsement under his signature on the schedule of conditions referred to in section 12(3)(b) of the Act.
- (2) Any sectional title deed registered pursuant to section 20(4) or 22(3) of the Act shall simultaneously be re-registered as a deed of transfer under the Deeds Registry Act (Cap. 33:02).
- (3) The Registrar shall register a cession of a servitude or other real right in terms of section 22 of the Act by virtue of a deed of cession in the form of Form L in the Schedule.
- 19. Registration of sectional plan of sub-division, consolidation, etc
 - (1) An application for the registration of a sectional plan of-
 - (a) subdivision;
 - (b) consolidation;
 - (c) extension of a section; and
 - (d) extension of a scheme,

shall be in the form of Form M in the Schedule.

- (2) When registering the plans referred to in subsection (1), the Registrar shall allot a distinctive number to each of the said plans.
 - (3) The certificates of registered sectional title referred to in sections-
- (a) 24(5) and 25(5) of the Act shall be in the form of Forms N and O in the Schedule; and
 - (b) section 27(12)(c) of the Act shall be in the form of Form P in the Schedule.
- (4) Whenever the Registrar issues a sectional title deed under sections 24(5) and 25(5) respectively of the Act in lieu of the sectional title deed referred to in sections 24(2)(b) and 25(2)(b) respectively of the Act, he shall endorse the latter sectional title deed.
- (5) The Registrar shall furnish the local authority concerned with a copy of the registered sectional plans referred to in this regulation.

20. Registration of plan of extension of common property

- (1)(a) An application for the registration of a sectional plan of extension of common property shall be in the form of Form Q in the Schedule.
- (b) When registering such a sectional plan under section 28(4) of the Act, the Registrar shall allot a distinctive number thereto.
- (2) The Registrar shall furnish the local authority concerned with a copy of the registered sectional plan of extension.

21. Exclusive use areas

- (1) The exclusive use areas referred to in section 7(3)(f) of the Act shall, where there is more than one area, be numbered and described in separate paragraphs in the certificate of real rights referred to in section 13(1)(f) of the Act.
- (2) Simultaneously with the transfer of a right to an exclusive use area referred to in section 29(3) of the Act, the Registrar shall make an endorsement under his signature on the schedule of conditions referred to in section 12(3)(b) of the Act and shall notify the Director accordingly.

 22. Destruction of or damage to buildings
- (1) Whenever a building is damaged or deemed to have been destroyed as contemplated in section 51 of the Act and a scheme has been authorised as provided for in section 52(1), the body corporate shall notify the Registrar, and the notification shall be in the form of Form R in the Schedule.
- (2) The notice to the Registrar pursuant to subregulation (1) shall be accompanied by a schedule in terms of section 7(3)(g) of the Act which shall exclude reference to any section which has been destroyed, and the affected title of the owner of the unit or the holder of any real rights together with the consent of the holder of any mortgage bond or holder of any real rights for disposal thereof.
- (3) The Registrar shall give effect to the requirements as contemplated by section 51(3)(b) of the Act by making an appropriate endorsement on the relevant deeds.
- (4) The Registrar shall, in writing, advise the Director and the local authority concerned of any registration pursuant to section 51 of the Act, which advise shall be accompanied by a schedule referred to in subregulation (2), in the case of the local authority, and by the original in the case of the Director.
- (5) On receipt of the notification pursuant to subregulation (2), the Director shall make the required amendments and endorsements on the sectional plan and on the Deeds Registry copy thereof.

23. Sectional mortgage bonds

A sectional mortgage bond hypothecating a unit held under a sectional title deed, an exclusive use area or the right to extend a scheme held under a certificate of real right, shall be in the form of Form S in the Schedule, and shall be prepared by a conveyancer and be signed by the mortgagor, or his duly authorised agent, in the presence of a conveyancer, and the said form shall be suitably adapted when hypothecating land held under a sectional title deed or a registered notarial lease or sublease or other registered real right.

24. Endorsement or entries on registered deeds or other documents

Endorsements or entries required by these Regulations to be made on registered deeds or other documents or in registers may be made thereon or therein by means of a rubber stamp, handwriting or typewriting, and shall be signed and dated by the Registrar who shall, below his signature, state the office held by him, and who shall initial any alteration or interlineation to an endorsement or entry.

25. Arbitration proceedings

The provisions of the Arbitration Act shall, in so far as those provisions can be applied, apply mutatis mutandis with reference to arbitration proceedings under the Act.

26. Certified copies

A certified copy of an approved sectional plan shall only be issued by the Director and shall not be issued prior to the registration thereof, unless the written consent of the architect and the land surveyor concerned, or any person legally entitled to act on his behalf, is produced to the Director:

Provided that such consent shall not be required if the Director has been supplied with evidence that such architect or land surveyor has unreasonably withheld his consent or has failed to respond in a reasonable time to a notice requesting authorisation for the issue of a certified copy.

SCHEDULE Form A TITLE PAGE (regulation 4)

	, ,	
SECTIONAL PLAN		DSM NO.

	SHEET OF	
	SHEETS	
		APPROVED
Registered at Gaborone		
		Director of Surveys &
Registrar of Deeds		Mapping
Date:		
NAME OF SCHEME		
DESCRIPTION OF LAND		
DIAGRAM No.		
GENERAL PLAN No.		
NAME OF LOCAL AUTHORITY		
DESCRIPTION OF BUILDINGS		

ENCROACHMENTS ON THE					
LAND					
EXCLUSIVE USE AREAS					
CERTIFICATE					
I,, hereby	certify that I have p	repared Sheets			
to inclusive of this C	Sactional Dlan from	our love in a coordones with the			
to inclusive of this S	Sectional Plan Ironi	survey, in accordance with the			
provisions of the Sectional Titles Act, 1	1999 and the Regul	ations made thereunder.			
SR No.	Compilation Form AB	GP No.			
(regulation 5)					
	(regulation o)				
TO: Director of Surveys and Mapping					
SUBMISSI	ON OF SECTIONA	L PLAN			
IN TERMS OF SECTION 9 C	F SECTIONAL TIT	LES ACT (No. 7 of 1999)			
1. (Applicant's full name)		of (postal			
address)					
()	ocal authority area)				
(professional registration number)hereby apply for the					
approval					
of the sectional plan in respect of	of the sectional plan in respect of (name of scheme)				

The full description of the land in respect hereof is reflected on General Plan /					
Diagram					
		determination of the boundaries of the			
property which have been	filed in your office und	der reference numberare			
submitted herewith.					
3. In support of this applica	ation, the following doc	cuments are submitted:			
(a) the sectional plan	n comprising	sheets, together with one paper			
copy and two copies on durab	le drawn material of th	e draft sectional plan concerned;			
(b) the field plan/field	l book;				
(delete as appropriate)					
(c) the media dimens	sion plan;				
(a) the calculations;					
(e) the report;					
(f) the necessary certificates from the land surveyor concerned that the scheme is					
not in conflict with any building	g line restrictions appea	aring in the relevant title deeds; and			
(g) a copy of the schedule certified by a Conveyancer setting out the servitudes					
and conditions of tile burdening or benefiting the land.					
Signed Date					
Land Surveyor/Architect					
	Form AC EXCLUSIVE USE				
SHEET OF SHEETS		DSM NO.			

		APPROVED:	
		Director of Surveys & Mapping	
		Date:	
	E.U.A. No.	Area Sq.metres	
Legend:			
NOTES:			
NOTES.			
Signed:	DRAWING TITL	E	
Date:	Exclusive use areas on the ground		

Form AD FLOOR PLANS

SHEET OF SHEETS	DSM NO.
	APPROVED:
	AFPROVED:
	Director of Surveys & Mapping
	Data
	Date:
NOTES:	
	DD AMAIN O TITLE
Signed:	DRAWING TITLE
Date:	Floor plans
FI OOD DI ANI	Form AE SHOWING CROSS-SECTIONS
PLOOR PLANS	SHOWING CROSS-SECTIONS
SHEET OF SHEETS	DSM NO.
	APPROVED:

		Directo	or of	f Surveys & Mapping
		Directi	<u> </u>	Odiveys & Mapping
		Date:		
Signed:		DRAW	/ING	3 TITLE:
oignes.				- · · · ·
Date:		Form .	AF	
GROUND PLA	N S	HOWIN	IG C	CROSS-SECTIONS
SHEET OF SHEETS				DSM NO.
				4 222 647
				APPROVED:
				Date:

NOTES:					
Signed:			SC	HEME	
			DR	AWING TITLE	
Date:			SC	ALE	
	Form PARTICIPATION Q		4 <i>SC</i>	CHEDULE	
SHEET OF SHEETS				DSM NO.	
				APPROVED:	
				Director of Surveys & Mapping	
				Date:	
Section No.	Area in square met	res		Participation guota	

NOTES:						
Signed:			DRAWING TITLE			
Date:	Form 0		Participation quota schedule			
Form B LAND SURVEYOR/ARCHITECT'S CERTIFICATE IN TERMS OF SECTION 9(2) OF THE SECTIONAL TITLES ACT (No. 7 of 1999) (regulation 5(2))						
NAME OF SCHEME :						
DESCRIPTION OF PROP	ERTY:					
I,hereby certify that, disregarding minor discrepancies						
and infringements, the above mentioned sectional plan complies with the requirements of						
section 9(2) of the Sectional Titles Act namely-						
(i) the proposed divisions into sections and common property complies with the						
provisions of the Town and Country Planning Act and the Building Control Act and the						

regulations made thereunder; and

(ii) the building(s) to which the scheme relate(s) were erected in accordance with				
approved building plans.				
211				
SIGNED				
DATE				
Registration number				
Note : Delete and initial paragraph (ii) if section 9	(2)(c) applies			
Form C	(2)(0) ((0)			
APPLICATION FOR OPENING OF SECTIONAL TI OF THE SECTIONAL TITLES	ACT (No. 7 of 1999)			
(regulation 8)	1))			
	Prepared by me			
	Conveyancer			
I, the undersigned(name of				
developer)				
hereby apply to the Registrar of Deeds for-				
Delete whichever is not applicable')">*1. the registration of the attached sectional plan in				
terms of the provisions of section 13(1)(a) of the Sectional Titles Act, 1999, and the opening				
of a sectional titles register in terms of the provisions of section 13(1)(b) of the aforesaid Act				
in respect of the scheme known as				
	as will			
more fully appear from sectional plan DSM No				
held under				

Delete whichever is not applicable')">*2. the issue of certificates of registered sectional			
title in terms of the provisions of section $13(1)(d)$ of the aforesaid Act in respect of the			
sections shown on the said sectional plan			
Delete whichever is not applicable')">*3. the issue of a certificate of real right in terms of			
the provisions of section 13(1)(e) of the aforesaid Act in respect of any proviso in terms of			
section 27(1)			
Delete whichever is not applicable')">*4. the issue of a certificate of real right in terms of			
the provisions of section 13(1)(e) of the above mentioned Act in respect of any reservation in			
respect of section 27(6)			
Delete whichever is not applicable')">*5. the issue of a certificate of real right in terms of			
the provisions of section 13(1)(f) of the aforesaid Act in respect of a right of exclusive use			
referred to in section 29(1)			
Delete whichever is not applicable')">*6. the issue of a certificate of real right in terms of			
the provisions of section 13(1)(f) of the aforesaid Act in respect of a right of exclusive use			
referred to in section 29(1).			
Signed at			
Signature of Developer			
Note : Please attach, to this application, the documents and information referred to in			
section 12 of the Act			

(regulation 4)

Prepared by me			
Conveyancer			
I, Registrar of Deeds at, hereby certify that			
is the registered owner of a unit consisting of-			
(a) Section Noas shown and more fully described			
in			
Sectional Plan No, in the scheme known as			
in respect of the land and building or buildings			
situate at State name of city / township and local			
authority')">*, of which section			
the floor area, according to the said sectional plan issquare			
metres in extent; and			
(b) an undivided share in the common property in the scheme apportioned to the			
said section in accordance with the participation quota as endorsed on the said sectional			
plan.			
(c) Ownership of the said unit is subject to the conditions contained in the schedule			
filed with the sectional plan.			
THUS DONE AND EXECUTED at the Office of the Registrar of Deeds for Botswana at			

Gaborone thisday ofin the year of Our		
Lord Two Thousand and(20)		
,		
In my presence		
REGISTRAR OF DEEDS q.q. HIS PRINCIPAL		
Registered in the Register		
of		
at Gaborone on the above date		
Form E		

SECTIONAL TITLES REGISTER

Section:				Folio:		
Area:						
	SECTIONAL TITLES REGISTER					
Sectional Plan DSM NoSurveyed by						
	Surveyor/s					
	inin					
	and approved by the Director of Surveys and Mapping on					
	the					

		Name of Scheme:						
F.a.t.	0			F	Δ	T	T	D
Entr	Section	Dat	Holdin	Fro	Are	Transfer	Transferee	Remar
у	al Title	е	g	m	а	or	and	ks
No.	Deed			Entr			Identificati	
	No.			у			on	

Form F

CERTIFICATE OF REAL RIGHT UNDER SECTION 13(1)(e) OF THE SECTIONAL TITLES

ACT (No. 7 of 1999)

(regulation 12(1))			
Duran awad bu was			
Prepared by me			
Conveyancer			
WHEREAS(hereinafter called "the developer") has			
applied for the registration of a sectional plan in terms of section 12(1) of the Sectional Titles			
Act;			
AND WHEREAS the developer has reserved for Delete whichever is not			
applicable')">*himself/herself the right to extend the scheme as contemplated in section			
27(1) of the Act;			
AND WHEREAS no reservation was made by the developer in terms of section 27(1) of the			
Act and the body corporate has not yet been established;			
NOW THEREFORE, in pursuance of the provisions of the said Act, I, as Registrar of Deeds			
atdo hereby certify that the developer or Delete			

whichever is not applicable')">*his/her successor in title is the registered owner of the right to
erect and complete from time to time within a period of
for Delete whichever is not applicable')">*his/her
personal account State which rights i.e. section 27(1)(a), 9(b), or (c) are
reserved')">** on the specified portion of the common
property as indicated on the plan filed in sectional title file number, and
to divide such building or buildings into a section or sections and common property, and to
confer the right to exclusive use over a portion of such common property upon the owner or
owners of one or more units in the scheme known as
in respect of the land and building or buildings
situate at State name of township/suburb and local
authority')">*** and shown on sectional
plan No
THUS DONE AND EXECUTED at the Office of the Registrar of Deeds for Botswana at
Gaborone this in the year of Our
Lord Two Thousand and (20)
In my presence
DECISTRAD OF DEEDS LUC DRINGIDAL
REGISTRAR OF DEEDS q.q. HIS PRINCIPAL

(regulation 12(2))

Prepared by me
Conveyancer
WHEREAS the right to extend the scheme rests with the body corporate of
under the provisions of section 27(6) of the
Sectional Titles Act:
NOW THEREFORE, I, the Registrar of Deeds at in
pursuance of the provisions of the said Act, do hereby certify that the said body corporate is
the registered holder of the right to erect and complete from time to time
State which rights i.e. section 27 (1) (a), (b), or (c) are
reserved')">*on the specified portion of the
common
property as indicated on the plan filed in sectional title file number, and to
divide such building or buildings into section or sections and common property and to confer
the right of exclusive use over portions of such common property upon the owner or owners
of one or more of the units in the scheme known as, in respect of the
land and building or buildings situate at State name of city/township and local
authority')">**and shown on
sectional plan No
THUS DONE AND EXECUTED at the Office of the Registrar of Deeds for Botswana

at Gaborone thisday ofin the year of
Our Lord Two Thousand and(20)
Cui Edia Two Thousana ana
In my presence
REGISTRAR OF DEEDS q.q. HIS PRINCIPAL
Form H CERTIFICATE OF REAL RIGHT: EXCLUSIVE USE AREAS IN TERMS OF SECTION 13(1)(f) OF THE SECTIONAL TITLES ACT (No. 7 of 1999) (regulation 12(3))
Prepared by me
Conveyancer
WHEREAS(hereinafter called "the developer") has
applied for the registration of a sectional plan in terms of section 12(1) of the Sectional Titles
Act;
AND WHEREAS the developer has in terms of section 7(3)(f) of the said Act delineated
certain exclusive use areas on the sectional plan;Delete whichever is not applicable')">*
AND WHEREAS no reservation was made by the developer in terms of section 27(1)(a) of
the said Act and the body corporate has not yet been established;
NOW THEREFORE, I, the Registrar of Deeds at, do hereby certify that
the developer is the registered holder of the right to the undermentioned exclusive use areas
forming part of the common property and delineated as such on Sectional Plan
No

in the scheme known as Disclose each type of exclusive use area
separately')">**Situate at
Disclose name of city/township and local
authority')">***
In respect of-
(1)
(2)
(3)
(4)
(5)
(6)
(7)
(8)
(9)
(10)
THUS DONE AND EXECUTED at the Office of the Registrar of Deeds for Botswana
at Gaborone thisday ofin the year of Our
Lord Two Thousand and(20)
In my presence
REGISTRAR OF DEEDS q.q. HIS PRINCIPAL

Form I DEED OF TRANSFER IN TERMS OF SECTION 18(1) OF THE SECTIONAL TITLES ACT (No. 7 of 1999) (regulation 14)

	Prepared by me				
	Conveyancer				
BE	IT HEREBY MADE KNOWN				
	appeared before me, Registrar of Deeds for				
Botswana at Gaborone, he, the sa	id appearer, being duly authorised thereto by a Power of				
Attorney dated the	day of20passed at				
granted to him					
by					
(transferror's names, date of bir	th and marital status)				
which power of Attorney was exhibited to me this day;					
AND THE SAID APPEARER DECLARED THAT the said					
	did on theday of				
(sellers name, date of birth and marital status)					
20	sell the hereinafter mentioned property to the hereafter				
mentioned transferee;					
AND THAT he/she did by these presents cede and transfer in full and free property to and					
on					

behalf of		
(names and date of birth of tra	nsferee)	
His/Her Heirs, Executors, Administrators or Assigns the following property:		
	31 21 3	
(a)		
A CERTAIN:	Unit Consisting of Section	
SITUATE:	No	
MEASURING:		
AS SHOWN AND	On sectional plan	
MORE FULLY	no	
DESCRIBED:		
IN THE SCHEME		
KNOWN AS:		
HELD UNDER:		
SUBJECT TO:		
(b) An undivided share in the common property in the scheme apportioned to the		
said section in accordance with the	e participation quota endorsed on the said sectional plan.	
WHEREFORE the appearer, renouncing all the right, title and interest which his principal		
heretofore had to the premises, did in consequence also acknowledge it to be entirely		
dispossessed of and disentitled to the same and that by virtue of these presents, the		
said		
(names and date of birth of transferee)		

his/her heirs, executors, administrators or assigns now is and henceforth shall be entitled		
thereto, comformably to local custom. The State however reserving its rights and finally		
acknowledging that the property was sold on theday of		
, 20for the sum		
of		
IN WITNESS WHEREOF I, the said Registrar, together with the Appearer q.q. have		
subscribed to these presents, and	have caused the seal of office to be affixed thereto.	
THUS DONE AND EXECUTED at	t the Office of the Registrar of Deeds for Botswana at	
Gaborone on this	day ofin the year of our Lord Two	
Thousand and	(20).	
In my presence		
REGISTRAR OF DEEDS	q.q. HIS PRINCIPAL	
Form J APPLICATION FOR A CERTIFICATE OF REGISTERED SECTIONAL TITLE ISSUED UNDER SECTION 1 - (5) OF THE SECTIONAL TITLES ACT (No. 7 of 1999) (regulation 14)		
	Prepared by me	
	Conveyancer	
To: The Registrar of Deeds		
Private Bag 0020		
GABORONE		

WHEREASis the registered owner of an undivided
(full names, date of birth & marital status) (state extent of share)
share in:
CERTAIN: Section No
SITUATE:
MEASURING:
AS SHOWN AND
MORE FULLY DESCRIBED: On sectional plan no
IN THE SCHEME
KNOWN AS:
HELD UNDER:
SUBJECT TO:
AND WHEREAS the saidis desirous of taking out a certificate of
Registered Sectional Title in respect of such undivided share.
NOW THEREFORE I, the undersigned,
(Full names)
(Born on the& Marital status)
Page 1
do hereby make application for issue to me of a certificate of Registered Sectional title in

respect of an undividedin				
(State extent of share)				
CERTAIN:				
SITUATE:				
MEASURING:				
DATED atthisday of20				
(Applicant's signature)				
As Witnesses				
1				
2				
Form K CERTIFICATE OF REGISTERED SECTIONAL TITLE ISSUED UNDER SECTION 18(5) OF THE SECTIONAL TITLES ACT (No. 7 of 1999) (regulation 14)				
(regulation 17)				
Prepared by me				
Conveyancer				
KNOW ALL MEN WHOM IT MAY CONCERN:				
THAT WHEREASis the registered owner of an undivided				
(Full names, date of birth and marital status)				
share in:				
(state extent of share)				

CERTAIN:				
SITUATE:				
MEASURING:				
AS SHOWN AND				
MORE FULLY DESCRIBED: On sectional plan no.:				
IN THE SCHEME				
KNOWN AS:				
HELD UNDER:				
AND WHEREAS the saidhas applied for issue to him of				
(Full names, date of birth & maritual status)				
() () () () () () () () () ()				
a Certificate of Registered Sectional Title in respect of such undivided share.				
NOW THEREFORE, I, the Registrar of Deeds for Botswana at Gaborone, do hereby certify				
that the said:				
(Full names, date of birth and marital status)				
(Full Harries, date of birth and marital status)				
His heirs, executors, administrators or assigns				
is the registered owner of an undividedshare in:				
(Extent of share)				
CERTAIN:				
SITUATE:				
MEASURING:				

AS SHOWN AND
MORE FULLY
DESCRIBED: On Sectional Plan no.
IN THE SCHEME
KNOW AS:
HELD UNDER:
SUBJECT TO:
AND THAT by virtue of these presents, the
said
(Full names, date of birth and marital status)
is now and henceforth shall be entitled thereto conformably to local custom, the state
however reserving its rights.
IN WITNESS WHEREOF, I, the said Registrar have subscribed to these presents and have
caused the seal of office to be affixed thereto.
THUS DONE AND EXECUTED at the office of the Registrar of Deeds for Botswana at
Gaborone on thisday ofin the Year of Our Lord, Two
Thousand and(20)
In my presence
REGISTRAR OF DEEDS q.q. HIS PRINCIPAL

Form L
NOTARIAL DEED OF CESSION
(regulation 18)

	Protocol No	
	Notary Public	
NOTARIAL DEED OF CESSION		
Be it hereby made known		
That on thisday ofin the Year of Our Lord Two Thousand and		
(20), before me		
(Name of Notary Public)		
Notary Public by lawful authority duly sworn and admitted practising in Botswana residing at		
, and in the presence of the subscribing witnesses personally came and		
appeared		
(either the names of the Trustees of the	ne Association or Deputy Sherrif)	
(hereinafter referred to as "the cedent")		
·	do the occurry	
and further came and appeared		
(representative of expropriating authority duly authorised by resolution)		
(hereinafter referred to as the Cessionary)		
And the Appearers declared that:		

WHEREAS a Notarial Deed of lease/servitude/other real rights, registered in the Deeds				
office for Botswana at Gaborone under noand				
dated				
was entered into by and between (if lease) was ceded byto				
(Cedent) (Cessionary)				
(if servitude).				
In respect of: (state particulars of leased land or servitude)				
AND WHEREAShas expropriated the				
said				
(expropriating authority) (state the right expropriated)				
NOW THEREFORE, the said cedent did by these presents hereby cede and assign all its				
rights, title and interest in, and all its obligations under the (lease/servitude or other real right)				
to the cessionary, its successors in title or assigns and the cessionary hereby accepts such				
cession and assignment subject to all the terms and conditions of the lease/servitude/other				
real rights and hereby releases the cedent from all its obligations thereunder.				
IN WITNESS WHEREOF, I, said Notary, together with the Appearers, q.q. have subscribed				
to these presents and have caused the seal of office to be affixed thereto.				
THUS DONE AND EXECUTED AT GABORONE on the date, month and year aforewritten,				
in the presence of the subscribing witnesses and of me, the said Notary.				
AS WITNESSES				

2	(Cedent)
2	(Cessionary)
	Quod Attestor
Form M APPLICATION FOR REGISTRATION OF SECTIONAL PLAN OF SUBDIVISION/CONSOLIDATION/EXTENSION OF SECTION/ EXTENSION OF SCHEME UNDER SECTIONS 24(1), 27(6), AND 27(11) OF THE SECTIONAL TITLES ACT (No. 7 of 1999) (regulation 19(1))	
	Prepared by me
	Attorney/Notary public/ Conveyancer
I, the undersigned Deeds at Gaborone for:	, do hereby apply to the Registrar of
The registration of the attached sectional plan of subdivision of a section/consolidation of sections/extension of sections/extension of sections/extension of	
scheme by addition of land to the common proper	rty delete whichever is inapplicable')">* in

terms of the provisions of section 24(1), 25(1), 27(6), 27(11) delete whichever is
inapplicable')">* of the Sectional Titles Act, in respect of state type of sectional title deed(s)
and the number(s) thereof')">+/-
Section Noformerly section/sections
No./Nos
3. as shown and more fully described on sectional plan No. DSM
in the scheme known
as
in respect of the land or building or buildings situate at to be adopted for extension of
section and/or common property')">**
and held
under ++
The issue of certificates of registered sectional title in terms of the provisions of section
24(5), 25(5), 27(11) of the aforesaid Act in respect of the sections shown on the said
sectional plan of delete whichever is inapplicable')">* extension/subdivision/consolidation
Signed
aton
Signature

THUS DONE AND EXECUTED at the Office of the	Registrar of Deeds for Botswana at
THOO BOINE AND EXECUTED at the Office of the	Tregistral of Beeds for Botswaria at
Gaborone on thisday of	in the year of Our Lord
Two Thousand and(20)	
In my presence	
REGISTRAR OF DEEDS	q.q. HIS PRINCIPAL
IN WITNESS WHEREOF, I, the said Registrar hav	e subscribed
to these presents, and have caused the seal of offi	ce to be affixed thereto
THUS DONE AND EXECUTED at the Office of the	e Registrar of Deeds for Botswana at
Gaborone on thisday ofday	in the year of Our Lord
Two Thousand and(20)	
In my presence	
REGISTRAR OF DEEDS	q.q. HIS PRINCIPAL
Form N CERTIFICATE OF REGISTERED SECTIONAL TITLE IN TERMS OF SECTION 24(5) OF THE SECTIONAL TITLES ACT (No. 7 of 1999)	
(regulation	
	Duran and have
	Prepared by me
	Conveyancer

WHEREAS
(Full names, date of birth and marital status)
is the registered owner of
CERTAIN: Section no
SITUATE:
MEASURING:
AS SHOWN AND
MORE FULLY DESCRIBED: On sectional plan no.:
IN THE SCHEME
KNOWN AS:
HELD UNDER:
AND WHEREAS the saidhas caused a portion of the
aforementioned section to be surveyed under a sectional plan of subdivision approved by the
Director of Surveys and Mapping.
AND
WHEREAS
has applied for issue to him of a Certificate of Registered Sectional Title in respect of such
portion;

NOW THEREFORE, I, the Registrar of Deeds for Botswana atdo	
hereby	
certify that the said:	
(Full names, date of birth and marital status)	
His heirs, executors or assigns	
is the registered owner of:	
CERTAIN: Section no	
SITUATE:	
MEASURING:	
AS SHOWN AND	
MORE FULLY	
DESCRIBED: Sectional Plan no	
IN THE SCHEME	
KNOWN AS:	
SUBJECT TO:	
AND THAT by virtue of these presents, the said	
(Full names, date of birth and marital status)	
His Heirs, Executors or Assigns is now and henceforth shall be entitled thereto conformably	
to local custom, the state, however reserving its rights.	

IN WITNESS WHEREOF, I, the said Registrar have subscribed to these presents and have
caused the seal of office to be affixed thereto.
THUS DONE AND EXECUTED at the office of the Registrar of Deeds for Botswana at
Gaborone on thisday ofin the Year of Our Lord, Two
Thousand and(20)
REGISTRAR OF DEEDS q.q. HIS PRINCIPAL
Form O CERTIFICATE OF REGISTERED SECTIONAL TITLE IN TERMS OF SECTION 25(5) OF THE SECTIONAL TITLES ACT (No. 7 of 1999) (regulation 19)
(regulative)
Prepared by me
Conveyancer
WILLEREAC
WHEREAS
(Full names, date of birth and marital status)
is the registered owner of
CERTAIN: Section No
SITUATE:
MEASURING:
AS SHOWN AND
MORE FULLY DESCRIBED: On sectional plan no.:

IN THE SCHEME
KNOWN AS:
HELD UNDER:
TILLD ONDER.
AND WHEREAS the saidhas caused a portion of the aforementioned
section to be surveyed under a sectional plan of consolidation approved by the Director of
Surveys and Mapping.
AND WHEREAS
has applied for issue to him of a Certificate of Registered Sectional Title in respect of such
portion;
NOW THEREFORE, I, the Registrar of Deeds for Botswana atdo hereby certify that the said:
certify that the said.
(Full names, date of birth and marital status)
His heirs, executors or assigns
is the registered owner of:
CERTAIN Section no
SITUATE:
MEASURING:

AS SHOWN AND
MORE FULLY
DESCRIBED: Sectional Plan no
IN THE SCHEME
KNOWN AS:
SUBJECT TO:
AND THAT by virtue of these presents, the said
(Full names, date of birth and marital status)
His Heirs, Executors or Assigns is now and henceforth shall be entitled thereto conformably
to local custom, the state, however reserving its rights.
IN WITNESS WHEREOF, I, the said Registrar have subscribed to these presents and have
caused the seal of office to be affixed thereto.
THUS DONE AND EXECUTED at the office of Registrar of Deeds for Botswana at
Gaborone on thisday ofin the Year of Our Lord, Two
Thousand and(20)
REGISTRAR OF DEEDS g g HIS PRINCIPAL

Form P

CERTIFICATE OF REGISTERED SECTIONAL TITLE UNDER
SECTION 27(12)(c) OF THE SECTIONAL TITLES ACT (No. 7 of 1999)

(regulation 19(3)(b))

Prepared by me
Conveyancer
WHEREAShas made application for the extension of section
Noas shown and more fully described on sectional plan No. DSM
in the scheme known
as
In respect of the land and building or buildings situate at State name of city/township and
local authority')">*
And held under State type of sectional title deed(s) and number(s)
thereof')">**in accordance with a plan of subdivision;
AND WHEREAS the sectional plan of the extension has been registered by me as Sectional
Plan No. DSM
NOW THEREFORE, I, Registrar of Deeds at, do hereby certify that
aforesaid is the registered owner of a unit consisting of -
(a) Section No, as shown and more fully described on the aforesaid
sectional plan, in the scheme known as
in respect of the land and building or buildings situate at State name of
city/township and local authority')">*
of which section, the floor area, according to the said sectional
plan issquare metres in extent; and

(b) an undivided share in the common property in the scheme apportioned to the
said section in accordance with the participation quota as endorsed on the said sectional
plan.
(c) Ownership of the said unit is subject to the conditions contained in the schedule
filed with the sectional plan.
The unit is subject to or shall benefit by-
(i) the servitudes, other real rights and conditions, if any, as contained in the
schedule of conditions as referred to in section 12(3)(b) and the servitudes referred to in
section 32 of the Sectional Titles Act, and
(ii) any alterations to the building or buildings or to a section or to the common
property shown on the said sectional plan.
THUS DONE AND EXECUTED at the Office of the Registrar of Deeds for Botswana at
Gaborone on thisday ofin the year of Our Lord
Two Thousand and(20)
In my presence
REGISTRAR OF DEEDS q.q. HIS PRINCIPAL
Registered in the Register
of
at Gaborone on the above date

(regulation 20)

To:	
(State name and address of local authority)	
APPLICATION FOR REGISTRATION OF SECTIONAL PLAN OF	
EXTENSION OF COMMON PROPERTY UNDER SECTION 28(3) OF THE	
SECTIONAL TITLES ACT (No. 7 of 1999)	
I/We	
the undersigned trustees of the body corporate of the scheme known as	
Nosituate atState name of city/township or local	
authority')">*,	
do hereby apply for extension of the common property by the addition thereto of the land	
described as	
CERTAIN: Piece of land being Lot,	
SITUATE: In theAdministrative District	
MEASURING:square metres)	
WHICH PROPERTY: Was held under Certificate of Registered Title	
Nodatedand made in favour	
of the seller	

to provide facilities and amenities for its members.
· · · · · · · · · · · · · · · · · · ·
State the documents referred to in regulation 3 (2)')">** The application is accompanied by
the following documents:
Trustee Trustee
Date
Notes: ++State title description
Form R NOTIFICATION OF DAMAGE OR DESTRUCTION IN TERMS OF SECTION 52(1) UNDER THE SECTIONAL TITLES ACT (No. 7 of 1999) (regulation 22)
1.2
To: The Registrar of Deeds
NOTIFICATION OF DAMAGE OR DESTRUCTION IN TERMS OF SECTION 52(1) UNDER
THE SECTIONAL TITLES ACT (No. 7 of 1999)

We,and
Trustees of the Body Corporate of the scheme known
as
No, hereby give notice that in terms of section 51 of the above mentioned Act,
the building or buildings have been damaged or are deemed to have been destroyed as
contemplated in section 51(1) of the Act, on account of
(State why building or buildings are damaged or are deemed to have been destroyed),
and that the owners have by a unanimous resolution/order of the Court, Delete whichever is
inapplicable')">* been authorised to rebuild or reinstate in whole /or in part, the building or
buildings Delete whichever is inapplicable')">* and to transfer the interest of owners whose
sections have been wholly or partially destroyed to the other owners.
The following documents are attached :
A copy of the unanimous resolution, certified by us/a copy of the order of the court certified
by the Registrar of the Court Delete whichever is inapplicable')">*
Trustee
Postal Address:

	Trustee
	110000
Postal Address:	
	_
	Date

Form S
SECTIONAL TITLE MORTGAGE BOND
(regulation 23)

Prepared by me
Conveyancer
SECTIONAL TITLE MORTGAGE BOND
BY VIRTUE OF A POWER OF ATTORNEY
KNOW ALL MEN WHOM IT MAY CONCERN
THATappeared before me, the Registrar of Deeds for
Botswana at Gaborone, he, the appearer being duly authorised thereto by a Power of
Attorney granted to him by
(full names, date of birth and marital status)
hereinafter called "the mortgagor"
dated, and signed
at
duly witnessed according to law, which Power of Attorney was exhibited to me this day.
AND the said Appearer acknowledged and declared the said
(full names, data of hirth and marital atatus)
(full names, date of birth and marital status)
to be truly and lawfully indebted and held and firmly bound unto and on behalf of
(the mortgagee)

its order or assigns (herein referred to as "the mortgagee/said bank") in the sum of
(sum in words and figures)
arising from the causes aftermentioned, to be paid to the said Bank/Mortgagee its
representatives, order or assigns in the manner hereinafter mentioned, renouncing therefore
all benefit from the legal exceptions non numeratae pecuniae, non causa debiti, error calculi,
revision of accounts, no value received, ordinis sue execussionis et divisionis, de duobus vel
pluribus reis debendi and all other exceptions which might or could be taken at law or in
equity to the payment of the aforesaid sum or any part thereof with the force and effect of
which exceptions the Appearer declared the mortgagor to be fully acquainted;
AND for securing the due payment of the said sum or any portion thereof together with all
interest which may become due thereon reckoned as herein set forth, as also the payment of
any sum or sums of money which shall or may be disbursed by the said Bank/Mortgagee in
respect of premiums or insurance, stand licences, Government and municipal and other
rates and taxes and any interest thereon respectively, as also of any costs and charges
incurred by the said Bank/Mortgagee in having this bond prepared and registered and in
suing for the recovery of the said sum or any portion thereof - such costs, charges and
disbursements in so far as they are not preferent being hereby secured
as preferent to the additional extent
at a second and a second a second and a second a second and a second a second and a second a second and a second and a second and a second and a second a second and a second a second and

(additional sum in words & figures)

As security for the due payment of the capital, additional sum and interest and other sums of
money claimable in terms of this bond, or that may at any time be or become due and owing
to the mortgagee, arising from any cause whatsoever, and for the due performance of the
conditions of this bond, the Appearer q.q binds as a (first/second etc) mortgage bond the
undermentioned property:
CERTAIN: Unit Consisting of section no
SITUATE:
MEASURING:
AS SHOWN AND
MORE FULLY: On sectional plan no
DESCRIBED
IN THE SCHEME:
KNOWN AS:
HELD UNDER:
AND the Appear q.q. declared to bond the mortgager to the following conditions:
IN WITNESS WHEREOF I, the said Registrar, together with the Appearer q.q. have
subscribed to these presents, and have caused the seal of office to be affixed thereto
THUS DONE AND EXECUTED at the Office of the Registrar of Deeds for Botswana at
Gaborone on theday ofin the year of our Lord Two
Thousand and(20).
In my presence

REGISTRAR OF DEEDS	q.q. HIS PRINCIPAL	