

**National Land Code
Act No 56 Of 1965**

FIRST SCHEDULE

Form 9C [Section 148] - Application For Amalgamation Of Lands

National Land Code

Form 9C

(Section 148)

APPLICATION FOR AMALGAMATION OF LANDS

To the Land Administrator, District of

I, of proprietor of the lands, being contiguous lots all within the same town village or mukim, as scheduled below hereby apply for approval of their amalgamation into a single lot as indicated in the attached plan of intended amalgamation.

*For the purposes of clarification I also attach an explanatory memorandum.

2. As required by section 148 of the National Land Code I now submit-

- (a) the prescribed fee of RM ;
- (b) the plan above referred to together with.....copies thereof;
- * (c) a copy of the approval of the Planning Authority ;
- * (d) a letter of consent from each of the following persons (being persons whose consent in writing is required for the particular reason specified in each such letter)+:
 - (1)
 - (2)
 - (3)

3. I hereby request that since, as scheduled below -

* (a) certain of the lands are held under Registry title and the remaining lands under Land Office title;

* (b) the lands are held under Land Office title and amalgamation thereof will result in a single lot of an area exceeding ten acres,

the special approval of the State Authority be obtained for this amalgamation and for the issue in respect thereof a single Registry title.

Dated this.....day of....., 19.....

.....
Signature of Proprietor

SCHEDULE

*Town/village/Mukmim of			
Description and No. of Title	Lot No.	Area	Remarks

.....
For Official Use Only

(A) Rent for the current year paid.

Land Administrator.....

(B) (1) Amalgamation as in attached plan approved.

(2) One copy of the said plan retained.

[For use where the planning approval is not earlier obtained]

.....
Signature

Planning Authority

(C) Amalgamation approved *subject to the following directions of the State Authority -

.....
.....
.....

Dated thisday of.....,19

.....
Director/Land Administrator

.....
*Delete as appropriate.

+ EXPLANATORY NOTE - The consent in writing is required of every person or body entitled to the benefit of-

- (i) a lease of the whole or any part of the land;
- (ii) a charge of the land, or of a lease as specified in (i);
- (iii) a lien over the land, or over a lease as specified in (i).

