

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

**FIRST SCHEDULE**

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**Form 12C [Sections 203] - Application For Surrender And Re-Alienation**

*National Land Code*

**Form 12 C**

*(Section 203)*

**APPLICATION FOR SURRENDER AND RE-ALIENATION**

To the Land Administrator, District of .....

I,.....  
of..... proprietor of the land scheduled below (being contiguous lots all under Land Office title and of a combined area exceeding ten acres) hereby apply for approval of my surrender of these lots on the terms that the land comprised therein be immediately re-alienated to me under qualified title in the different units, each being of less than ten acres, shown on the attached plan.

In the said plan the boundaries of the existing lots as scheduled are shown in black and the boundaries of the proposed new units, where different from the old, are shown in red.

2. As required by section 203 of the National Land Code I now submit-

(a) the prescribed fee of RM.....;

(b) 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).....

(c) \*the issue document/s of title to the following land/s:

.....

.....

.....

(d) \*a copy of my request/s to-

.....

.....

(chargee/s or lien-holder/s, as specified) to produce at the Land Office the issue document/s of title to the land/s, the issue document/s to which is/are not now attached.

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

.....  
*Signature of Proprietor*

District	*Town/Village/Mukim	Description and No. of Title	*Lot No. / L.O. No.	Area

\* Delete as appropriate

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*For Official Use Only*

(A) Rents for the current year paid.

*Land Administrator* .....

(B) Surrender approved.

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

.....  
*Director/Land Administrator*

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\*Delete as appropriate

+ EXPLANATORY NOTE - The consent in writing is required of every person-  
(i) entitled to the benefit of a lien over any of the lands or any part thereof;  
(ii) having a claim protected by caveat affecting any of the lands or any part thereof.