

PRACTICE DIRECTION NUMBER 7 of 2015

LAND COURT OF QUEENSLAND

FILING WRITTEN SUBMISSIONS

- (1) The purpose of this practice direction is to ensure that where written submissions are presented by or on behalf of a party:
 - (a) the submissions will be retained on the court file in relation to the matter, and be available for future reference in the matter; and
 - (b) the submissions are available for search and copy under Rules 975H and 975I of the Uniform Civil Procedure Rules 1999.
- (2) Unless the court otherwise orders, it will therefore be taken that where written submissions are presented by or on behalf of a party in a matter, there is a concurrent grant of leave that they be filed and read.
- (3) In such situations, the attending Deputy Registrar, or other proper officer of the court, will endorse the file in relation to the matter, recording the filing and reading of the submissions and identifying the submissions (as to the relevant party, and date), and will place a copy of the submissions on the file in the appropriate place.
- (4) Where such submissions are presented, two copies should be provided, one for the file and one “working copy” for the Member.



**Amended by:
Peta Stilgoe OAM
President
18 October 2024**